FLORIDA

Madison County

Smith, Dr. Chandler Holmes, House, 302 N. Range St., Madison, 98000263

IDAHO

Boise County

Upper Brownlee School (Public School Buildings in Idaho MPS), Dry Buck Rd., 0.1 NE of jct. of Timber Butte Rd. and Dry Buck Rd., Sweet vicinity, 98000264

KANSAS

Geary County

Dixon, James, House, 8715 Old Highway 77, Milford vicinity, 98000265

Johnson County

Ott, Albert, House, 401 S. Harrison St., Olathe, 98000267

Marion County

Doyle Place, SE of jct. of US 77 and Topeka and Santa Fe RR, Florence, 98000266

LOUISIANA

St. Martin Parish

Levert—St. John Bridge, O'Neal Boudreaux Rd, over the Bayou Teche, St. Martinville vicinity, 98000268

MICHIGAN

Allegan County

Fifty-Seventh Street Bridge, 57th St. over the Kalamazoo R., Manlius Township, 98000273

Berrien County

Snow Flake Motel, 3822 Red Arrow Hwy., Lincoln Township, 98000270

Charlevoix County

Porter, John J. and Eva Reynier, Estate, 01787 MI 66 S, South Arm Township, 98000269

Chippewa County

Saint James' Episcopal Church, 533 Bingham Ave., Sault Ste. Marie, 98000272

Kalamazoo County

Booth—Dunham Estate, 6059 S. Ninth St., Texas Charter Township, 98000271

MISSISSIPPI

Madison County

East Canton Historic District, Roughly along E. Academy, E. Center, E. Fulton, Lyons, Madison, E. Peace and Priestly Sts., Canton, 98000274

Tishomingo County

Tishomingo State Park (State Parks in Mississippi built by the CCC, 1934–1942 MPS), SE of jct. of MS 30 and MS 25, Tishomingo vicinity, 98000275

NEW MEXICO

Otero County

Archeological Site No. AR-03-08-02-415 (Rock Shelter Site of the Western Escarpment of the Sacrament Mountains MPS), Address Restricted, Timberon vicinity, 98000277 Archeological Site No. AR-03-08-02-409 (Rock Shelter Site of the Western Escarpment of the Sacrament Mountains MPS), Address Restricted, Timberon vicinity, 98000278

NORTH CAROLINA

Perquimans County

Jacocks, Jonathan Hill, House, Jct. of New Hope Rd. and Jacocks Ln., New Hope Township vicinity, 98000276

SOUTH CAROLINA

Williamsburg County

New Market, SC 375, approx. 5 mi. S of Greeleyville, Greeleyville vicinity, 98000290

TENNESSEE

Knox County

Walker, Thomas J., House (Knoxville and Knox County MPS), 645 Mars Hill Rd., Knoxville, 98000279

TEXAS

Travis County

Briones, Genaro P. and Carolina, House (East Austin MRA), 1204 E. 7th St., Austin, 98000280

UTAH

Utah County

Provo East Central Historic District, Roughly bounded by 100 East, 600 East, 500 North and 500 South, Provo, 98000281

WASHINGTON

Clark County

Chumasero—Smith House, 310 W. 11th St., Vancouver, 98000282

WEST VIRGINIA

Harrison County

Shinnston Historic District, Roughly bounded by Charles, East, and Clement Sts., and West Fork R., Shinnston, 98000288

Jackson County

Otterbein Church, Co Rd. 87/11, near jct. with WV 5, Evans vicinity, 98000286

Jefferson County

Shannondale Springs, Address Restricted, Shannondale vicinity, 98000289

Kanawha County

St. Paul Baptist Church, 821 B St., St. Albans, 98000285

Raleigh County

Little Beaver Dam, SW of Crow, NW Corner of Little Beaver Dam, Crow vicinity, 98000287

WISCONSIN

Green County

New Glarus Public School and High School, 413 Sixth Ave., New Clarus, 98000284

Rock County

Edgerton Depot, 20 S. Main St., Edgerton, 98000283

[FR Doc. 98–6072 Filed 3–9–98; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Inventory Completion for Native American Human Remains from Auburn, NY in the Possession of the Field Museum of Natural History, Chicago, IL

AGENCY: National Park Service, Interior. **ACTION:** Notice.

Notice is hereby given in accordance with provisions of the Native American Graves Protection and Repatriation Act (NAGPRA), 43 CFR 10.9, of the completion of an inventory of human remains from Auburn, NY in the possession of the Field Museum of Natural History, Chicago, IL.

A detailed assessment of the human remains was made by Field Museum of Natural History professional staff in consultation with representatives of the Cayuga Nation of New York, the St. Regis Band of Mohawk Indians of New York, the Oneida Nation of New York, the Onondaga Nation of New York, the Seneca Nation of New York, the Seneca Nation of New York, the Tonawanda Band of Seneca Indians of New York, and the Tuscarora Nation of New York.

In 1894, human remains representing two individuals were purchased by the Field Museum of Natural History from Franz Boaz. No known individuals were identified. No associated funerary objects are present.

According to Franz Boaz's notes, these individuals were recovered from Auburn, NY. Originally identified as "Iroquois", these individuals have now been more specifically identified as "Cayuga" through additional consultation with the Cayuga Nation of New York based on traditional tribal boundaries.

Based on the above mentioned information, officials of the Field Museum of Natural History have determined that, pursuant to 43 CFR 10.2 (d)(1), the human remains listed above represent the physical remains of two individuals of Native American ancestry. Officials of the Field Museum of Natural History have also determined that, pursuant to 43 CFR 10.2 (e), there is a relationship of shared group identity which can be reasonably traced between these Native American human remains and the Cayuga Nation of New York.

This notice has been sent to officials of the Cayuga Nation of New York, the Seneca-Cayuga Tribe of Oklahoma, the St. Regis Band of Mohawk Indians of New York, the Oneida Nation of New York, the Oneida Tribe of Wisconsin. the Onondaga Nation of New York, the Seneca Nation of New York, the Tonawanda Band of Seneca Indians of New York, and the Tuscarora Nation of New York. Representatives of any other Indian tribe that believes itself to be culturally affiliated with these human remains should contact Jonathan Haas. MacArthur Curator of North American Anthropology, Field Museum of Natural History, Roosevelt Road at Lake Shore Dr., Chicago, IL 60605; telephone: (312) 922-9410, ext. 641, before April 9, 1998. Repatriation of the human remains to the Cayuga Nation of New York may begin after that date if no additional claimants come forward.

The National Park Service is not responsible for the determinations within this notice.

Dated: March 4, 1998.

Francis P. McManamon,

Departmental Consulting Archeologist, Manager, Archeology and Ethnography Program.

[FR Doc. 98–6138 Filed 3–9–98; 8:45 am] BILLING CODE 4310–70–F

DEPARTMENT OF JUSTICE

Notice of Lodging of Stipulation and Joint Motion to Amend Consent Decree Under the Comprehensive Environmental Response, Compensation and Liability Act

Notice is hereby given that on February 25, 1998, a proposed Stipulation and Joint Motion To Amend Consent Decree ("Joint Motion To Amend Consent Decree") in *United States* v. *Environmental Conservation and Chemical Co., et al.,* Cause Number IP 83–1419–C–M/S, was lodged with the United States District Court for the Southern District of Indiana.

On September 10, 1991, the U.S. District Court for the Southern District of Indiana entered a Consent Decree that resolved the United States' claim for injunctive relief and for reimbursement of response costs, brought pursuant to Sections 104, 106, and 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9604, 9606, and 9607(a). The 1991 Consent Decree required the settling defendants to implement the remedy selected by U.S. Environmental Protection Agency in a September 25, 1987, Record of Decision ("ROD") and a June 7, 1991, ROD Amendment. In 1997, the U.S. Environmental Protection Agency issued an Explanation of Significant Differences that modified the ROD, as amended, in several respects. The Joint Motion To Amend Consent Decree would amend the 1991 Consent Decree to make it consistent with the modified remedy set forth in the 1997 Explanation of Significant Differences.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Joint Motion To Amend Consent Decree. 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. *Environmental Conservation and Chemical Co., et al.* and D.J. Ref. Number 90–11–2–48.

The Joint Motion To Amend Consent Decree may be examined at the Office of the United States Attorney, Southern District of Indiana, at U.S. EPA Region 5, and at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC. 20005, (202) 624-0892. A copy of the Joint Motion To Amend Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC. 20005. In requesting a copy, please enclose a check in the amount of \$31.50 (25 cents per page reproduction cost) payable to the Consent Decree Library. To request a copy exclusive of exhibits, please enclose a check in the amount of \$4.00 (25 cents per page reproduction cost) payable to the Consent Decree Library. Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 98–6108 Filed 3–9–98; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree under the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that on February 27, 1998, a proposed consent decree in *United States* v. *St. Julian Corp., et al.,* Civil Action No. 2:96CV1161 was lodged with the United States District Court for the Eastern District of Virginia.

In this action the United States sought to recover from defendants Fine Petroleum Company, Inc., Milton Fine, and St. Julian Corporation past response costs from two prior removal actions at the Fine Petroleum Company, Inc., Superfund Site, in Norfolk, Virginia. The proposed settlement provides reimbursement of approximately \$1,640,000 of the United States' past response costs, of which the private defendants will pay \$400,000 based on their ability to pay, and the Defense Reutilization and Marketing Service, a component of the Department of Defense, against whom the defendants filed counter-claims, will pay \$1,239,327.58.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed decree. 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. *St. Julian Corp., et al.*, DOJ Ref. 90–11–2–1188.

The consent decree may be examined at the Office of the United States Attorney, Eastern District of Virginia, 8000 World Trade Center, 101 W. Main Street, Norfolk, VA; at U.S. EPA Region III, 841 Chestnut Street, Philadelphia, PA 19107; and at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, (202) 624-0892. A copy of the consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005. In requesting a copy, please enclose a check in the amount of \$7.50 (25 cents per page reproduction cost) payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 98–6109 Filed 3–9–98; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Gerald W. Anderson, D.D.S.; Revocation of Registration

On July 31, 1997, the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration (DEA), issued an Order to Show Cause to Gerald Anderson, M.D.,¹ of Bend, Oregon, notifying him of an opportunity to show cause as to why DEA should not revoke his DEA

¹While the Order to Show Cause was issued to Gerald Anderson, M.D., the DEA Certificate of Registration at issue was issued to Gerald W. Anderson, D.D.S.