Order denying application of > Mailman and Mellin to Intervene as parties plaintiff or amicus curias

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3-21-86

IN CHAMBERS
FUGENE D. SERPENTELL, A J.S.C.

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SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION URBAN LEAGUE OF GREATER MIDDLESEX/OCEAN COUNTY NEW BRUNSWICK, et al., (Mount Laurel) Plaintiffs, No. C 4122-73 vs. Civil Action THE MAYOR AND COUNCIL OF THE BOROUGH OF CARTERET, et al., ORDER Defendants. (North Brunswick)

This matter having been opened to the Court by Hofing and Buckley, P.C., attorneys for intervenors Jack Mailman and Theodore N. Mellin, in the presence of Leslie Lefkowitz, Esq., Stewart M. Hutt, Esq., Douglas K. Wolfson, Esq., Donald R. Daines, Esq., Jeffrey Kantowitz, Esq. and Barbara Stark, Esq., and the Court having heard oral argument and considered the papers appearing at the foot hereof, and good cause having been shown,

It is, on this <u>Al</u> day of March, 1986,

O R D E R E D that the application of Jack Mailman and

Theodore N. Mellin to intervene as parties plaintiff or,

in the alternative, to appear as <a href="mailto:amici curiae">amici curiae</a>, is denied with prejudice.

Hon. Magene D. Gerpentelli, A.J.S.C.

PAPERS	CONSIDERED:
	Notice of Motion
	Movant's Affidavits
	Movant's Brief
	Answering Affidavits
	Answering Brief
	Cross Motion
	Movant's Reply
	Other