MISSISSIPPI

Alcorn County

Bynum, Dr. Joseph M., House, 48 S. Front St., Rienzi, 96001268

Copiah County

Rea, Dr. Robert W., House (Copiah County MPS) 1034 Church St., Wesson, 96001267

Hancock County

Onward Oaks (Bay St. Louis MRA) 972 S. Beach Blvd., Bay St. Louis, 96001265

Union County

New Albany Downtown Historic District, Roughly bounded by W. and E. Main, Camp St., and former St. Louis and San Francisco RR tracks, New Albany, 96001266

NEW YORK

Putnam County

Manitoga (Hudson Highlands MRA) Jct. of NY 9D and Manitou Rd., Garrison, 96001269

[FR Doc. 96–26455 Filed 10–15–96; 8:45 am] BILLING CODE 4310–70–P

Notice of Inventory Completion for Native American Human Remains from Hawaii in the Possession of the University of Kansas, Museum of Anthropology, Lawrence, KS

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), 25 U.S.C. 3003 (d), of the completion of an inventory of human remains from Hawaii in the possession of the Museum of Anthropology, University of Kansas, Lawrence, KS.

A detailed assessment of the human remains was made by Museum of Anthropology professional staff in consultation with representatives of *Hui Mālama I Nā Kūpuna 'O Hawai'i Nei*.

Prior to 1947 human remains representing three individuals were donated to the Museum of Anthropology by Mr. L.A. Walworth. No known individuals were identified. There are no associated funerary objects.

Accession records list these human remains as being collected from the "battle field of 1820, Isle of Kanai (sic), belonging to the O'ahu tribe, Hawaii." Representatives of *Hui Mālama I Nā Kūpuna 'O Hawai'i Nei* indicate that Native Hawaiian were involved in a battle on the island of Kaua'i in 1825, not 1820. Documentation on this battle is mentioned in, *Ruling Chiefs of Hawaii* by Samuel M. Kamakau, The Kamehameha Schools Press, Honolulu, 1992.

Based on the above mentioned information, officials of the Museum of Anthropology, University of Kansas have determined that, pursuant to 43 CFR 10.2 (d)(1), the human remains listed above represent the physical remains of three individuals of Native American ancestry. Officials of the Museum of Anthropology have also determined that, pursuant to 25 U.S.C. 3001 (2), there is a relationship of shared group identity which can be reasonably traced between these Native American human remains and Hui Mālama I Nā Kūpuna 'O Hawai'i Nei, the Office of Hawaiian Affairs and the Kauai/Nihau Island Burial Council.

This notice has been sent to officials of Hui Mālama I Nā Kūpuna 'O Hawai'i Nei, the Office of Hawaiian Affairs and the Kauai/Nihau Island Burial Council. Representatives of any other Native Hawaiian organization that believes itself to be culturally affiliated with these human remains should contact Mary Adair, Museum of Anthropology, University of Kansas, Lawrence, Kansas 66045; telephone (913) 864-4245 before November 15, 1996. Repatriation of the human remains to Hui Mālama I Nā Kūpuna 'O Hawai'i Nei, the Office of Hawaiian Affairs, and the Kauai/Nihau Island Burial Council may begin after that date if no additional claimants come forward.

Dated: October 10, 1996,

Francis P. McManamon,

Departmental Consulting Archeologist, Manager, Archeology and Ethnography Program.

[FR Doc. 96-26456 Filed 10-15-96; 8:45 am] BILLING CODE 4310-70-F

DEPARTMENT OF JUSTICE

Parole Commission

Sunshine Act Meeting

Pursuant To The Government In The Sunshine Act (Public Law 94–409) [5 U.S.C. Section 552b]

AGENCY HOLDING MEETING: Department of Justice, United States Parole Commission.

TIME AND DATE: 11:00 a.m., Tuesday, October 15, 1996.

PLACE: 5550 Friendship Boulevard, Suite 400, Chevy Chase, Maryland 20815.

STATUS: Open.

MATTERS TO BE CONSIDERED: The meeting is being held to adopt a voting quorum for a three member Commission. P.L. 104–232 (October 2, 1996).

Earlier notice of this meeting could not be made due to the recent passage of the legislation on October 2, 1996. AGENCY CONTACT: Pamela Posch, Office of the General Counsel, United States Parole Commission, (301) 492–5959.

Dated: October 10, 1996.
Michael A. Stover,
General Counsel, U.S. Parole Commission
[FR Doc. 96–26657 Filed 10–11–96; 2:46 pm]
BILLING CODE 4410–01–M

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of September, 1996.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of Act must be met.

- (1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,
- (2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and
- (3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA-W-32,584; Tyler Pipe Co., Tyler, TX TA-W-32,133; Rau Fastener C., LLC, Providence, RI

TA-W-32,654; Kulicke and Soffa Industries, Inc., Willow Grove, PA TA-W-32,596; Top This, Inc., Vienna, MO In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

- TA-W-32,634; Trico Products Corp., Buffalo, NY York, SC
- TA-W-32,669; Prairie Meat Packer, Inc., Cardington, OH
- TA-W-32,585; Dale Electronics, Bradford Electrics, Bradford, PA
- TA-W-32,589; Northern Engraving Corp., Lacrosse, WI
- TA-W-32,603; Allergan, Inc., Spincast Department, Waco, TX
- TA-W-32,572; Pauline Knitting Industries, Salisbury, NC
- TA-W-32,683; Newport Shrimp Co., Inc., Newport, OR
- TA-W-32,592; Evanite Fiber Corp., Submicro Div., Corvallis, OR

Increased imports did not contribute importantly to worker separations at the firm.

- TA-W-32,765; Ryder Scott Co., Petroleum Engineer, Denver, CO TA-W-32,701; United Cities Gas Co., Independence, KS
- The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.
- TA-W-32,568; Globe Netallurgical, Inc., Niagara Falls, NY
- TA-W-32,769; Seaboard Oil Co., Midland, TX
- TA-W-32,594; C-Cor Electronics, Inc., Reedsville, PA

The investigation revealed that criteria (2) has not been met. Sales or production did not decline during the relevant period as required for certification.

TA-W-32,635; Lamson & Sessions Co., Aurora, OH

The investigation revealed that criterion (2) and criterion (3) have not been met. Sales or production did not decline during the relevant period as required for certification. Increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have not contributed importantly to the separations or threat thereof, and the absolute decline in sales or production.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

- TA-W-32,582; OMSC Shirt Corp., Morgantown, WV: July 12, 1995.
- TA-W-32,575; Dean Foods Vegetable Co., Norcal-Crosetti (NC) Foods, Watsonville, CA: June 28, 1995.

- TA-W-32,621; Tri Tech Tool & Design Co., Inc., South Bound Brook, NJ: May 15, 1995.
- TA-W-32,656; Dynamic Axle Co., Rancho Dominguez, CA: August 7, 1995.
- TA-W-32,614; International Rectifiers, Hexfet America Facility, Temecula, CA: June 17, 1995.
- TA-W-32,675; McQueeney Sportswear, Inc., Millwork, AL: June 19, 1995.
- TA-W-32,684; J & J Manufacturing/AKA Johnnie Cutting and Sewing, Hialeah, FL: July 25, 1995.
- TA-W-32,698; Roundwood Timer Products, Inc., Chemult, OR: August 10, 1995.
- TA-W-32,599; Pella Manufacturing, Inc., Pella, IA: July 18, 1995.
- TA-W-32,605 & A; Keystone Transformer Co., Pennsburg, PA and Trumbauersville, PA: July 18, 1995.
- TA-W-32,629; Burlington Resources, Meridian Oil Co., Englewood, CO: July 30, 1995.
- TA-W-32,620; Shell Chemical Co., Paint Pleasant Polyester Plant, Apple Grove, WV: July 19, 1995.
- TA-W-32,612; Northwest Alloys, Inc., Addy, WA: July 18, 1995.
- TA-W-32,740; Rano Cutting Corp., New York, NY: August 27, 1995.
- TA-W-32,660; Amoco Exploration and Production, National Gas Group, Natural Gas Liquids Business Unit, & E & P Technology Group Operation in the Following States: B; AL, C; AR, D; CO, E; KS, F; LA, G; MI, H; MS, I; NM, J; OK, & K; TX: August 6, 1995.
- TA-W-32,660; Amoco Exploration and Production, Headquartered in Chicago, IL and A; Houston, TX, & Operating in the Following Units in The Following States: US Operations Group, Permian Basin Business Unit, Southeast Business Unit, B; AL, C; AR, D; CO, E; KS, F; LA, G; MI, H; MS, I; NM, K; TX & Tulsa Research Center, Operating in OK: June 9, 1996.
- TA-W-32,660; Amoco Exploration and Production, Offshore Business Unit, Operating at the Following States: L; LA, & M; TX: June 9, 1996.
- TA-W-32,660; Amoco Exploration and Production, Mid-Continent Business Unit, Northwestern U.S. Business Unit and Southern Rockies Business Unit Operating in The Following States: N; CO, O; KS, P; NM, Q; OK, R; TX, S; UT, T; WY, U; AK; June 9, 1996.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (Pub. L. 103–182) concerning transitional adjustment assistance hereinafter called (NAFTA–TAA) and in accordance with Section 250(a) Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA–TAA issued during the month of August & September, 1996.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA-TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

- (1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof (including workers in any agricultural firm or appropriate subdivision thereof), have become totally or partially separated from employment and either—
- (2) That sales or production, or both, of such firm or subdivision have decreased absolutely;
- (3) That imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or sub division have increased, and that the increases in imports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or
- (4) That there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivision.

Negative Determinations NAFTA-TAA

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

NAFTA-TAA-01197; Newport Shrimp Co., Inc., Newport, OR

NAFTA-TAA-01212; Tell City Chair Co., Tell City, IN

NAFTA-TAA-0Ĭ184; Teledyne Tran Aeronautical, Allegheny Teledyne Div., San Diego, CA NAFTA-TAA-01175 & A; Lukens, Inc.

NAFTA-TAA-01175 & A; Lukens, Inc (AKA Washington Steel), Washington, PA & Houston, TX

- NAFTA-TAA-01180; Jo-Nez Apparel, Inc., Tompkinsville, KY
- NAFTA-TAA-01208; C.J. Enterprises, Morganton, NC.
- NAFTA-TAA-01187; Whirlpool Corp., Evansville, IN

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

NAFTA-TAA-01199; Casa Brand, Inc., Los Angeles, CA The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

The following certifications have been issued; the date following the company name & location for each determination references the impact date for all workers for such determination.

NAFTA-TAA-01193; Robertshaw Controls Co., Appliance Controls Div., Ellijay, GA: August 12, 1995.

NAFTA-TAA-01152; Shell Chemical Co., Point Pleasant Polyester Plant, Apple Grove, WV: July 19, 1995.

NAFTA-TAA-01206; Go/Dan Industries, Peru, IL: July 26, 1995.

NAFTA-TAA-01201; Jar-Car Manufacturing, El Paso, TX: July 24, 1995.

NAFTA-TAA-01123; Flexel, Inc., Tecumseh, KS: July 9, 1995.

NAFTA-TAA-01209; Lambda Electronics, Inc., Tucson, AZ: August 16, 1995.

NAFTA-TAA-01202; U.S. Colors, Inc., Rocky Mount, NC: August 15, 1995.

NAFTA-TAA-01182; Clothes Connection, Santa Ana, CA: August 8, 1995.

NAFTA-TAA-01178; Anchor Glass Container Corp., Zanesville Mould Div., Zanesville, OH: August 9, 1995.

NAFTA-TAA-01207; Plastiflex Co., Inc., Centralia, IL: August 21, 1995.

NAFTA-TAA-01171, A,B,C; Strick Corp., Fairless Hills, PA, Berwick, PA, Danville, PA, Monroe, IN: August 5, 1995.

NAFTA-TAA-01150 & A; Keystone Transformer Co., Pennsburg, PA and Trumbauersville, PA: July 18, 1995.

I hereby certify that the aforementioned determinations were issued during the month of September, 1996. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: October 4, 1996.

Russell T. Kile,

Acting Program Manager, Policy & Reemployment Services, Office of Trade Adjustment Assistance.

 $[FR\ Doc.\ 96\text{--}26485\ Filed\ 10\text{--}15\text{--}96;\ 8\text{:}45\ am]$

BILLING CODE 4510-30-M

[TA-W-32,318]

Jaunty Textile, a Division of Advanced Textile Composites, Incorporated, Scranton, PA; Notice of Revised Determination on Reconsideration

On July 3, 1996, the Department issued a Negative Determination Regarding Eligibility to Apply for Worker Adjustment Assistance, applicable to all workers of Jaunty Textile, a Division of Advanced Textile Composites, Incorporated located in Scranton, Pennsylvania. The notice was published in the Federal Register on August 2, 1996 (61 FR 40453).

Investigation findings show that the workers produced woven synthetic fabrics. The workers were denied TAA because the "contributed importantly" test of the Group Eligibility Requirements of the Trade Act was not met.

By letter of August 2, 1996, a company official requested administrative reconsideration of the Department's findings. The company provided new information regarding a major customer, reducing purchases from Jaunty, that had been inadvertently excluded from their list of customers. On reconsideration, the Department surveyed the customer. New investigation findings on reconsideration show that the customer began importing synthetic woven textiles in 1996.

Conclusion

After careful consideration of the new facts obtained on reconsideration, it is concluded that the workers of Jaunty Textile, a Division of Advanced Textile Composites, Incorporated, Scranton, Pennsylvania were adversely affected by increased imports of articles like or directly competitive with synthetic woven textiles produced at the subject firm.

"All workers of Jaunty Textile, a Division of Advanced Textile Composites, Incorporated, Scranton, Pennsylvania, who became totally or partially separated from employment on or after May 1, 1995, are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, D.C., this 30th day of September 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–26490 Filed 10–15–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-32,601]

Morgan Lumber Company, Jackson, TN; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on July 29, 1996, in response to a petition which was filed on July 17, 1996, on behalf of workers at Morgan Lumber Company, Jackson, Tennessee.

The petitioning company has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, DC, this 27th day of September 1996.

Linda G. Poole,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–26488 Filed 10–15–96; 8:45 am] BILLING CODE 4510–30–M

[TA-W-32,623]

Oakloom Clothes, Inc., Baltimore, MD; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on August 5, 1996 in response to a worker petition which was filed on August 5, 1996 on behalf of workers at Oakloom Clothes, Inc., Baltimore, Maryland.

All production workers were separated from the subject firm more than one year prior to the date of the petition. Section 223 of the Act specifies that no certification may apply to any worker whose last separation occurred more than one year before the date of the petition. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, D.C. this 1st day of October, 1996.

Russell T. Kile,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96–26487 Filed 10–15–96; 8:45 am] BILLING CODE 4510–30-M

[TA-W-32,532; TA-W-32,532D]

Orbit Industries, Incorporated, Helen, GA and Penline Garment Company, Toccoa, GA; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the