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Affidavit of Service

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School of Law-Newark • Constitutional Litigation Clinic S.I. Newhouse Center For Law and Justice 15 Washington Street • Newark • New Jersey 07102-3192 • 201/648-5687

December 23, 1985

Stephen Townsend Clerk Supreme Court of New Jersey CN 970 Trenton, N.J. 08625

Dear Mr. Townsend,

Enclosed please find the oral argument form and our Affidavit of Service of our Reply Brief of December 17, which we inadvertently failed to provide last week.

As of today's mail, we have still not received Mr. Sacks-Wilner's brief. We are thus unable to file a further reply brief today, as set forth in your December 6 letter. We will provide a written reply by January 2, if possible, or else will seek to respond orally on the 6th, if necessary.

John iC Payrjel Eric Ne3Ts~5'r

Urban League Co-Counsel

cc: Stephen Sacks-Wilner

SUPREME COURT OF NEW JERSEY

STEPHEN W. TOWNSEND



OFFICE OF THE CLERK CN »T0 TRKNTON, N.J. OHM5

December 6, 1985

A-122		The Hills Development Co. v. Bernards Twp. (24,780)	
A-124		Urban League v. Carteret (Cranbury) (24,782)	
A-125	•	Morris Co. Fair Housing Council v. Boonton (Denville)	(24,783)
A-128		Morris Co. Fair Housing Council v. Boonton (Randolph)	(24,786)
A-132		Rivell v. Tewksbury Twp. (24,790)	

Dear Counsel:

The above-entitled case has been scheduled for argument on <u>January 6, 1986*</u> at <u>10:00 a.m.</u> in the Courtroom of the Supreme Court of New Jersey, Richard J. Hughes Justice Complex, 8th floor, Trenton, New Jersey. Please be in attendance on that date. Should any changes in scheduling be necessary, you will be advised.

At the request of the New Jersey State Bar Association, the Supreme Court has made the 8th floor mezzanine in the North Wing in the Justice Complex available as an attorneys' lounge during argument days. Counsel are invited to use this facility while awaiting the calling of their cases.

In completing this form, you must notify the Court as to the amount of time you would like to have for oral argument. The maximum time allowable is A5 minutes. Only matters of significant complexity will necessitate the use of the maximum time.

The Court permits counsel to begin arguments with an uninterrupted statement not to exceed five minutes in length. You are <u>not</u> required to make such a statement. If you wish to avail yourself of this procedure, please so indicate below.

Attorneys are advised to check with the Supreme Court Clerk's Office after . 8 a.m. for information as to possible cancellation of arguments in the event that weather conditions on the morning of the scheduled argument are very poor.

[Attorneys whose arguments are scheduled early in the day and who would have to leave for Trenton earlier than 8 a.m. should call Stephen W. Townsend, at home, at (609) 882-7317 after 7:30 a.m. for this information.]

Name of counsel arguing: _John_M. Payne* ESQ.			
Party represented: Urban League of Greater New Brunswick			
Time required for argument: 30 minutes			
Preliminary statement requested (yes or no): Yes			
Counsel's office telephone number: (201) 648 - 5289			
Counsel's home telephone number: (201) 743 - 3856			

PLEASE RETURN THIS FORM IMMEDIATELY!

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* Counsel should keep calendar clear for possible continue on of argument on Tuesday, January 7, 1986.

ERIC NEISSER, being duly sworn, deposes and says:

On Tuesday, December 17, 1985, I personally delivered to the Washington Square Postal Station in Newark, New Jersey, envelopes duly addressed to all counsel in Appeals No. 124, 127, 129, 131, the Attorney General, Public Advocate and amici curiae, with first-class postage prepaid, containing two copies of the Urban League respondents' reply letter-brief dated December 17, 1985 and two copies of the Supplemental Appendix of the Urban League Respondents.

ERIC NEISSER

Sworn to before me this

23. day of December 1985

JOHN M. PAYNE

Attorney at Law, State of New Jersey