Residences for Retarded Earn Acceptance

programs and unsanitary living condi-

By 1975, when the state signed a consent agreement in the case, a new philosophy had taken hold aimed at reversing the century-old method of treating the retarded in institutions set apart from the community. This thinking was encouraged by new Federal regulations upgrading standards for institutionalized patients.

Almost simultaneously with the signing of the Willowbrook agreement, the state elected to meet the new Federal standards by placing 8,500 of the 19,500 retarded persons then living in 20 state institutions in homelike settings in local communities. Because of protests over "dumping" of former institutionalized mental patients into communities such as Long Beach, L.I., where they could be seen wandering around, purposeless and unsupervised, the program for the retarded cafled for scattering the residences all over the state so that no area would become saturated.

The latest court order in the Willow-brook case, negotiated last September, called for the state to place 50 residents a month in small community residences. However, according to Dr. Howse, "we have been making half that number." Cora Hoffman, special assistant to the Commissioner of Mental Retardation, said the state was about 15 percent behind in its timetable for emptying the other state institutions.

Opposition Upsets Timetable

Nonetheless, opposition preceding the opening of many of the residences has been a major cause of the state's inability to meet the court-ordered timetable for emptying Willowbrook, and federally mandated schedules for cutting by nearly one-half the population of the other 20 institutions for the learning disabled.

The state is also fighting a suit seeking to close the Suffolk Developmental Center in Melville, L.I., whose population was to have been cut to 1,375 by next March 31, but which still houses 1,630 persons. Murray Schneps, the attorney who filed that suit on behalf of the parents of residents there, said "there is no aggressive community placement plan at all."

The most successful effort to move the retarded into the community has been upstate, in Jefferson County, where the local chapter of the Association for Retarded Children has removed 334 persons from state institutions. Two months ago the association made Jefferson County the first in the state to have taken all its retarded residents out of institutions.

Of the 445 people in the program, about 250 live at home; another 75 live with

other families; six have their own apartments, and more than 100 reside in hostels run by the association.

More than 300 of the retarded work at paying jobs, some as custodians at public and commercial buildings, some at the association's farm, and most at Production Unlimited, an association-run industry. The two sheltered workshops produce the examination blue books used by 72 universities in the Northeast, every three-ringed binder used by the state bureaucracy, and about five million plastic information tags sold each year to the United States Army.

The community opposition took an especially virulent form in January 1978, a planned residence in Greenlawn, L.I., was burned to the ground by arsonists, according to the police. That incident prompted a freeze of the state's community residence efforts on Long Island, and a campaign by state retardation officials to meet with every local government body on the Island to enlist their cooperation.

Alternative Was Rejected

In September, a new state law designed to prevent further confrontations took effect, according to its primary sponsor, Senator Frank Padavan, the Queens Republican. It requires that local communities be notified in advance of planned residences and given an opportunity to suggest alternative sites. If no consensus is reached, the law calls for a hearing by the Commissioner of Mental Retardation, Thomas Caughlin 3d, whose ruling can still be reviewed by the courts.

Among the cases already taken to the Commissioner are one involving Community Planning Board 3 in Jackson Heights, Queens, and another in Commack, L.I. In the Commack case, the Smithtown Town Board offered as an alternative empty professional residences on the grounds of Kings Park Psychiatric State Hospital. The state and the voluntary group that would run the residence rejected that alternative as totally inappropriate.

No ruling on the Commack site has been made yet by the Commissioner, but an order has been issued to move ahead on the proposed residence in Jackson Heights. In that instance, Community Planning Board 3 suggested alternatives including a building sandwiched between a discothèque and a topless bar.

"The opposition comes from a fear of the unknown," said Mr. Shaw, the former leader of the Valley Stream opposition. "We didn't really know the difference between the retarded and emotionally disturbed people. We thought they were going to molest our children, wander the streets and destroy our property values."

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