LEGAL NOTICE

DEPARTMENT OF THE INTERIOR BUREAU OF INDIAN AFFAIRS JUNEAU, ALASKA OFFICE JUNEAU, ALASKA FINAL DECISION CONCERNING THE EVAK AS A NATIVE VILLAGE FOR PURPOSES OF ANCOS 1971 ACTION STATE OF THE STATE OF

Affairs.
The protest of the Alaska Wildlife Federation and Sportsman Council, Inc., and Philip Holidsworth was dated January 21, 1974, and was received on January 21, 1974, by the Director, Juneau Area Office, Bureau of Indian Affairs.

Affairs.
The protest of the Forest Service, U.S. Department of Agriculture, was dated January 18, 1974, and was received on January 18, 1974, by the Director, Juneau Area Office, Bureau of Indian Affairs.

Director, Juneau Area Office, Bureau of Indian Affairs.
Protestant Alaska Chapter of the Sierra Club states in part as follows: "1970 census data showed that 25 Natives were not resident of these villages as of the date of the census." Protestant Alaska Wildlife Federation and Sportsman Council, Inc., and Philip Holdsworth state in part as follows: "Eyak—The Bureau of Indian Affairs printout run November 8, 1973 shows 313 persons enrolled to Eyak, but none presently living there. Moreover, Eyak is not listed as a village in the 1970 census." Protestant Forest Service, U.S. Department of Agriculture, states in part as follows:

partment of Agriculture, states in part as follows:

"1. The BIA Director has made no Finding of Fact as to the eligibility of the village as required by Sec. 3(c) of the ANCSA and 43 CFR 2651.2

(a)(1) and (2).

a. Finding must show that 25

inding must show that 25 lived in the village on April

a. Finding must show that 25 Natives wived in the village on April 1.9770. D. The Finding of Fact must show that these 25 Natives were eligible for more recomment. The Finding of Fact must show that these 25 Natives were eligible for the finding of Fact must have a small form the Finding of Fact must have supported and a majority of Natives. The Forest Service, in its review of information made available by the BIA, was unable to find any information (even reviewed in the best light favorable to eligibility) that would support a finding of eligibility.

2. There is some question about whether the proposed village is the "Old Town Eyak," a part of Cordova or Eyak on the Copper River Flats. The application for determination of eligibility with map sites "Old Town Eyak," in T. 15 N., R. 3 W. The BIA feiled examiner took photos of and described this same location. The Bureau of Land Management in their withdrawal order, specified T. 15 N., R. 2 W. as the core township; there is no sign of a v. llage at this location. The village was located in the flats at one time, but once Cordova was established the Natives adopted this as their home, as services and the amenities of life were more available.

* * * The village, although not within the declared city limits of Cordova is in fact part and parcel of Cordova Piop to the same services, their children go to the same services, their children go to the same services, their children should be same services. The Forest Service, therefore, submits that there is no village on the Copper River Flats and that the location described at T. 15 N., R. 2 W. is not the one actually photographed and reported as visited by the BIA field examiner.

3. The present village of Eyak is actually a part of Cordova which

Copper River Fials and that the location described at T. 15 N., R. 2 W. is not the one actually photographed and reported as visited by the BIA field examines. The property of the BIA field examines and the second of the BIA field examines. The BIA field examines of the BIA fie

service."
The Alaska Native Claims Settlement Act of December 18, 1971 (85 Stat. 688-716), and 43 CFR, Part 2650 provides for the settlement of certain land claims of Alaska Natives and for

land claims of Alaska Natives and for other purposes.
Section 11(b)(3) of the Act is quoted as follows: "Native villages not listed in subsection (b)(1) hereof shall be eligible for land and benefits under this Act and lands shall be withdrawn pursuant to this section if the Secretary within two and one-half years from the date of enactment of this Act, determines that:

(A) twenty-five or more Natives

were residents of an estab-lished village on the 1970 Census enumeration date as shown by the census or other evidence satisfactory to the Secretary, who shalf make findings of fact in each in-stance; and

Indings of fact in each instance; and stance; and stan

Oct March 5, 1972, Eyak was annexed as an Addition to the City of Cordova, Alaska. This annexation became effective after the enactment of the Alaska Native Claims Settlement Act of December 18, 1971. Eyak is considered as an unlisted village under said Act since it was not within the corporate limits of the City of Cordova when the above Act became law.

304 Natives have been approved for enrollment to the Native Village of Eyak, On August 17, 1973, a field investigation was completed of Eyak and at that time 13 Natives who used the village for a period of time in 1970 had been certified for enrollment to this village and such enrollment in 1970 had been certified for enrollment was approved on December 17, 1973. The 304 Natives who have been approved for enrollment was approved for enrollment was approved for enrollment was approved for enrollment to Eyak, represent a majority of the residents in 1970 in the Native Village of Eyak also known as the Eyak Addition to the City of Cordova Only the population in the Native Village of Eyak in 1970 will be considered in determining that a majority of the residents of Eyak are Natives. The Native Village of Eyak is not modern and urban in character. The proximity of Eyak to Cordova and its recent annexal to that City has the considerable more Natives on the number of non-Natives. In Eyak is not known, it is known, that there are considerable more Natives on the approved enrollment to this village than the number of non-Native. The State of Alaska had on April 1, 1970, an identifiable physical location evidenced by occupancy consistent vin the Natives' own cultural patterns and life style and thinteen Natives of Eyak is not located in Township 15 South, Range 2 West, Copper River Meridian. Eyak is located in Township 15 South, Range 3 West, Copper River Meridian. Eyak is located in Township 15 South, Range 3 West, Copper River Meridian Eyak is not located in Township 15 South, Range 10 Heart in the Natives' own cultural patterns and life style and thinkent of the enro

LEGAL NOTICE

DEPARTMENT OF THE INTERIOR
BUREAU OF INDIAN AFFAIRS
JUNEAU AREA OFFICE
JUNEAU, ALASKA
FINAL DECISION
CONCERNING THE
ELIGIBILITY OF KASILOF AS A
NATIVE VILLAGE FOR
PURPOSES OF ANCSA 1971

ACTION UPON PROTEST
ADMINISTRATIVE
DETERMINATION
This is a written decision on protests
filed pursuant to 43 CFR, Part 2650
by the State of Alaska, by Charles F,
Herbert, Commissioner, Department
of Natural Resources, Pouch M, Juneau, Alaska 99801; by the Kenal
Peninsula Conservation Society by
and through John Hakala, President,
P.O. Box 563, Soldotna, Alaska
99669; by the Alaska Wildfille Federation and Sportsman Council, Inc.
and Mr. Philip Holdsworth by and
through James F. Clark of Robertson,
Monagle, Eastaugh and Bradley, Altorneys at Law, P.O. Box 1211, Juneau, Alaska 99801; by the Alaska
Chapter of the Sierra Club by Jack
Hession, Alaska Representative, 2400
Barrow, Anchorage, Alaska 99501;
and by the Bureau of Sport Fisheries
and Wildlife, Department of the Interior by and through Area Director
Gordon W, Watson, 813 D. Street,
Anchorage, Alaska 99501, hereinafter referred to as protestants.
The protest of the State of Alaska
was dated January 18, 1974 and received on January 21, 1974 by the
Director, Juneau Area Office, Bureau
of Indian Affairs.
The protest of the Kenai Peninsula
Conservation Society was dated De-

ceived on January 21, 1974 by the Director, Juneau Area Office, Bureau of Indian Affairs.

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The protest of the Alaska Wildlife Federation and Sportsman Council, Inc., and Philip Holdsworth was dated January 21, 1974 by the Director, Juneau Area Office, Bureau of Indian Affairs.

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The protest of the Bureau of Sport Sisheries and Wildlife was dated January 18, 1974, and was received on January 21, 1974 by the Director, Juneau Area Office, Bureau of Indian Affairs.

Protestant Commissioner, Department of Natural Resources, State of Alaska, states in part as follows: "The findings of fact are defective in that no reasonable effort was made to the villages were in fact residents of the villages as required by Sec. 5(b) of the Alaska Native Claims Settlement Act. 85 Stat. 690. The findings are further defective in their respective villages to each village have head adequate residence in their respective villages to each village have head adequate residence in their respective villages to be considered domicide therein on April 1, 1970. To the contrary, the data on the Family List, developed from application forms upon which the enrollees himself furnished the information, indicates a different place of residency for these villages. The findings are further defective in that they do not collect an examination of volting and iccensing records of the enrollees to each not made adequate residence of residence.

Protestant

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lage as set forth in the Alaska Land Claims Settiment Act of 1971."

Protestants Alaska Wildlife Federal Alaska Wildlife Federal Alaska Wildlife Federal Alaska Mildlife Federal Alaska Softsman Council, Inc., and Philip Holdsworth state in part as follows: "Kasilov — The inclusion of Kasilov as a village under the Act is protested for the reasons set forth in the body of the protest with respect to the illegality of the entire enrollment as it has thus far been conducted under the Alaska Native Claims Settlement Act."

Protestant Alaska Chapter of the Sierra Club states in part: "1970 census data showed that '25 Natives were not resident of these villages as of the date of the census."

Protestant Area Director, Bureau of Sport Fisheries and Wildlife, Department of the Interior states: "We contend that neither the identifiable physical locations of Point Possession or Kasilof, nor the minimum residence requirement in relation to identifiable physical village location has been established."

The Alaska Native Claims Settlement Act of December 18, 1971 (85 Stat. 68-716), and 43 CFR, Part 2650 provides for the settlement of certain and Claims of Alaska Native Claims Settlement Act of December 18, 1971 (85 Stat. 68-716), and 43 CFR, Part 2650 provides for the settlement of certain and Claims of Alaska Native Samilar Claims of Alaska Native Chambard Claims of Alaska Native and for the purposes, Section 11(61) of the purpose substance of the sections of the Secretary within two and one-half years from the date of enactment of this Act, and lands shall be withdrawn purposant to this section if the Secretary within two and one-half years from the date of enactment of this Act, and lands shall be withdrawn purposant to this section if the Secretary within two and one-half years from the date as shown by the census or other evidence satisfactory to the Secretary of the Interior" is the official enrollment of the Natives. "The 1

ment to this village and such enrollment to Kasilof, represents a majority of the residents of the village and such the village and the village and the village and dentifiable polyscal location evidenced by occupancy consistent with the Natives' own cultural patterns and life style and more than thirteen Natives enrolled thereto have used the village during 1970 as a place where they actually lived for a period of time. The voting and licensing records of the Slate of Alaska have no bearing on the determination of the eligibility of the enrolled Natives. The Director, Juneau Area Office, Bureau of Indian Affairs, has examined and evaluated the protests together with his record of findings of fact and decision, and does hereby render a final decision determining that 'the Native village of Kasilof is elligible for land benefits under said Act, The final decision of the Director, Juneau Area Office, Bureau of Indian Affairs, shall be published in the Federal Register and in one or more newspapers of general circulation in the State of Alaska, and a copy of the decision and Indians of Saction 1 and 1 a

De aniowas in connection with such appeals.

Priefs in connection with such appeals shall be conducted in the State of Alaska. The decision of the Ad Hoc Board shall be submitted to the Secretary of the Interior for his personal approval. The Ad Hoc, Board is now known as the Alaska Native Claims Appeal Board and its address is P.O. Box 2433, Anchorage, Alaska 995 of Antoquia, Acting Director.

February 15, 1974.

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