

Linn County

Lesinger Block (Commercial and Industrial Development of Cedar Rapids MPS), 1317 3rd St., SE, Cedar Rapids, 97001544

NEVADA**Lyon County**

Buckland Station, 7 mi. S of jct. of NV 95 and US 50, Stagecoach vicinity, 97001546

NORTH CAROLINA**Rowan County**

Hambley-Wallace House, 508 S. Fulton St., Salisbury, 97001545

OHIO**Clark County**

Pringle-Patric House, 1314-1316 E. High St., Springfield, 97001547

TENNESSEE**Hardeman County**

Davis Bridge Battlefield (Civil War Historic and Historic Archeological Resources in Tennessee MPS), Roughly along Ripley-Pocahontas and Essary Spring Rds., Pocahontas vicinity, 97001549

Henderson County

Parker's Crossroads Battlefield (Civil War Historic and Historic Archeological Resources in Tennessee MPS), TN 22, 26 mi. E of Jackson, Parker's Crossroads vicinity, 97001550

Maury County

Spring Hill Battlefield (Civil War Historic and Historic Archeological Resources in Tennessee MPS), Jct. of Kedron and Old Kedron Rds., Spring Hill, 97001548

WISCONSIN**Calumet County**

Calumet County Ark Group, Address Restricted, Hilbert vicinity, 97001551

Crawford County

Unpleasant Ridge, Address Restricted, Boydton vicinity, 97001553

Dane County

Southwest Side Historic District, Roughly bounded by Lowell, S. Monroe, W. Main and S. Page Sts., Stoughton, 97001554

Vernon County

Tollackson Mound Group, Address Restricted, Harmony vicinity, 97001552
Proposed Move; A move has been proposed for:

INDIANA

Chief Richardville House, W. of Huntington, US 24 and IN 9/37 Huntington vicinity, 85002446

[FR Doc. 97-30846 Filed 11-24-97; 8:45 am]

BILLING CODE 4310-70-U

INTERNATIONAL TRADE COMMISSION**Sunshine Act Meeting**

AGENCY HOLDING THE MEETING: United States International Trade Commission.

TIME AND DATE: December 2, 1997 at 2:30 p.m.

PLACE: Room 101, 500 E Street S.W., Washington, DC 20436.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

1. Agenda for future meeting: none.
 2. Minutes.
 3. Ratification List.
 4. Inv. Nos. 731-TA-753-756 (Final) (Certain Carbon Steel Plate from China, Russia, South Africa, and Ukraine)—briefing and vote.
 5. Outstanding action jackets: none.
- In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

Issued: November 20, 1997.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97-31090 Filed 11-21-97; 12:37 pm]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE**Drug Enforcement Administration****Edward B. Curry, M.D.; Revocation of Registration**

On June 3, 1997, the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration (DEA), issued an Order to Show Cause to Edward B. Curry, M.D., of Syracuse, New York, notifying him of an opportunity to show cause as to why DEA should not revoke his DEA Certificate of Registration AC2054360, under 21 U.S.C. 824(a)(3), and deny any pending applications for renewal of such registration as a practitioner pursuant to 21 U.S.C. 823(f), for reason that he is not currently authorized to handle controlled substances in the State of New York. The order also notified Dr. Curry that should no request for a hearing be filed within 30 days of receipt, his hearing right would be deemed waived.

The Order to Show Cause was first sent to Dr. Curry's registered address, and was returned to DEA unclaimed. DEA then learned that Dr. Curry was residing at an address in Birmingham, Alabama, and the Order to Show Cause

was sent to him at that address. DEA received a signed receipt indicating that the order was received by Dr. Curry on August 8, 1997. No request for a hearing or any other reply was received by DEA from Dr. Curry or anyone purporting to represent him in this matter. Therefore, the Acting Deputy Administrator, finding that (1) 30 days have passed since the receipt of the Order to Show Cause, and (2) no request for a hearing having been received, concludes that Dr. Curry is deemed to have waived his hearing right. After considering material from the investigative file in this matter, the Acting Deputy Administrator now enters his final order without a hearing pursuant to 21 CFR 1301.43 (d) and (e) and 1301.46.

The Acting Deputy Administrator finds that effective May 7, 1996, the State of New York, Department of Health, State Board for Professional Medical Conduct (Board) issued a Determination and Order revoking Dr. Curry's license to practice medicine. The Board found that Dr. Curry failed to comply with an order of the Committee on Professional Conduct that he undergo a psychiatric examination; engaged in physical and/or verbal abuse of patients; engaged in conduct evidencing moral unfitness; suffered from mental impairment; and practiced medicine while impaired.

The Acting Deputy Administrator finds that in light of the fact that Dr. Curry is not currently licensed to practice medicine in the State of New York, it is reasonable to infer that he is not currently authorized to handle controlled substances in that state. The DEA does not have the statutory authority under the Controlled Substances Act to issue or maintain a registration if the applicant or registrant is without state authority to handle controlled substances in the state in which he conducts his business. 21 U.S.C. 802(21), 823(f) and 824(a)(3). This prerequisite has been consistently upheld. See Romeo J. Perez, M.D., 62 FR 16193 (1997); Demetris A. Green, M.D., 61 FR 60728 (1996); Dominick A. Ricci, M.D., 58 FR 51104 (1993).

Here it is clear that Dr. Curry is not currently authorized to handle controlled substances in the State of New York. Therefore, Dr. Curry is not entitled to a DEA registration in that state.

Accordingly, the Acting Deputy Administrator of the Drug Enforcement Administration, pursuant to the authority vested in him by 21 U.S.C. 823 and 824 and 28 CFR 0.100(b) and 0.104, hereby orders that DEA Certificate of Registration AC2054360, previously issued to Edward B. Curry, M.D., be,