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LEGAL NOTICE

DEPARTMENT OF THE INTERIOR BUREAU OF INDIAN AFFAIRS JUNEAU ARÉA OFFICE JUNEAU, ALASKA

FINAL DECISION
CONCERNING THE INELIGIBILITY
OF PAULOFF HARBOR (Sanak)
AS A NATIVE VILLAGE FOR
UPON PROSES OF ANCSA 1971 ACTION
UPON PROTEST

This is a written decision on a protest filed pursuant to 43 CFR, Part 2650 by the Aleut Corporation by and through its attorneys, Kay, Miller, Libbey, Kelly, Christie and Fuld, hereinafter referred to as protestant, First National Building, Suite 500, Anchorage, Alaska 99501. The protest of the Aleut Corporation was dated October 29, 1973, and it was received on October 30, 1973, by the Director, Juneau Area Office, Bureau of Indian Affairs.

Protestant objects to the Native Village of Pauloff Harbor (Sanaki being determined to be ineligible because protestant contends that the village does meet the requirements of 43 CFR 2651.2 (b).

The Alaska Native Claims Settisment 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 other purposes. Section 11 (b) (2) of the Act is quoted as follows: "Within two and one-half years from the date of enactment of this Act, the Secretary shall review all of the eligible for land benefits under subsections 14 (a) and (b), and any withdrawal for such village shall expire, if the Secretary determines that—

(A) Less than twenty-five Natives were residents of the village on the 970 census enumeration date as shown by the census or OTHER EVIDENCE SATISFACTORY TO THE SECRETARY, who shall make finding of fact in each instance; ***."

DENCE SATISFACTORY TO THE SECRETARY, who shall make findings of fact in each instance; **.**

The 1970 Census is not, therefore, the exclusive source of information for the determination of residency. Part 43th of Title 25 of the Code of Federal Regulations provides for the enrollment of the Natives. A main source of "other evidence satisfactory to the Secretary of the Interior" is the official enrollment which not only contains evidence for face but of residence (on the 1970 Census date) as well.

Subpart 26512 of Title 43 CFR contains the authority for the Secretary of the Interior in the determination of the eligibility of Natives for land benefits under the Act.

As of November 8, 1973, 11 Natives had been certified for enrollment in the Native Village of Pauloff Harbor (Sanak) and at that me only three Natives who used the village for a period of time in 1970 had been certified for enrollment to this village. Since only 11 Natives had been certified for enrollment to this village. Since only 11 Natives had been certified for enrollment to Pauloff Harbor (Sanak) on November 8, 1973, this number is less than the number of Native required by Subpart 2651.2 (b) (1) and (2) for the regulations.

The Director, Juneau Area Office, Bureau of Indian Affairs, has examined and evaluated the protest to gether with his record of findings of fact and proposed decision, and does hereby render a decision determining that the Native Village of Pauloff Harbor (Sanak) is ineligible for land benefits under said Act.

The 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 Alasi'a and a copy of the decision and findings of fact upon which the decision is based shall be environed to the affected village, all villages located in the "region in which the decision and findings for fact upon which the decision is based shall be the state of Alasika, and and copy of the decision and findings for fact up

Register.

Appellant shall have not more than 15 days from the date of filing of his notice of appeal within which to file an appeal brief, and the opposing parties shall have not more than 15 days from the date of receipt of the appellant's brief within which to file an answering brief. No more than 15 days be allowed for the filing 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.

John A. Moore II, Acting Director

November 30, 1973.
Published in the Federal Register on December 6, 1973.

Publish December 12, 1973.

Publish December 12, 1973. **NATIVE ARTS DIRECTORY** **** ****

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LEGAL NOTICE

DEPARTMENT OF THE INTERIOR BUREAU OF INDIAN AFFAIRS JUNEAU AREA OFFICE JUNEAU, ALASKA

FINAL DECISION CONCERNING THE ELIGIBILITY OF ATKASOOK AS A NATIVE VILLAGE FOR PURPOSE OF ANCSA 1971 ACTION UPON PROTEST

This is a written decision on a protest friled pursuant to 43 CFR, Part 2650 by the Department of the Navy, Navai Petroleum and Oil Shale Reserves, hereinafter referred to as Protestant, Washington, D. C. 20,360. The protest was dated October 24, 1973 and received on October 16, 1972, by the Director, Juneau Area Office, Bureau of Indian Affairs. Protestant objects of the Native Village of Atkasook being added to the list of proposed eligible Native Villages on the ground that "Clearly less than twenty tive Natives were residents of the village of Atkasook "** on the 1970 census enumeration date."

The Alaska Native Claims Settlement Act of December 18, 1971 (85 Stat. 688-716), and 43 CFR, Part 2650 provides for the settlement or certain land claims of Alaska Natives and for other purposes. Section 11 (b) (2) of the Act is quoted as follows: "Within two and one-half years from the date of enactment of this Act, the Secretary shall review all of the villages listed in Subsection (b) (1) hereof, and a village shall not be eligible for land benefits under subsection 14 (a) and (b), and any withdrawal for such village shall expire, i. the Secretary determines that—

(A) less than twenty-tive Natives were residents of the village of the 1970 census enumeration date as shown by the census or other evidence satisfactory to the Secretary, who shall make findings of fact in each instance; ***." (Emphasis ours).

instance, ***." (Emphasis ours).

The 1970 Census is not, therefore, the exclusive source of information for the determination of residency. Part 44h of 15te 25 of the Code of Federal Regulations provides for the enrollment of Natives. A main source of "other evidence satisfactory to the Secretary of the Interior" is the official enrollment which not only contains evidence of race but of residence (on the 1970 census date) as well.

Subpart 2651.2 of Title 43 CFR, contains the authority for the Directory Juneau Area Office, Bureau of Indian Affairs, to act for the Secretary of the Interior in the determination of the eligibility of Natives for fand benefits under the Act.

As of October 30, 1973, 52 Natives had been certified for enrollment in the Native Village of Atkasook. On June 10, 1973, a field investigation was completed of Atkasook and at that time seventeen Natives who used the Native Village of Time in 1970 had been certified for enrollment to this village. The 25 or more Natives who have been certified for enrollment to this village. The 25 or more Natives who have been certified for enrollment to this village. The 25 or more Natives who have been certified for enrollment to this village. The 25 or more Natives who have been certified to enrollment to this village. The 25 or more Natives who have been certified for enrollment to this village. The 25 or more Natives who have been certified to enrollment to this village. The 25 or more Natives who have been certified to enrollment to this village. The 25 or more Natives who have been certified to enrollment to the Natives of the village in 1970. It had on April 1, 1970, an identifiable physical location evidenced by occupancy consistent with the Natives: own cultural patterns and life style and at least thirteen Natives enrolled thereto had used the village during 1970 as a place where they actually lived for a period of time.

The Director, Juneau Area Office, Bureau of Indian Affairs, has examined and evaluated the protest, together with his record o

triat the Native Village of Atkasook is eligible for land benefits under Said Act.

The 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 findings of fact upon which the decision is based shall be decision and findings of fact upon which the decision is based shall be affected village is located, all regional corporations within the State of Alaska, and any other party of record. Such decision shall become final unless appealed to the Secretary of the Interior by a notice filed with the Ad Hoc Board as established in Section 1651.2 (a) (5) of Title 43 CFR, within thirty days of its publication in the federal register.

Appellant shall have not more than 15 days from the date of filing of his notice of appeal within which to file an answering brief, and the opposing parties shall have not more than 15 days from the date of receipt of the appellant's brief within which to file an answering brief. No more than 15 days from the date of receipt of the supplicant's brief within which to file an answering brief. No more than 15 days from the date of receipt of the suppliant's brief within which to file an answering brief. No more than 15 days from the date of receipt of the suppliant's brief within which to file an answering brief. No more than 15 days from the date of receipt of the suppliant's brief within which to file an answering brief. No more than 15 days from the date of receipt of the suppliant's brief within which to file an answering brief. No more than 15 days from the date of receipt of the appellant's brief within which to file and answering brief. No more than 15 days from the date of receipt of the appellant's brief within which to file and answering brief. No more than 15 days from the date of file and the docision of the Ad Hoc Board shall be submitted to the Secretary of the Interior for his personal approval.

Morris Thompson, Director Published in the Federal Register on November 29, 1973 Publish December 12, 1973.

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LEGAL NOTICE

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA FOURTH JUDICIAL DISTRICT AGNES G. DOTY, Plaintiff,

vs.
EDWARD AUBREY DOTY,
Defendant.

EDWARD AUBREY DOTY,

Defendant,

No. 73-91.8

No. 73-91.8

No. 12-91.8

NoTICE TO ABSENT DEFENDANT

TO: EDWARD AUBREY DOTY

Voi, Defendant in the above action, are hereby summoned and required to serve upon E. JOHN

ATHENS, JR., Plaintfil's attorney, whose address is 510 Second Avenue, whose address is 510 Second Avenue, whose address is 510 Second Avenue, value and the Complaint for Divide th

LEGAL NOTICE

NOTICE FOR PUBLICATION

NOTICE FOR PUBLICATION
Notice is hereby given that Charles
M. Travers, Jr. of McKinley Park,
Alaska, together with his witnesses
Gary A. Crabb and Charlon A. Harris,
both of McKinley Park, Alaska has
submitted Ap lication to Purchase
on his Trade and Manufacturing Site
Settlement Claim Serial Number F.
034807 for a tract of land described
as:

034867 for a tract of land described as a content of the land of t

Pub.: Oct. 31; Nov. 7, 14, 21 & 28 Dec. 5, 12, 19 & 26, 1973

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