

Peachcroft, River Rd., Montgomery,
95000211

Orleans County

Main Street Historic District, Roughly, along
Main and Center Sts., West Ave. and
Proctor Pl., Medina. 95000213

NORTH CAROLINA

Guilford County

*Tabernacle Methodist Protestant Church and
Cemetery*, 5601 Liberty Rd., Greensboro,
95000231

Wake County

Apex Historic District (Boundary Increase),
(*Hake County MPS*), Roughly bounded by
E. Chatham, S. Hughes, S. Mason and E.
Moore Sts., Apex, 95000210

TEXAS

Rusk County

Henderson Commercial Historic District,
Roughly bounded by Charlevoix, Marshall,
Elk and Van Buren Sts., Henderson,
95000219

VERMONT

Addison County

*Field Farm (Agricultural Resources of
Vermont MPS)*, Fuller Mountain Rd.,
Ferrisburgh, 95000214

WASHINGTON

Pierce County

*Building at 1602 South G Street (Hilltop
Neighborhood MPS)*, 1602 S. G St.,
Tacoma, 95000222

*Building at 712-716 Sixth Avenue (Hilltop
Neighborhood MPS)*, 712-716 Sixth Ave.,
Tacoma, 95000226

*House at 1510 Tacoma Avenue South
(Hilltop Neighborhood MPS)*, 1510 Tacoma
Ave. S., Tacoma, 95000230

*House at 1610 South G Street (Hilltop
Neighborhood MPS)*, 1610 S. G St.,
Tacoma, 95000223

*House at 2314 South Ainsworth Avenue
(Hilltop Neighborhood MPS)*, 2314 S.
Ainsworth Ave., Tacoma, 95000220

*House at 2326 South L Street (Hilltop
Neighborhood MPS)*, 2326 S. L St.,
Tacoma, 95000225

*House at 605 South G Street (Hilltop
Neighborhood MPS)*, 605 S. G St., Tacoma,
95000221

*House at 708-710 South 8th Street (Hilltop
Neighborhood MPS)*, 708-710 S. 8th St.,
Tacoma, 95000224

*House at 802-804 South G Street (Hilltop
Neighborhood MPS)*, 802-804 S. G St.,
Tacoma, 95000229

*McIlvaine Apartments (Hilltop Neighborhood
MPS)*, 920 S. 9th St., Tacoma, 95000227

*Schultz Apartments (Hilltop Neighborhood
MPS)*, 1002 S. 12th St., Tacoma, 95000228

[FR Doc. 95-4271 Filed 2-21-95; 8:45 am]

BILLING CODE 4310-70-M

INTERSTATE COMMERCE COMMISSION

[Docket No. AB-380 (1X)]

Huron and Eastern Railway Company, Inc.—Abandonment Exemption—in Huron County, MI

AGENCY: Interstate Commerce
Commission.

ACTION: Notice of exemption.

SUMMARY: The Commission exempts
from the prior approval requirements of
49 U.S.C. 10903-04 the Huron and
Eastern Railway Company, Inc.'s
abandonment of a 9.81-mile segment of
rail line, from milepost 8.69 near Ruth,
to milepost 18.5, at Harbor Beach, in
Huron County, MI.

DATES: The exemption will be effective
on March 24, 1995, unless a formal
expression of intent to file an offer of
financial assistance is filed. Formal
expressions of intent to file an offer of
financial assistance under 49 CFR
1152.27(c)(2)¹ must be filed by March 6,
1995; petitions to stay must be filed by
March 9, 1995; requests for public use
condition must be filed by March 14,
1995; and petitions to reopen must be
filed by March 20, 1995.

ADDRESSES: Send pleadings referring to
Docket No. AB-380 (Sub-No. 1X) to: (1)
Office of the Secretary, Case Control
Branch, Interstate Commerce
Commission, 1201 Constitution Ave.,
NW., Washington, DC 20423; and (2)
Petitioner's representative: Robert A.
Wimbish, 1920 N Street, NW.,
Washington, DC 20036.

FOR FURTHER INFORMATION CONTACT:
Joseph H. Dettmar, (202) 927-5660.
[TDD for the hearing impaired: (202)
927-5721.]

SUPPLEMENTARY INFORMATION:
Additional information is contained in
the Commission's decision. To purchase
a copy of the full decision, write to, call,
or pick up in person from: Dynamic
Concepts, Inc., Room 2229, Interstate
Commerce Commission Building, 1201
Constitution Avenue, NW., Washington,
DC 20423. Telephone: (202) 289-4357/
4359. [Assistance for the hearing
impaired is available through TDD
service (202) 927-5712.]

Decided: February 7, 1995.

By the Commission, Chairman McDonald,
Vice Chairman Morgan, Commissioners
Simmons and Owen.

Vernon A. Williams,
Secretary.

[FR Doc. 95-4301 Filed 2-21-95; 8:45 am]

BILLING CODE 7035-01-P

¹ See *Exempt. of Rail Abandonment—Offers of
Finan. Assist.*, 4 I.C.C.2d 167 (1987).

[Docket No. AB-290 (Sub-No. 166X)]

Norfolk Southern Railway Company— Abandonment Exemption—in Aiken, Lexington, and Orangeburg Counties, SC

Norfolk Southern Railway Company
(NS) has filed a notice of exemption
under 49 CFR 1152 Subpart F—Exempt
Abandonments to abandon a segment of
its rail line totalling 28.0 miles between
milepost C-124.0, near Edmund, and
milepost C-152.0, near Springfield, in
Aiken, Lexington, and Orangeburg
Counties, SC.

NS has certified that: (1) No local
traffic has not moved over the line for
at least 2 years; (2) no overhead traffic
has not moved for at least 2 years; (3)
no formal complaint filed by a user of
rail service on the line (or by a State or
local government entity acting on behalf
of such user) regarding cessation of
service over the line either is pending
with the Commission or with any U.S.
District Court or has been decided in
favor of the complainant within the 2-
year period; and (4) the requirements at
49 CFR 1105.7 (environmental report),
49 CFR 1105.8 (historic report), 49 CFR
1105.11 (transmittal letter), 49 CFR
1105.12 (newspaper publication) and 49
CFR 1152.50(d)(1) (notice to
governmental agencies) have been met.

As a condition to use of this
exemption, any employee affected by
the abandonment shall be protected
under *Oregon Short Line R. Co.—
Abandonment—Goshen*, 360 I.C.C. 91
(1979). To address whether this
condition adequately protects affected
employees, a petition for partial
revocation under 49 U.S.C. 10505(d)
must be filed.

Provided no formal expression of
intent to file an offer of financial
assistance (OFA) has been received, this
exemption will be effective on March
24, 1995, unless stayed pending
reconsideration. Petitions to stay that do
not involve environmental issues,¹
formal expressions of intent to file an
OFA under 49 CFR 1152.27(c)(2),² and
trail use/rail banking statements under

¹ A stay will be routinely issued by the
Commission in those proceedings where an
informed decision on environmental issues
(whether raised by a party or by the Commission's
Section of Environmental Analysis in its
independent investigation) cannot be made prior to
the effective date of the notice of exemption. See
Exemption of Out-of-Service Rail Lines, 5 I.C.C.2d
377 (1989). Any entity seeking a stay based on
environmental concerns should file its request as
soon as possible in order to permit the Commission
to review and act on the request before the
exemption's effective date.

² See *Exempt of Rail Abandonment—Offers of
Finan. Assist.*, 4 I.C.C.2d 164 (1987).

49 CFR 1152.29³ must be filed by March 6, 1995. Petitions to reopen or requests for public use conditions under 49 CFR 1152.28 must be filed by March 14, 1995, with: Office of the Secretary, Case Control Branch, Interstate Commerce Commission, Washington, DC 20423.

A copy of any pleading filed with the Commission should be sent to applicant's representative: James R. Paschall, Three Commercial Place, Norfolk, VA 23510.

If the notice of exemption contains false or misleading information, the exemption is void *ab initio*.

NS has filed an environmental report which addresses the abandonment's effects, if any, on the environment and historic resources. The Section of Environmental Analysis (SEA) will issue an environmental assessment (EA) by February 27, 1995. Interested persons may obtain a copy of the EA by writing to SEA (Room 3219, Interstate Commerce Commission, Washington, DC 20423) or by calling Elaine Kaiser, Chief of SEA, at (202) 927-6248. Comments on environmental and historic preservation matters must be filed within 15 days after the EA is available to the public.

Environmental, historic preservation, public use, or trail use/rail banking conditions will be imposed, where appropriate, in a subsequent decision.

Decided: February 10, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,
Secretary.

[FR Doc. 95-4302 Filed 2-21-95; 8:45 am]

BILLING CODE 7035-01-P

JUDICIAL CONFERENCE OF THE UNITED STATES

Hearing of the Judicial Conference Advisory Committee on Rules of Bankruptcy Procedure

AGENCY: Judicial Conference of the United States, Advisory Committee on Rules of Bankruptcy Procedure.

ACTION: Notice of cancellation of open hearing.

SUMMARY: The Bankruptcy Rules public hearing scheduled to be held in Washington, D.C. on February 24, 1995, has been cancelled. (Original notice of hearing appeared in the Federal Register of November 18, 1994 (59 FR 59793).

FOR FURTHER INFORMATION CONTACT: John K. Rabiej, Chief, Rules Committee Support Office, Administrative Office of

the United States Courts, Washington, D.C., telephone (202) 273-1820.

Dated: February 15, 1995.

John K. Rabiej,

Chief, Rules Committee Support Office.

[FR Doc. 95-4261 Filed 2-21-95; 8:45 am]

BILLING CODE 2210-01-M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Judgment Pursuant to the Clean Water Act

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that a Consent Judgment in *United States v. Bostic, et al.*, Civil No. 92-101-4 (E.D.N.C.), was lodged with the United States District Court for the Eastern District of North Carolina on November 8, 1994.

The Consent Judgment concerns alleged violations of section 301(a) of the Clean Water Act, 33 U.S.C. 1311(a), resulting from the defendants' unauthorized conversion of 147 acres of pocosin wetlands on a 194-acre site in Onslow County, North Carolina. Before agreeing to the terms of the Consent Judgment, defendants completed restoration of part of the property to the satisfaction of the U.S. Environmental Protection Agency ("EPA"), the U.S. Army Corps of Engineers ("Corps"), and North Carolina state erosion experts. Under the Consent Judgment, defendants would admit liability for their violations and agree to pay a \$60,000 civil penalty to the United States. They would further agree to establish a buffer zone along the southern edge of the violation site to protect nearby Mill Creek from future erosion or development and to then transfer title of this buffer zone to an approved third party grantee, such as the North Carolina Coastal Land Trust, within 180 days of signing the Consent Judgment. Failure to create the buffer zone or to comply with the transfer of title provision would result in the payment to the United States of an additional \$40,000 in stipulated penalties.

The Department of Justice will receive written comments relating to the proposed Consent Decree for a period of 30 days from the date of publication of this notice. Comments should be addressed to Russell Young, Esquire, U.S. Department of Justice, Environmental Defense Section, P.O. Box 23986, Washington, D.C. 20026-3986, should refer to *United States v. Bostic, et al.*, Civil No. 92-101-4

(E.D.N.C.), and should also make reference to DJ# 90-5-1-1-3715.

The Consent Judgment may be examined at the Clerk's Office, United States District Court for the Eastern District of North Carolina, P.O. Box 25670, Raleigh, North Carolina 27611.

Letitia J. Grishaw,

Chief, Environmental Defense Section,

Environment and Natural Resources Division.

[FR Doc. 95-4227 Filed 2-21-95; 8:45 am]

BILLING CODE 4410-01-M

Extension of Comment Period for Consent Decrees in United States v. Nalco Chemical Co., et al.

Notice is hereby given that the period for public comments on the two proposed Consent Decrees in *United States v. Nalco Chemical Company, et al.*, Case No. 91-C-4482 (N.D. Ill.), lodged on December 22, 1994 with the United States District Court for the Northern District of Illinois, has been extended to and including March 3, 1995. The proposed Consent Decrees resolve certain claims of the United States against the settling parties under the Comprehensive Environmental Response Compensation and Liability Act, 42 U.S.C. 9601 *et seq.*, relating to the Byron Superfund Site in Ogle County, Illinois. Under the *de minimis* Consent Decree, nine settling parties among the "drum" parties in the case will pay the United States \$94,405.86. Under the second *de minimis* Consent Decree, six settling parties among the "IPC customer" parties in the case will pay the United States \$429,045.17.

The United States published notice of the lodging of the Consent Decrees in the **Federal Register** on January 10, 1995. 60 FR 2613 (1995). In response to a request for an extension of the public comment period, the United States has elected to extend the comment period and to accept public comments received no later than March 3, 1995. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States v. Nalco Chemical Company, et al.*, D.J. Ref. No. 90-11-3-687.

The proposed Consent Decrees may be examined at the Office of the United States Attorney for the Northern District of Illinois, 219 S. Dearborn St., Chicago, Illinois 60604; the Region V Office of the United States, Environmental Protection Agency, 77 West Jackson Street, Chicago, Illinois 60604; and at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005 (202-624-0892). A copy of the

³ The Commission will accept a late-filed trail use statements so long as it retains jurisdiction.