CA-South Amboy

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proposed judgment on two's motion for execution of dismissal

pg 2

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Attorney for Defendant City of South Amboy

SUPERIOR COURT OF NEW JERSEY

CHANCERY DIVISION-MIDDLESEX COUNTY

DOCKET NO. C-4122-73

URBAN LEAGUE OF GREATER NEW BRUNSWICK, et al.,

Plaintiffs, : Civil Action

vs. : JUDGMENT

THE MAYOR AND COUNCIL OF THE BOROUGH OF CARTERET, et al.,

Defendants.

This matter having been brought on before the court by John J. Vail, Esq., attorney for defendant City of South Amboy, a municipal corporation, in the presence of Mark Sloane, Esq. and Daniel Searing, Esq., attorneys for the plaintiffs, on defendant City of South Amboy's motion for the execution of an order dismissing this suit against it totally upon the grounds that settlement negotiations were entered into between plaintiff's attorneys and the defendant's attorney, which settlement negotiations

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resulted in an offer being made by the city through its attorney, which offer was accepted by the plaintiffs through their attorneys, as more particularly set forth in the transcript of the proceedings attached hereto; and good cause having been shown, it is hereby on this day of March, 1976;

ORDERED that the court finds and determines that the plaintiffs have settled their case against the City of South Amboy, based upon the transcript of the proceedings attached hereto, and the suit by plaintiffs against the City of South Amboy is dismissed in its entirety, with prejudice and without costs.

FURTHER ORDERED that upon adoption of the zoning ordinance incorporating the amendments set forth in the transcript, the City of South Amboy provide affidavit of publication of same to plaintiffs' attorneys within ten days thereof.

DAVID D. FURMAN, J.S.C.