

AMG

8-12-83

letter re:

- w/ Answer of interviewers Bojczuk

- w/ cert of senza

BSS. 5

Q: # 3271

AM 000072A

REC'D. & FILED
SUPERIOR COURT
OF NEW JERSEY

(201) 469-5151

JOHN T. LYNCH
ATTORNEY AT LAW

AUG 17 1983

MU 11
W. LEWIS BAMBRICK,
CLERK

1952 WASHINGTON VALLEY RD., P.O. Box 55
MARTINSVILLE, NEW JERSEY 08836

August 12, 1983

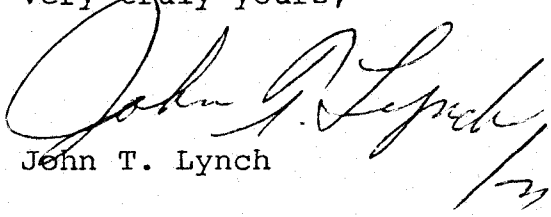
Clerk, Superior Court
State House Annex
P.O. Box 1300
Trenton, NJ 08625

Re: AMG Realty Company et als. vs. Township
of Warren et als.
Docket No. L-23277-80 P.W.
Docket No. L-67820-80 P.W.

Dear Sir:

Enclosed please find original and copy of Answer of
Intervenors Mykola Bojczuk and Mae Bojczuk, his wife,
to Amended Complaint of Plaintiff Timber Properties, Inc.
for filing in the above captioned matter. I also enclose
original and copy of Certification of service upon all
counsel.

Very truly yours,


John T. Lynch

JTL/nm
Encls

CC--J. Albert Mastro, Esq.
Eugene W. Jacobs, Esq.
John E. Coley, Jr., Esq.
Lieb, Kraus & Grispin, Esqs.
Joseph E. Murray, Esq.

REC'D. & FILED
SUPERIOR COURT
OF NEW JERSEY

FILED

S. 7598
S-8492

AUG 17 1983

AUG 19 11 53 AM '83

MU 11
W. LEWIS BAMBRICK
CLERK

SOMERSET COUNTY
L.R. OLSON, CLERK

Entered Indexed

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MARTINSVILLE, NEW JERSEY 08836
TELEPHONE: (201) 469-5151
ATTORNEY FOR INTERVENORS, BOJCZUK

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - SOMERSET COUNTY

AMG REALTY COMPANY, et als.,)

Plaintiff)

vs.)

THE TOWNSHIP OF WARREN,)

Defendant)

CONSOLIDATED WITH)

TIMBER PROPERTIES, etc.,)

Plaintiff)

vs.)

THE TOWNSHIP OF WARREN, et)
als.)

Defendants)

DOCKET NO. L-23277-80 P.W.

S-7598

Civil Action

DOCKET NO. L-67820-80 P.W.

ANSWER OF INTERVENORS MYKOLA
BOJCZUK and MAE BOJCZUK, his wife
TO AMENDED COMPLAINT OF PLAINTIFF
TIMBER PROPERTIES, INC.

Intervening Plaintiffs MYKOLA BOJCZUK and MAE BOJCZUK, his
wife, in answer to the Amended Complaint of Plaintiff, TIMBER
PROPERTIES, INC., say:

FIRST THROUGH EIGHTH COUNTS

The allegations of the First through Eighth Counts of the


original Complaint filed July 23, 1981, do not pertain to the Intervening Plaintiffs, therefore they make no answer with respect thereto and leave Plaintiff, TIMBER PROPERTIES, INC. to its proof thereof.

NINTH COUNT

The allegations of the Ninth Count of the Amended Complaint do not refer to the Intervening Plaintiffs, therefore they make no answer with respect thereto and leave Plaintiff, TIMBER PROPERTIES, INC. to its proof thereof.

TENTH COUNT

The allegations of the Tenth Count of the Amended Complaint do not refer to the Intervening Plaintiffs, therefore they make no answer with respect thereto and leave Plaintiff, TIMBER PROPERTIES, INC. to its proof thereof.



JOHN P. LYNCH, Attorney for
INTERVENING PLAINTIFFS, BOJCZUK

DATED: August 15, 1983

Complaint of Plaintiff Timber Properties, Inc.:

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Scotch Plains, NJ 07076

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555 Westfield Ave.
Westfield, NJ 07090

I certify that the foregoing statements made by me are true.

I am aware that if any of the foregoing statements made by me are wilfully false, I am subject to punishment.


JOHN T. LYNCH

DATED: August 15, 1983