in the National Register were received by the National Park Service before December 13, 1997. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013–7127. Written comments should be submitted by January 6, 1998.

# Carol D. Shull,

Keeper of the National Register, Chief of Registration, National Register.

# ALASKA

# Matanuska-Susitna Borough-Census Area

Kirsch's Place, Mi. 1.5 Sunshine Rd., or mi. 215.3 Alaska Railroad, Talkeetna vicinity, 97001631

# CALIFORNIA

## Monterey County

Parmelee, Lou Ellen, House, 570 Archer St., Monterey, 97001633

# San Bernardino County

San Bernardino County Court House, 351 N. Arrowhead Ave., San Bernardino, 97001632

## San Luis Obispo County

Robles, Paso, Carnegie Library (Carnegie Library MPS), City Park, 800 12th St., Paso Robles, 97001635

## Santa Cruz County

Robinson, Elias H., House, 363 Ocean St., Santa Cruz, 97001634

# FLORIDA

## **Indian River County**

McKee Jungle Gardens, 350 US 1, Vero Beach, 97001636

## Pasco County

St Leo Abbey Historic District, 33701 FL 52, St. Leo, 97001637

#### GEORGIA

# **De Kalb County**

University Park—Emory Highlands—Emory Estates Historic District, Roughly bounded by N. Decatur Rd., Durand Dr., Peavine Cr., and the Druid Hills Historic District, Decatur vicinity, 97001638

# MAINE

# Sagadahoc County

Manley, Joseph and Susan, Summer Cottage, E side of Club Rd., 0.1 mi. S of jct. of ME 216 and Club Rd., Small Point, 97001642

#### York County

Badger, Samuel, Monument, Address Restricted, Kittery Foreside, 97001640

- Jones, John Paul, Memorial Park, Bounded by Newmarch St. and Hunter Ave., Kittery Foreside, 97001639
- Traip, Robert and Louisa, House, 2 Wentworth St., Kittery Foreside, 97001641

Wentworth, Mark F. and Eliza J., House, 9 Wentworth St., Kittery Foreside, 97001643

# WISCONSIN

# **Outagamie County**

Osprey Site, Address Restricted, Kaukauna vicinity, 97001644

#### Vernon County

Lord, Charles, House, 113 South St., Ontario, 97001645

#### Proposed Move

A move has been proposed for the following:

# FLORIDA

Jackson County Norton, Robert Lee, House 2045 Lee St., Cypress, 96000914

[FR Doc. 97–33296 Filed 12–19–97; 8:45 am] BILLING CODE 4310–70–P

# DEPARTMENT OF THE INTERIOR

# National Park Service

Notice of Intent to Repatriate Cultural Items in the Possession of the University Museum, University of Arkansas, Fayetteville, AR

# **AGENCY:** National Park Service **ACTION:** Notice

Notice is hereby given under the Native American Graves Protection and Repatriation Act, 25 U.S.C. 3005 (a)(2), of the intent to repatriate cultural items in the possession of the University Museum, University Arkansas which meets the definition of "unassociated funerary objects" under Section 2 of the Act.

The 981 cultural items were recovered from 37 archeological sites located in the Ouachita Mountains and the West Gulf Coastal Plan of southwestern Arkansas, including the counties of Clark, Dallas, Garland, Howard, Hot Springs, Lafayette, Little River, Logan, Miller, Mississippi, Montgomery, Perry, Scott, Sevier, and Yell. These objects include: animal bones, antlers, antler tools, arrowpoints, an awl, axes, a basket, beads, blades, boatstones, bone tools, celts, clay balls and fragments, corn, earplugs, earspools, knives, leather, lithics, mano, modified stones, pigments, pipes and pipe fragments, projectile points and fragments, quartz crystals, seeds, shell (conch, mussel, terrapin, beads, disks, gorget, fragments), sherds, a skewer, stone artifacts, vessels (bottles, bowls, jars, vases, fragments), and mixed wood and copper pieces.

In 1929, 29 cultural items from sites in Garland, Hot Springs, and Yell counties were accessioned into the University Museum collections. The donors are unknown.

In 1931, four cultural items from Garland County were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1931, 85 cultural items from Montgomery, Logan, and Garland counties were accessioned into the University Museum collections. The donors are unknown.

In 1933, 117 cultural items from Yell and Scott counties were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1934, nine cultural items from Clark County were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1940, 135 cultural items from Hot Springs, Garland, and Lafayette counties were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1947, four cultural items from Perry and Garland counties were purchased from Fain White King by the University Museum.

In 1951, two cultural items from Dallas County were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1955, 317 cultural items from Garland, Miller, Lafayette, and Little River counties were purchased from Pete Miroir by the University Museum.

In 1960, one cultural item from Scott County was donated by Mrs. J.W. Parks to the University Museum.

In 1961, 113 cultural items from Howard County were donated by Dr. Clarence Webb to the University Museum.

In 1962, 40 cultural items from Miller County were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1962, nine cultural items from Little River County were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1964, 16 cultural items from Sevier County were recovered during University Museum-sponsored excavations and accessioned into University Museum collections.

In 1970, three cultural items from Scott County were recovered during a University field school and accessioned into University Museum collections. In 1981, 1982, 1986, 1988, and 1991,

111 cultural items from Miller, Howard,

Sevier, and Mississippi Counties were donated to the University Museum by unknown persons.

The 37 sites from which the cultural items were recovered are associated with the Fourche Maline culture (500 BC-800 AD) and the Caddoan Culture (800-1600 AD) based on material culture and site organization. Based on tools, ceramics, and manner of interments, these sites show continuity of occupations through these periods. Accession information indicates all 981 cultural items were recovered from burial contexts. Archeological, ethnohistoric, and historical document evidence indicates Caddoan affiliation through tools, ceramics, manner of internments, and recorded language terms and cultural characteristics (1542-1543 AD) are correlated to the sites included in the above counties.

Officials of the University of Arkansas have determined that, pursuant to 25 U.S.C. 3001(3)(B), these 981 cultural items are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony and are believed, by a preponderance of the evidence, to have been removed from a specific burial site of an Native American individual. Officials of the University of Arkansas 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 items and the Caddo Tribe of Oklahoma.

This notice has been sent to officials of the Caddo Tribe of Oklahoma. Representatives of any other Indian tribe that believes itself to be culturally affiliated with these objects should contact Michael P. Hoffman, Curator of Anthropology, University Museum, University of Arkansas, Fayetteville, AR 72701, telephone (501) 575–3855 before January 21, 1998. Repatriation of these objects to the Caddo Tribe of Oklahoma may begin after that date if no additional claimants come forward. Dated: December 15, 1997.

# Francis P. McManamon,

Departmental Consulting Archeologist, Manager, Archeology and Ethnography Program.

[FR Doc. 97–33292 Filed 12–19–97; 8:45 am] BILLING CODE 4310–70–F

# DEPARTMENT OF JUSTICE

# Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

In accordance with Departmental policy, 28 CFR § 50.7, notice is hereby

given that proposed consent decrees in United States v. Exeter Properties, Inc., et al., Civil Action No. 3:97CV141, were lodged on December 2, 1997 with the United States Court for the Eastern District of Virginia.

In February 1997, the United States on behalf of EPA sued Exeter Properties, Inc., Bridgestone/Firestone, Inc. ("BFS"), Perry Realty Investments ("Perry Realty"), and Perry Machinery Corporation ("Perry Machinery") under Section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. §9607, to recover \$1.7 million in past response costs, alleging that the defendants were liable as past owners/ operators and arrangers for disposal under Section 107(a) of CERCLA in connection with a removal action performed at the Exeter Site located in Hopewell, Virginia. These consent decrees represent settlements with three defendants, BFS, Perry Realty, and Perry. The proposed settlements provide for payments of \$495,000 by BFS and \$485,000 by Perry Realty and Perry Machinery for response costs in connection with the removal action.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decrees. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Exeter Properties, Inc., et al.,* DOJ Ref. # 90–11– 2–1218.

The proposed consent decrees may be examined at the office of the United States Attorney, Eastern District of Virginia, Main Street Centre, Suite 1800, 600 East Main Street, Richmond, VA 23219; the Region III Office of the Environmental Protection Agency, 841 Chestnut Street, Philadelphia, PA 19107; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. Copies of the proposed consent decrees may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W. 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$11.00, payable to the Consent Decree Library.

# Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–33344 Filed 12–19–97; 8:45 am] BILLING CODE 4410–15–M

# DEPARTMENT OF JUSTICE

# Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response Compensation and Liability Act ("CERCLA")

In accordance with Departmental policy, 28 CFR § 50.7, 38 FR 19029, and 42 U.S.C. 9622(d), notice is hereby given that a proposed consent decree in United States v. Haviland Properties, Steven Roberts, Myung Chung, Byung Chung, Raymond Sison, and Ines Sison, 97 Civ 8164 (BSJ) (S.D.N.Y), was lodged on November 4, 1997, with the United States District Court for the Southern District of New York. The consent decree provides for payment by the settling defendants toward reimbursement of response costs incurred in connection with the remediation of hazardous waste contamination at the Haviland Complex Superfund Site ("the Site"), which is located in the Town of Hyde Park, Dutchess County, New York. The Consent Decree requires the defendants to pay to total of \$450,000 of the United States and \$50,000 to the State of New York over a three year period. In addition, the defendants have agreed to pay to the United States and the State 15% of the net proceeds upon any sale of the property in exchange for the transfer to the purchaser of the property of all rights, benefits and obligations under the consent decree. In the alternative, if the property is not sold within five years of the date of the entry of the consent decree, the United States, at its option, may elect to require the Defendants to pay the sum \$30,000 in lieu of 15% of the net proceeds.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Haviland Properties, Steven Roberts, Myung Chung, Byung Chung, Raymond Sison, and Ines Sison*, DOJ Ref. No. 90– 11–2–309.

The proposed consent decree may be examined at the office of the United States Attorney for the Southern District of New York, 100 Church Street, New York, New York 10007 (contact Assistant United States Attorney Kathy S. Marks); the Region II Office of the Environmental Protection Agency, 290 Broadway, New York, New York 10007– 1866 (contact Assistant Regional