

in providing the information to the committee. I don't know what is done in all areas.

Mr. Powers: Well, I'm not sure I'm following you. Are you saying that the issue is not controversial?

Reidman: Basically, yes.

Mr. Powers: And I would suggest that it has not, to my knowledge, the department has offered any conclusion as to what the issue is.

Reidman: That's correct.

Mr. Powers: Fine.

Reidman: In my opinion, that issue has been identified as to the basicity, the areas involved that were included in this initial decision, that is the event that has not been identified and that should be included in the planning document.

Mr. Powers: The procedure you have in mind is one where the Department, basically, will include evidence their hearing summary?

Reidman: Well, it makes no difference to me as to how we proceed from this point on that the very basic issues have been finalized, if you want to present your case or we the county present our information, it makes no difference to me. If you have no particular suggestions or objections I'd suggest that I provide us a basis from which to work, that we have the county board record the hearing summary of C-10-61.

Mr. Powers: Well, fine, and that's let me out much more I think the issue is.

Reidman: That is your procedure.

Mr. Powers: Mr. O'Neill had and has no reserve by objections to certain items in its ~~and~~ ~~and~~ complicated, further they interrupt her hearing summary.

Mr. Powers: During summary of Joe O'Neill. Mr. O'Neill first made application 1-6-61 before application was processed and after his initial certification he was returned to work and the application was canceled 4-16-61. He again applied on 5-5-61 and was certified on 6-3-61 due to the absence of him from the home and the necessity of Mr. O'Neill being in the home to provide for the 5 small children. The case was closed on 9-3-61 because his wife returned to the home. On 11-1-61, Mr. O'Neill again made application and got a notice of the mother from the state. He was certified on 1-29-62 and his certification was continued until 10-1-65 when it was closed due to excessive reclassification. Again made application on 11-4-65 on a hardship basis and was certified on 12-13-65, he still in 12-13-65, for his land to be sold and restrictions removed from it. On 7-28-66, he applied for Old Age Assistance and it was closed 10-1-66. Both of these cases have continued since that time. He first became eligible on a hardship basis was circa 1-67 to 1-68. It was extended from 1-68 to 1-69 and from 1-69 to 5-70. The last extension was from 5-70 to 5-71. At this time the notice gave the extension it would state the extension was granted the first land sale which his property could be offered for sale occurs within 12 months period. In May 1969, the land was offered for sale at a bid of \$3400 was received for the land. This was not accepted by Mr. O'Neill so the extension was terminated.