

The human remains belong to 411 infants and 100 children, all of indeterminate sex, 38 adolescents, and 208 adults.

In the **Federal Register** (84 FR 60445, November 8, 2019), column 3, paragraph 1, sentence 5 is corrected by substituting the following sentence:

Of the adolescent individuals, nine are probably male, 16 are probably female, and 13 are of indeterminate sex.

In the **Federal Register** (84 FR 60446, November 8, 2019), column 3, paragraph 1, sentence 1, under the heading "Determinations Made by the University of Tennessee, Department of Anthropology and the U.S. Army Corps of Engineers, Omaha District," is corrected by substituting the following sentence:

Pursuant to 25 U.S.C. 3001(9), the human remains described in this notice represent the physical remains of 1,974 individuals of Native American ancestry.

Additional Requestors and Disposition

Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains and associated funerary objects should submit a written request with information in support of the request to Dr. Robert Hinde, University of Tennessee, Office of the Provost, 527 Andy Holt Tower, Knoxville, TN 37996-0152, telephone (865) 974-2445, email rhinde@utk.edu and vpaa@utk.edu; and Ms. Sandra Barnum, U.S. Army Engineer District, Omaha, ATTN: CENWO-PM-AB, 1616 Capital Avenue, Omaha, NE 68102, telephone (402) 995-2674, email sandra.v.barnum@usace.army.mil, by July 27, 2020. After that date, if no additional requestors have come forward, transfer of control of the human remains and associated funerary objects to the Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota may proceed.

The University of Tennessee, Department of Anthropology and the U.S. Army Corps of Engineers, Omaha District are responsible for notifying the Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota, that this notice has been published.

Dated: May 11, 2020.

Melanie O'Brien,

Manager, National NAGPRA Program.

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DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NAGPRA-NPS0030307; PPWOCRADNO-PCU00RP14.R50000]

Notice of Intent To Repatriate Cultural Items: The Field Museum of Natural History, Chicago, IL

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: The Field Museum of Natural History (Field Museum), in consultation with the appropriate Indian Tribes or Native Hawaiian organizations, has determined that the cultural items listed in this notice meet the definition of unassociated funerary objects. Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to claim these cultural items should submit a written request to the Field Museum. If no additional claimants come forward, transfer of control of the cultural items to the lineal descendants, Indian Tribes, or Native Hawaiian organizations stated in this notice may proceed.

DATES: Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to claim these cultural items should submit a written request with information in support of the claim to the Field Museum at the address in this notice by July 27, 2020.

ADDRESSES: Helen Robbins, Director of Repatriation, The Field Museum, 1400 S Lake Shore Drive, Chicago, IL 60605, telephone (312) 665-7317, email hrobbins@fieldmuseum.org.

SUPPLEMENTARY INFORMATION: Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3005, of the intent to repatriate cultural items under the control of the Field Museum of Natural History, Chicago, IL, that meet the definition of unassociated funerary objects under 25 U.S.C. 3001.

This notice is published as part of the National Park Service's administrative responsibilities under NAGPRA, 25 U.S.C. 3003(d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the Native American cultural items. The National Park Service is not responsible for the determinations in this notice.

History and Description of the Cultural Item(s)

In 1900 and 1901, 1403 cultural items were removed from the sites of Awatobi,

Chukubi, Kishuba, Mishongnovi, Shongopovi, Sikyatki, and Old Walpi in Navajo County, AZ. The items were removed by Charles Owen over the course of two field seasons. The excavations were sponsored by Stanley McCormick on behalf of the Field Museum of Natural History.

The 109 unassociated funerary objects from Awatobi are: One necklace made of cedar berries, one stone amulet, two cup-like stone formations, three pipes, one chalcedony implement, five chert implements, 12 projectile points, four ceramic mugs, seven ceramic ladles, 10 ceramic jars, 21 ceramic pots, and 42 ceramic bowls.

The 47 unassociated funerary objects from Chukubi are: One ceramic water vessel, one ceramic pitcher, three ceramic ladles, four ceramic pots, five ceramic mugs, five ceramic jars, and 28 ceramic bowls.

The 17 unassociated funerary objects from Kishuba are: Three ceramic ladles, four ceramic bowls, and 10 ceramic mugs.

The 418 unassociated funerary objects from Mishongnovi are: One lot of pebbles, one stone implement, two stone ornaments, two shell ornaments, two flakes of flint, 41 pieces of obsidian, one bone awl, two lots of bone beads, two pieces of burned corn, one mano, two metate, two stone slabs, eight bahos, four ceramic vessels, six ceramics water vessels, 24 ceramic pots, 26 ceramic mugs, 31 ceramic ladles, 39 ceramic jars, and 221 ceramic bowls.

The 28 unassociated funerary objects from Shongopovi are: One stone slab, one ceramic pot, one ceramic water bottler, eight ceramic jars, and 17 ceramic bowls.

The 111 unassociated funerary objects from Sikyatki are: One stone fetish, one stone ornament, one shell ornament, two chunks of hematite, one lot of bone beads, one lot of turquoise beads, two lots of cedar berry beads, four pieces of turquoise earrings, one ceramic olla, three ceramic vessels, three ceramic water vessels, three ceramic mugs, three ceramic ladles, nine ceramic pots, 17 ceramic jars, and 59 ceramic bowls.

The 673 unassociated funerary objects from Old Walpi are: One stone ball, one stone slab, two stone mountain lion fetishes, two pipes, two lots of beads, three pieces of earrings, 45 bahos, three ceramic dishes, five ceramic water vessels, five ceramic pitchers, 10 ceramic vessels, 26 ceramic mugs, 30 ceramic ladles, 163 ceramic pots, 186 ceramic bowls, and 189 ceramic jars.

Owen's field notes and the corresponding field numbers on the items show by a preponderance of evidence that the items were removed

from graves. The items were all removed from the Hopi Reservation, and are all culturally affiliated with the Hopi Tribe of Arizona based on academic literature, oral traditional information, and consultation with the Hopi Tribe.

Determinations Made by the Field Museum of Natural History

Officials of the Field Museum of Natural History have determined that:

- Pursuant to 25 U.S.C. 3001(3)(B), the 1,403 cultural items described above 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 specific burial sites of Native American individuals.

- Pursuant to 25 U.S.C. 3001(2), there is a relationship of shared group identity that can be reasonably traced between the unassociated funerary objects and the Hopi Tribe of Arizona.

Additional Requestors and Disposition

Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to claim these cultural items should submit a written request with information in support of the claim to Helen Robbins, Director of Repatriation, The Field Museum, 1400 S. Lake Shore Drive, Chicago, IL 60605, telephone (312) 665-7317, email hrobbins@fieldmuseum.org, by July 27, 2020. After that date, if no additional claimants have come forward, transfer of control of the unassociated funerary objects to the Hopi Tribe of Arizona may proceed.

The Field Museum is responsible for notifying the Hopi Tribe of Arizona that this notice has been published.

Dated: May 8, 2020.

Melanie O'Brien,

Manager, National NAGPRA Program.

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INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-588 and 731-TA-1392-1393 (Final) (Remand)]

Polytetrafluoroethylene Resin From China and India

AGENCY: United States International Trade Commission.

ACTION: Notice of remand proceedings.

SUMMARY: The U.S. International Trade Commission (“Commission”) hereby gives notice of the remand of its final

determinations in the antidumping duty and countervailing duty investigations of polytetrafluoroethylene resin (“PTFE”) from China and India. For further information concerning the conduct of these remand proceedings and rules of general application, consult the Commission’s Rules of Practice and Procedure.

DATES: Applicable June 25, 2020.

FOR FURTHER INFORMATION CONTACT:

Mary Messer (202-205-3193), Office of Investigations, or Karl von Schiltz (703-356-3293), Office of General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearing-impaired persons can obtain information on this matter by contacting the Commission’s TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (<http://www.usitc.gov>). The public record of Investigation Nos. 701-TA-588 and 731-TA-1392-1393 (Final) may be viewed on the Commission’s electronic docket (EDIS) at <http://edis.usitc.gov>.

SUPPLEMENTARY INFORMATION:

Background.—In July 2018, the Commission unanimously determined that an industry in the United States was neither materially injured nor threatened with material injury by reason of PTFE from India found by the U.S. Department of Commerce (“Commerce”) to be subsidized by the Government of India. *PTFE from China and India*, Investigation Nos. 701-TA-588 and 731-TA-1392-1393 (Final), USITC Pub. 4801 (Jul. 2018). Subsequently, in November 2018, in the antidumping investigations, the Commission likewise reached unanimous negative determinations with respect to imports of PTFE resin from China and India found by Commerce to be sold in the United States at less than fair value. *PTFE from China and India*, Investigation Nos. 731-TA-1392-1393 (Final), USITC Pub. 4841 (Nov. 2018). Petitioner, The Chemours Company FC, LLC, contested the Commission’s determinations before the U.S. Court of International Trade. The court affirmed in part and remanded in part the Commission’s determinations. *The Chemours Company FC, LLC v. United States*, Slip. Op. 20-61 (Ct. Int’l Trade, May 6, 2020). Specifically, the court remanded for the Commission “to explain further its decision not to discount post-petition

data, taking into account the increase in subject import prices in the final quarter of 2017.” Slip Op. at 33.

Participation in the proceeding.—

Only those persons who were interested parties that participated in the investigations (*i.e.*, persons listed on the Commission Secretary’s service list) and also parties to the appeal may participate in the remand proceedings. Such persons need not make any additional notice of appearances or applications with the Commission to participate in the remand proceedings, unless they are adding new individuals to the list of persons entitled to receive business proprietary information (“BPI”) under administrative protective order. BPI referred to during the remand proceedings will be governed, as appropriate, by the administrative protective order issued in the investigations. The Secretary will maintain a service list containing the names and addresses of all persons or their representatives who are parties to the remand proceedings, and the Secretary will maintain a separate list of those authorized to receive BPI under the administrative protective order during the remand proceedings.

Written Submissions.—The Commission is not reopening the record and will not accept the submission of new factual information for the record. The Commission will permit the parties to file comments concerning how the Commission could best comply with the Panel’s remand instructions.

The comments must be based solely on the information in the Commission’s record. The Commission will reject submissions containing additional factual information or arguments pertaining to issues other than the one on which the Panel has remanded this matter. The deadline for filing comments is July 3, 2020. Comments shall be limited to no more than ten (10) double-spaced and single-sided pages of textual material, inclusive of attachments and exhibits.

Parties are advised to consult with the Commission’s Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subpart A (19 CFR part 207) for provisions of general applicability concerning written submissions to the Commission. All written submissions must conform to the provisions of § 201.8 of the Commission’s rules; any submissions that contain BPI must also conform with the requirements of §§ 201.6, 207.3, and 207.7 of the Commission’s rules. Please note the Secretary’s Office will accept only electronic filings at this time. Filings must be made through the