

LEGAL NOTICE

NOTICE FOR PUBLICATION

Under the provisions of the Act of June 21, 1934 (43 Stat. 1185; 43 U.S.C. 871a) the State of Alaska filed applications for issuance of patent as evidence of title to the following school sections granted to the State by the Act of July 7, 1958 (72 Stat. 339):

F-027690 Plat of survey accepted January 18, 1919.

All, sec. 33: T. 10 S., R. 7 W., containing 640 acres. F-027691 Plat of survey accepted April 10, 1916.

All, sec. 33: T. 10 S., R. 6 W., containing 640 acres. F-027692 Plat of survey accepted May 10, 1916.

One purpose of this notice is to allow all persons claiming the land adversely to file in this office their objections to issuance of patent to the State. Such persons must serve on the Director, Division of Lands, Department of Natural Resources, State of Alaska, 323 E. Fourth Avenue, Anchorage, Alaska 99501, a copy of their objections and furnish evidence of such service to the Bureau of Land Management, Fairbanks District Office, P.O. Box 1150, Fairbanks, Alaska.

Notice is also given that the above-described lands have, since the date the plats of survey were accepted as indicated above, been segregated from settlement, entry or other appropriation under the public land laws and reserved for the support of an agricultural college and school of mines. Settlements or locations initiated on or after survey are null and void.

Richard H. LeDosquet, Manager Fairbanks District Office
Publish December 19 and 26, 1973 and January 2, 9, and 1974.

LEGAL NOTICE

DEPARTMENT OF COMMERCE
Division of Occupational Licensing
Pouch D
Juneau, Alaska 99801

NOTICE OF PROPOSED CHANGES IN THE REGULATIONS OF THE GUIDE LICENSING & CONTROL BOARD

Notice is hereby given that the Alaska Department of Commerce under authority vested by AS 08.54.050 proposes to adopt, amend, or take no action regarding regulations in Title 05 of the Alaska Administrative Code to implement AS 08.54 as follows, and to transfer from Title 05 to Title 12.

(1) re-adopt existing regulations of the Board of Fish & Game found in 5AAC 87.010-120 and the definitions applicable thereto found in 5AAC 90.020.

(2) amend the following regulations: (a) establish guide districts as being identical to those areas described as game management units by the Board of Fish and Game, (b) establish restrictions limiting the number of guide districts for master and registered guides, (c) establish requirements for mandatory guide-client contracts, (d) provide for written examinations shall be held at times and places as announced by the board, (e) provide that the guide register shall be published for distribution to the public, (f) provide that upon notice by the board that guides shall complete a form indicating information concerning guide districts, camps and transportation provided to clients and other information as considered pertinent by the board and provide that this information shall be entered in the register and be prerequisite to licensure, (g) provide that a master, registered or class-A assistant guide must be within a 10-mile radius of the hunting camp whenever assistant guides are guiding.

(3) Adopt a new regulation establishing a check-in and check-out system for all guided hunts.

Notice is also given that any person interested may present oral or written testimony or arguments relevant to the action proposed at a hearing to be held at Anchorage, Bear Room in Fairbanks, Alaska, at 9:30 a.m. on January 21, 1974, and also to be held at the Lousac Library basement in Anchorage, Alaska at 9:30 a.m. on January 23 and 24, 1974.

Interested persons unable to attend the public hearings may send written statements relevant to the action proposed the Guide Licensing & Control Board, Pouch D, Juneau, Alaska 99801, not later than January 18, 1974.

Notice is also given that the Board solicits proposals for regulations concerning all areas of guiding activities, from any interested person, to be considered at a later date by the Board. Such proposals shall be submitted in writing prior to the close of the Board meeting held in Anchorage, Military Affairs Conference Room, on January 25, 1974.

The Guide Licensing & Control Board, upon its own motion may thereafter adopt, amend or take no action on the above proposals substantially as set out above without further notice.

Date: December 5, 1973
Emmitt L. Wilson, Commissioner
Department of Commerce
Publish December 19, 26, January 2, and 9, 1974.

LEGAL NOTICE

INVITATION FOR BIDS

STATE OF ALASKA
DEPARTMENT OF HIGHWAYS
Sealed bids in single copy for furnishing all labor, materials and equipment, and performing all work on Project S-0971(10), BRS-0937(12) and S-0937(12), Petersburg Thru Route Phase I and Petersburg to the Airport described herein, will be received until 2:00 p.m. prevailing time, February 7, 1974 in the Commissioner's Office, Department of Highways, Island Center Building, Douglas, Alaska.

This project will consist of grading, drainage, and hot asphalt surfacing on 1.8 miles of roadway. The project is located in the Southeast District, at Petersburg, Alaska.

Principal items of work consist of the following: 55,000 cubic yards of unclassified excavation; 135,000 tons of borrow; 11,300 tons of crushed aggregate base D-1; 11,300 tons of subbase A; 5,200 tons of hot asphalt pavement; 390 tons of AR-10 Asphalt Cement; 1,640 linear feet of 18" corrugated aluminum pipe; 1,200 linear feet of 18" pipe conduit; 5,400 square yards of concrete sidewalk; 9,700 linear feet of curb and gutter; 1-acre of topsoil and seeding; high way lighting, lump sum, all required; oil line relocation, lump sum, all required; alternative items are provided for constructing a 79 foot bridge over Hammer Slough. The bridge alternatives are treated timber and prestressed concrete girders, both designs providing a clear roadway width of 44 feet and sidewalks on both sides of the structure. Miscellaneous items of work include water, sewer, power, and telephone line construction.

All work shall be completed in 291 calendar days.

Plans and specifications may be obtained by all who have a bona fide need for them for bidding purposes from the Chief of Design Engineer, P.O. Box 1467, Juneau, Alaska 99801 at a charge of \$10.00 for each assembly. Plans may be examined at Department of Highway Office in Anchorage, Fairbanks, Valdez.

B.A. Campbell
Commissioner of Highways
Pub.: Dec. 26, 1973; Jan. 2 & 9, 1974

LEGAL NOTICE

NOTICE FOR PUBLICATION

Under the provisions of Section 6(b) of the Act of July 7, 1958 (72 Stat. 339-343), as amended, the State of Alaska, on December 9, 1968, filed a selection application, F-10318, to include all certain public lands, including the reserved or retained mineral estate from beneath patented lands, more particularly described as follows:

Township 5 North, Range 3 East, All (Lying more than 2 miles east of the Naval Petroleum Reserve No. 4);
Township 5 North, Ranges 4 and 5 East, All;
Township 6 North, Range 3 East, All (Lying more than 2 miles east of the Naval Petroleum Reserve No. 4);
Township 6 North, Ranges 4 and 5 East, All;
Township 7 North, Range 3 East, All (Lying more than 2 miles east of the Naval Petroleum Reserve No. 4);
Township 7 North, Ranges 4 and 5 East, All (Lying more than 2 miles south and east of Naval Petroleum Reserve No. 4);
Township 8 North, Range 5 East, All;

One purpose of this notice is to allow all persons claiming the lands adversely to file in this office their objections to issuance of patent to the State. Such persons must serve on the Director, Division of Lands, Department of Natural Resources, State of Alaska, 323 East Fourth Avenue, Anchorage, Alaska 99501, a copy of their objections and furnish evidence of such service to the Bureau of Land Management, State Office, 555 Cordova Street, Anchorage, Alaska 99501. Notice is also given that the above-described lands have, since the date on which the State filed the application, been segregated from all applications and appropriations under the public land laws, including settlement under the homestead and similar laws and locations under the mining laws. Settlements and locations initiated on or after this date are null and void.

Richard H. LeDosquet
Manager
Fairbanks District Office
Pub.: Jan. 2, 9, 16, 23, & 30, 1974

LEGAL NOTICE

DEPARTMENT OF THE INTERIOR
BUREAU OF INDIAN AFFAIRS

ALASKA
Eligibility of Unlisted Native Villages
This decision is published in exercise of authority delegated by the Secretary of the Interior to the Director, Juneau Area Office, Bureau of Indian Affairs by Subpart 2651.2(a)(6), (8), (9), and (10) of Subchapter B of Chapter II of Title 43 of the Code of Federal Regulations published on Page 14223 of the May 30, 1973, issue of the FEDERAL REGISTER.

The Alaska Native Claims Settlement Act of December 18, 1971 (Public Law 92-203, 92nd Congress, 85 Stat. 688-716), provides for the settlement of certain land claims of Alaska Natives and for other purposes.

Accordingly, pursuant to the authority contained in said Act of December 18, 1971, and Subpart 2651.2 of said regulations, notice is hereby given that the following is a final decision determining the eligibility of certain Native villages in Alaska not listed in Section 11(b) of said Act. Notice of applications filed with the Director, Juneau Area Office, Bureau of Indian Affairs was published on Pages 26472 and 26473 of the September 21, 1973 issue of the Federal Register. Said Notice was also published in one or more newspapers of general circulation in Alaska and a copy was mailed to each affected village; all villages located in the Native region in which the affected village is located; all Native regional corporations within the State of Alaska; and the State of Alaska.

This is to certify that investigations have been made and available records and other evidence having a bearing on the character of the following Native villages and their eligibility have been examined and they do meet the eligibility requirements of the Act and Subpart 2651.2(b).

| NAME OF UNLISTED NATIVE VILLAGE | BUREAU OF LAND MANAGEMENT SERIAL NUMBER |
|---------------------------------|---|
| Alexander (Alexander Creek) | AA-8487 |
| Antton Larsen Bay | AA-8460 |
| Belt Flats | AA-8459 |
| Betties Field (Evensville) | AA-8468 |
| Caswell | AA-8468 |
| Chenega | AA-8483 |
| Chickaloon | AA-8489 |
| Chuloolanawik (Chuloolanawik) | F-19571 |
| Council | F-19525 |
| Eyak | AA-8484 |
| Haines | AA-8465 |
| Kaslof | AA-8464 |
| King Island | F-19573 |
| Knik | AA-8485 |
| Montana Creek | AA-8495 |
| Point Possession | AA-8462 |
| Solomon | F-19570 |
| Umkumute (Umkumute) | F-19558 |
| Woody Island | AA-8463 |

The foregoing applications were filed in duplicate with the Director, Juneau Area Office, Bureau of Indian Affairs prior to September 1, 1973. All of the above listed applications constituted prima facie evidence of compliance with the requirements of Subpart 2651.2(b) of the regulations. The Director, Juneau Area Office, Bureau of Indian Affairs has filed the above listed applications with the appropriate office of the Bureau of Land Management and each application identifies the township or townships in which each Native village is located.

The Director, Juneau Area Office, Bureau of Indian Affairs will issue certificates of ineligibility for land benefits under the act to the above named villages and will certify the record and the final decisions to the Secretary. A copy of this final decision and a certification of eligibility will be mailed to each eligible village; each other village located in the same region as the eligible village; all regional corporations within the State of Alaska; and the State of Alaska.

Any interested party may protest a decision of the Director, Juneau Area Office, Bureau of Indian Affairs regarding the eligibility of a Native village for land benefits under the provisions of Section 11(b)(3) (A) and (B) of the Act by filing a notice of protest with the Director, Juneau Area Office, Bureau of Indian Affairs, within thirty days from the date of publication of the decision in the Federal Register. A copy of the protest must be mailed to the representative or representative of the village, all villages within the region in which the village is located, all regional corporations within the State of Alaska, the State of Alaska, and any other parties of record. If no protest is received within the thirty-day period, the decision shall become final and the Director, Juneau Area Office, Bureau of Indian Affairs, shall certify the record and the decision to the Secretary. No protest shall be considered which is not accompanied by supporting evidence. Anyone protesting a decision concerning the eligibility or ineligibility of any unlisted Native village shall have the burden of proof in establishing that the decision is incorrect. Such decision shall become final unless appealed to the Secretary by a notice filed with the Ad Hoc Board as established in Section 2651.2(a) (5) of the regulations within thirty days of its publication in the Federal Register.

Future notices will be issued as to the final eligibility of villages when and if such eligibility becomes established.
Acting Director Clarence Antioquia
December 10, 1973
Published in Federal Register on December 21, 1973
Pub.: Jan. 2 & 9, 1974

LEGAL NOTICE

Notice of Hazardous Operations

The University of Alaska, Geophysical Institute will be launching high altitude rockets from their Poker Flat Research Facility, Mile 30 Steese Highway (Chatanika) during the period January 11, 1974 to January 28, 1974 from the hours of sunset to sunrise, plus or minus one hour. The danger zone includes the pie shaped area formed by a line bearing clockwise from 10° True azimuth through 25° True azimuth from the Poker Flat Research Facility 150 nautical miles northward, plus that area formed by a circle with mile in radius around the launcher, and from the surface to 60,000 feet altitude above these areas.

Pub.: Jan. 2, 9, 16 & 23, 1974

LEGAL NOTICE

NOTICE FOR PUBLICATION

Under the provisions of Section 6(b) of the Act of July 7, 1958 (72 Stat. 339-343), as amended, the State of Alaska filed an amended selection application, F-18884, for certain public lands including the reserved or retained mineral estate from beneath patented lands, more particularly described as:

12 S., R. 10 E., Fairbanks Meridian
One purpose of this notice is to allow all persons claiming the lands adversely to file in this office their objections to issuance of patent to the State. Such persons must serve on the Director, Division of Lands, Department of Natural Resources, State of Alaska, 323 East Fourth Avenue, Anchorage, Alaska 99501, a copy of their objections and furnish evidence of such service to the Bureau of Land Management, State Office, 555 Cordova Street, Anchorage, Alaska 99501. Notice is also given that the above-described lands have, since the date on which the State filed the amendment to the application, been segregated from all applications and appropriations under the public land laws, including settlement under the homestead and similar laws and locations under the mining laws. Settlements and locations initiated on or after this date are null and void.

Richard H. LeDosquet
Manager, Fairbanks District Office
Pub.: Dec. 26, 1973, & Jan. 2, 9, 16, & 23, 1974

LEGAL NOTICE

NOTICE FOR PUBLICATION

Notice is hereby given that Ray N. Wiebe, Cantwell, Alaska, together with his witnesses Henry Peters and Luella K. Rumohr, both of Cantwell, Alaska has submitted Application to Chase on his Homestead Settlement Claim, Serial Number F-031736 for a tract of land described as:

Lot 2 of U.S. Survey No. 5596, Alaska, located approximately 1 1/1 miles east of Cantwell, Alaska.

Containing 5.00 acres.
During the period of publication or within 30 days thereafter any person, corporation, or association having or asserting any adverse interest in or claim to the tract of land or any part hereof may file in the Fairbanks District Office, under oath, an adverse claim setting forth the nature and extent thereof; and such adverse claimant shall within 60 days after the filing of such adverse claim, begin action to quiet title in a court of competent jurisdiction in Alaska, and thereafter patent shall be issued in conformity with the final decree of the court.

Harold E. Waldo
Chief, Division of Land Office
Pub.: Dec. 12, 19, 26; Jan. 2, 9, 16, 23, 30 & Feb. 6, 1974

LEGAL NOTICE

NOTICE FOR PUBLICATION

Notice is hereby given that Golden Valley Electric Association, Inc. of Fairbanks, Alaska, together with their witnesses Robert L. Huffman and William J. King has submitted Application to Purchase on their Trade and Manufacturing Site, Serial Number F-033462 for a tract of land described as:

W1/2E1/2NW1/4SW1/4, Section 21, T. 12 S., R. 7 W., Fairbanks Meridian
Containing 30.00 acres.

During the period of publication or within 30 days thereafter any person, corporation, or association having or asserting any adverse interest in or claim to the tract of land or any part hereof may file in the Fairbanks District Office, under oath, an adverse claim setting forth the nature and extent thereof; and such adverse claimant shall within 60 days after the filing of such adverse claim, begin action to quiet title in a court of competent jurisdiction in Alaska, and thereafter patent shall be issued in conformity with the final decree of the court.

Harold E. Waldo
Chief, Division of Land Office
Pub.: Jan. 2, 9, 16, 23 & 30, 1974

LEGAL NOTICE

DEPARTMENT OF THE INTERIOR
BUREAU OF INDIAN AFFAIRS

ALASKA
Ineligibility of Unlisted Native Villages
This decision is published in exercise of authority delegated by the Secretary of the Interior to the Director, Juneau Area Office, Bureau of Indian Affairs by Subpart 2651.2(a)(6), (8), (9), and (10) of Subchapter B of Chapter II of Title 43 of the Code of Federal Regulations published on Page 14223 of the May 30, 1973, issue of the FEDERAL REGISTER.

The Alaska Native Claims Settlement Act of December 18, 1971 (Public Law 92-203, 92nd Congress, 85 Stat. 688-716), provides for the settlement of certain land claims of Alaska Natives and for other purposes.

Accordingly, pursuant to the authority contained in said Act of December 18, 1971, and Subpart 2651.2 of said regulations, notice is hereby given that the following is a final decision determining the ineligibility of certain Native villages in Alaska not listed in Section 11(b) of said Act. Notice of applications filed with the Director, Juneau Area Office, Bureau of Indian Affairs was published on Pages 26472 and 26473 of the September 21, 1973 issue of the Federal Register. Said Notice was also published in one or more newspapers of general circulation in Alaska and a copy was mailed to each affected village; all villages located in the Native region in which the affected village is located; all Native regional corporations within the State of Alaska; and the State of Alaska.

This is to certify that investigations have been made and available records and other evidence having a bearing on the character of the following Native villages and their eligibility have been examined and they do not meet the eligibility requirements of the Act and Subpart 2651.2(b) of the regulations:

| NAME OF UNLISTED NATIVE VILLAGE | BUREAU OF LAND MANAGEMENT SERIAL NUMBER |
|---------------------------------|---|
| Aiakalik | AA-8481 |
| Attu | AA-8488 |
| Ayakulik | AA-8482 |
| Haycock | F-19578 |
| Healy Lake | F-19329 |
| Litnik | AA-8490 |
| Little Atogagak | AA-8486 |
| Pot William | AA-8461 |
| Tenakee | AA-8491 |
| Uganik | AA-8492 |
| Wiseman | F-19575 |

The foregoing applications were filed in duplicate with the Director, Juneau Area Office, Bureau of Indian Affairs prior to September 1, 1973. All of the above listed applications constituted prima facie evidence of compliance with the requirements of Subpart 2651.2(b) of the regulations. The Director, Juneau Area Office, Bureau of Indian Affairs has filed the above listed applications with the appropriate office of the Bureau of Land Management and each application identifies the township or townships in which each Native village is located.

The Director, Juneau Area Office, Bureau of Indian Affairs will issue certificates of ineligibility for land benefits under the act to the above named villages and will certify the record and the final decisions to the Secretary. A copy of this final decision and a certification of ineligibility will be mailed to each ineligible village; each other village located in the same region as the ineligible village; all regional corporations within the State of Alaska; and the State of Alaska.

Any interested party may protest a decision of the Director, Juneau Area Office, Bureau of Indian Affairs regarding the ineligibility of a Native village for land benefits under the provisions of Section 11(b)(3) (A) and (B) of the Act by filing a Notice of protest with the Director, Juneau Area Office, Bureau of Indian Affairs within thirty days from the date of publication of the decision in the Federal Register.

A copy of the protest must be mailed to the representative or representative of the village, all villages within the region in which the village is located, all regional corporations within the State of Alaska, the State of Alaska, and any other parties of record. If no protest is received within the thirty-day period, the decision shall become final and the Director, Juneau Area Office, Bureau of Indian Affairs, shall certify the record and the decision to the Secretary. No protest shall be considered which is not accompanied by supporting evidence. Anyone protesting a decision concerning the eligibility or ineligibility of any unlisted Native village shall have the burden of proof in establishing that the decision is incorrect. Such decision shall become final unless appealed to the Secretary by a notice filed with the Ad Hoc Board as established in Section 2651.2(a)(5) of the regulations within thirty days of its publication in the Federal Register.

Future notices will be issued as to the final eligibility of villages when and if such eligibility becomes established.
Acting Director Clarence Antioquia
December 10, 1973
Published in Federal Register on December 21, 1973
Pub.: Jan. 2 & 9, 1974