- Calhoun—Ives Historic District, 79—262 Calhoun St. and 11 and 12 Ives Rd., Washington, 95001344
- Sunny Ridge Historic District, 2, 20 Nettleton Hollow Rd., 145 Old Litchfield Rd., 6 Romford Rd. and 10—32 Sunny Ridge Rd., Washington, 95001346
- Washington Green Historic District, Roughly, along Ferry Bridge, Green Hill, Kirby, Roxbury, Wykeham and Woodbury Rds., Parsonage Ln. and The Green, Washington, 95001345

IOWA

Adair County

- Loucks Grove Church, 7 mi. N of jct. of IA 25 and IA 92, then 3 mi. E and 1.5 mi. N on unnamed co. rd., Greenfield vicinity, 95001314
- Fayette County
- Clermont Public School, 505 Larrabee St., Clermont, 95001316

Lee County

Sample, Hugh W. and Sarah, House, 205 N. Second St., Keokuk, 95001318

Pottawattamie County

Shea, John J. and Agnes, House, 309 S. 8th St., Council Bluffs, 95001315

Wapello County

McHaffey Opera House, 414 Elm St., Eldon, 95001317

LOUISIANA

- Vermilion Parish
- Caldwell House, 105 E. Vermilion St., Abbeville, 95001321

NEW MEXICO

- Eddy County
- Archeological Site No. AR 03–08–03–195 (Ring Midden Sites of the Guadalupe Mountains MPS), Address Restricted, Queen vicinity, 95001319
- Archeological Site No. AR-03-08-03-232 (Ring Midden Sites of the Guadalupe Mountains MPS), Address Restricted, Queen vicinity, 95001320

NEW YORK

Greene County

- DuBois Stone House, 347 W. Main St., Catskill, 95001336
- DuBois, Benjamin, Stone House—Captain Martin Stone House, 347 W. Main St., Catskill, 95001333

Kings County

- Baptist Temple, 360 Schermerhorn St., Brooklyn, 95001334
- Ulster County
- Shuart—Van Orden Stone House, 41 Allhusen Rd., Plattekill, 95001335

OHIO

Belmont County

Brick Tavern House, US 40 W of St. Clairsville, Richland Township, St. Clairsville vicinity, 95001330

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Champaign County
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Mt. Tabor Church Building, Cemetery and Hitching Lot, OH 245, 300 meters S of jct. with Mt. Tabor Rd., Salem Township, West Liberty vicinity, 95001329

Marion County

King, George W., Mansion—Etowah, 429 Mount Vernon Ave., Marion, 95001331

OREGON

- Multnomah County
- Kennedy, John D., Elementary School, 5736 NE Thirty-third St., Portland, 88003472

TENNESSEE

Shelby County

East Buntyn Historic District, Roughly bounded by Central and Southern Aves. and Ellsworth and Greer Sts., Memphis, 95001332

WEST VIRGINIA

- Jefferson County
- Altona, WV 51 W of Charles Town, Charles Town vicinity, 95001322
- Marion County
- Mannington Historic District, Roughly bounded by High, Clarksburg and Howard Sts. and Buffalo Cr., Mannington, 95001313
- Marshall County
- Price, Bushrod Washington, House, 1803 Virginia St., Moundsville, 95001326
- Pendleton County
- Circleville School, WV 28, Circleville, 95001323

Pocahontas County

Traveller's Repose, Jct. of US 250 and WV 92 and WV 28, Bartow, 95001325

Randolph County

Downtown Elkins Historic District, Roughly bounded by Railroad Ave., Fifth St., Randolph Ave., Henry Ave. and First St., Elkins, 95001324

[FR Doc. 95–26299 Filed 10–23–95; 8:45 am] BILLING CODE 4310–70–P

Notice of Inventory Completion of Native American Human Remains in the Possession of the Colorado Historical Society, Denver, CO

AGENCY: National Park Service, Interior ACTION: Notice

Notice is hereby given in accordance with provisions of the Native American Graves Protection and Repatriation Act, 25 U.S.C. 3003(d), of the completion of an inventory of human remains in the possession of the Colorado Historical Society, Denver, CO.

The inventory and assessment of these human remains has been made by the Colorado Historical Society staff and representatives of the Pawnee Tribe of Oklahoma.

The human remain consists of one human scalplock. No known individual was identified. The scalplock was acquired in 1881 by John B. Hamilton at Pawhuska, Oklahoma as part of a collection associated with an Osage tribal leader, Black Dog, and identified in the extant documentation as the scalplock of a Pawnee. The scalplock was subsequently acquired by Dr. and Mrs. S. Julian Lamme and loaned to the Colorado Historical Society in 1944. Part of the scalplock was turned over by the Lammes in March 1957 to Kohlberg's, a Denver antique dealer, for sale. In April 1957, a portion of this item was discovered in the Colorado Historical Society collections and purchased from the heirs of Dr. and Mrs. S. Julian Lamme.

Based on the above mentioned information, consultations with the Pawnee Tribe, and the history of conflict between the Osage and the Pawnee during the 19th century (including Black Dog's lifetime), officials of the Colorado Historical Society have 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 human remains and the Pawnee Tribe of Oklahoma.

This notice has been sent to officials of the Pawnee Tribe of Oklahoma. Representatives of any other Indian tribe which believes itself to be culturally affiliated with these human remains should contact Anne Wainstein Bond, Curator of Material Culture, Colorado Historical Society, 1300 Broadway, Denver, CO 80203, phone (303) 866– 4691 before November 24, 1995. Repatriation of these remains may begin after this date if no additional claimants come forward.

Dated: October 18, 1995

Richard C. Waldbauer

Acting Departmental Consulting Archeologist Archeology and Ethnography Program [FR Doc. 95–26267 Filed 10–23–95; 8:45 am] BILLING CODE 4310–70–F

INTERNATIONAL BOUNDARY AND WATER COMMISSION, UNITED STATES AND MEXICO

Border Environment Cooperation Commission; Notice of Meeting

AGENCY: Border Environment Cooperation Commission (BECC). **ACTION:** Notice of Public Meeting.

SUMMARY: This notice announces a special public meeting of the BECC Board of Directors on Wednesday, November 15, 1995 from 9:00 a.m. to

1:00 p.m. at the Airport Hilton Hotel in El Paso, Texas.

FOR FURTHER INFORMATION CONTACT: Tracy Williams, Public Relations Officer, Border Environment Cooperation Commission, P.O. Box 221648, El Paso, Texas 79913; Tel: (011– 52–16) 29–23–95; Fax: (011–52–16) 29– 23–97; E-mail: BECC1@itsnet.com. or Mr. M.R. Ybarra, Secretary to the United States Section of the International Boundary and Water Commission (915) 534–6698.

SUPPLEMENTARY INFORMATION: The International Boundary and Water Commission, United States and Mexico, announces that the Border Environment **Cooperation Commission (BECC)** cordially invites all interested persons to attend a special public meeting of the Board of Directors on Wednesday November 15, 1995, from 9:00 a.m. to 1:00 p.m. at the Airport Hilton Hotel in El Paso, Texas. The primary focus of the meeting will be to clarify the El Paso, Texas Wastewater Reclamation and Reuse Project. A preview of projects which may be considered for certification during the January 18, 1996 public meeting of the Board of Directors will also be presented.

Proposed Agenda

- -Report from the General Manager
- —Public Comments
- Presentation for Certification of El Paso Water Reclamation and Reuse Project
- —Preview of Projects which may be Recommended for Certification at the January 18, 1996 Public Meeting of the Board of Directors
- Status of Technical Assistance
 Program
- -Advisory Council Comments
- -Comments by Board of Directors

Projects which could be considered for certification at the January 18, 1996 public meeting, provided they comply with fundamental BECC criteria include:

- Wastewater Treatment Plants, Cd. Juarez, Chihuahua
- —Wastewater Treatment Plant for the FINSA Industrial Park, Matamoros, Tamps.
- —Increased Water Supply and Sanitation, Nogales, Sonora
- —New Water Supply and Wastewater Treatment Project, Naco, Sonora
- —Upgrade of Existing Wastewater System, Somerton, Arizona
- —Upgrade of Water Distribution and Sewage Collection Systems, Douglas, Arizona
- —Tire Recycling Project, Mexicali, Baja California

—Environmental Improvements and Urban Development, Phase III, Tijuana, B.C.

Any member of the public interested in submitting written comments to the Board of Directors on the projects proposed for certification should send written material to the BECC staff 15 days prior to the scheduled public meetings. Anyone interested in making a brief statement to the Board may do so during the public meetings.

Dated: October 16, 1995. M.R. Ybarra, *Secretary, US IBWC.* [FR Doc. 95–26263 Filed 10–23–95; 8:45 am] BILLING CODE 4710-03-М

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

[Docket No. 94-63]

David D. Miller, M.D.; Grant of Restricted Registration

On June 28, 1994, the Deputy Assistant Administrator, Office of **Diversion Control, Drug Enforcement** Administration (DEA), issued an Order to Show Cause to David D. Miller, M.D., (Respondent) of Bartlesville, Oklahoma, notifying him of an opportunity to show cause as to why DEA should not deny his pending application for registration as a practitioner under 21 U.S.C. 823(f), as being inconsistent with the public interest. Specifically, the Order to Show Cause alleged that: (1) In September 1992, the Respondent delivered oneeighth ounce of marijuana, a Schedule I controlled substance, to an Oklahoma State undercover officer, and in October 1992, he surrendered two to three ounces of marijuana to the same officer, after admitting that he had been obtaining marijuana locally for several years and had been a user of marijuana since his college days; (2) on October 12, 1992, the Respondent entered a plea of nolo contendere to a felony charge of unlawful distribution of a controlled dangerous substance-marijuana, and the Oklahoma Eleventh Judicial District Court deferred the imposition of sentence for five years, placing the Respondent on probation for that period; (3) on October 12, 1992, the Oklahoma Bureau of Narcotic and Dangerous Drugs ordered the suspension of the Respondent's controlled dangerous substances registration, but reinstated it in April 1993; (4) on December 3, 1992, the Oklahoma Board of Medical Licensure determined that the Respondent's conduct violated the State Medical

Practice Act and suspended the Respondent's license to practice medicine, but reinstated it and placed the Respondent on five years probation beginning April 8, 1993; and (5) on January 2, 1993, the Respondent voluntarily surrendered his DEA Certificate of Registration; BM0852423, for cause.

On July 25, 1994, the Respondent filed a timely request for a hearing, and following prehearing procedures, a hearing was held in Oklahoma City, Oklahoma, on November 29, 1994, before Administrative Law Judge Paul A. Tenney. At the hearing, the Respondent was represented by counsel, both parties called witnesses to testify and introduced documentary evidence, and after the hearing, counsel for both sides submitted proposed findings of fact, conclusions of law and argument. On January 17, 1995, Judge Tenney issued his Findings of Fact, Conclusions of Law, and Recommended Ruling, recommending that DEA grant the Respondent's application for a DEA Certificate of Registration with certain limitations. Neither party filed exceptions to his decision, and on February 17, 1995, Judge Tenney transmitted the record of these proceedings to the Deputy Administrator.

The Deputy Administrator has considered the record in its entirety, and pursuant to 21 C.F.R. 1316.67, hereby issues his final order based upon findings of fact and conclusions of law as hereinafter set forth. The Deputy Administrator adopts, in full, the Findings of Fact, Conclusions of Law, and Recommended Ruling of the Administrative Law Judge, and his adoption is in no manner diminished by any recitation of facts, issues and conclusions herein, or of any failure to mention a matter of fact or law.

The Deputy Administrator finds that during the hearing before Judge Tenney, a Special Agent of the Oklahoma Bureau of Narcotics testified that in 1992, he opened a criminal investigation of the Respondent. With the assistance of a nurse, on September 1, 1992, the Agent received marijuana from the Respondent. The parties stipulated that marijuana is a Schedule I controlled substance pursuant to 21 C.F.R. 1308.11(d). On October 1, 1992, the Agent asked the Respondent to come to the Washington County Sheriff's Office in Bartlesville, Oklahoma, and after being notified of the investigation and the potential charges, the Respondent voluntarily turned over approximately two to three ounces of marijuana to the Agent. After rights advisement, the Respondent also told the Agent that he