

IN RE CLINTON TOWNSHIP, )  
HUNTERDON COUNTY )  
)

Civil Action  
ORDER

This matter having been opened to the Council on Affordable Housing (the Council) by a motion filed by Bi-County Development of Clinton, Inc. (Bi-County) dated January 17, 1989, and by motion filed by Clinton Township dated January 18, 1989 and February 7, 1989; and

The Council having reviewed the written submissions of both parties, and for the reasons set forth at length in the Council's written Opinion of this date;

IT IS on this 3<sup>rd</sup> day of April, 1989

ORDERED that:

1. The Motion by Bi-County to terminate the Office of Administrative Law (OAL) procedure is hereby denied.
2. The motion by Bi-County to remove certain parties from the service list for purposes of participation in the OAL proceeding is granted as to all parties except Clinton Township, Honachefsky, and Hilsenroth.
3. The motion by Clinton Township to expand the issues transferred to the OAL shall be granted, and the issues transferred shall be expanded to include any issues relating to the site suitability of the Bi-County site that are raised in the Banisch Report dated April 27, 1988.
4. The motion by Clinton Township as to the burden of proof shall be denied without prejudice.

COUNCIL ON AFFORDABLE HOUSING  
By James L. Logue III  
James L. Logue III, Chairman