




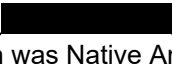
CENSUS ROLL OF THE INDIANS OF CALIFORNIA UNDER THE ACT OF MAY 18, 1928 (45 Stat. P. 602)

MARGINAL REFERENCE	Final Roll	Application	Admission	Consent, June 30, 1928	ENGLISH NAME		INDIAN NAME	Relationship in Family	Sex	Age in 1928	Date of Birth	Degree of Indian Blood	Name of Tribe or Band	Where Enrolled and Allotted	POST OFFICE	Amount and Kind of Property Owned	REMARKS
	No.	No.	No.	No.	Family Name	First Name											
	8980	7499			Jackson	Riston L.		Single	M	40	11-09-1888	3/8	Tribe unknown Hidatsa County	Never allotted Shasta Agency	El Dorado, El Dorado County, Calif.	None	
	8981	6996			Jackson	Robert	RANCHERA PLAN	Head	M	46	12-16-1880	3/4	Concow Butte County	Never allotted Shasta Agency	Porter Falls, Butte County, California	None	
	8982	6997			Jackson	Em	RANCHERA PLAN	Wife	F	52	8-16-1876	1/2	Tribe unknown Plumas County	"	"	"	
	8983	6997			Wartin	Franklin		Son	M	17	1-06-1911	3/4	"	"	"	"	Son of Inn Jackson.
	8984	6997			Wartin	Doris		Daughter	F	15	9-10-1913	3/4	"	"	"	"	Daughter of Inn Jackson.
	8985	6996			Jackson	Robert L.		Son	M	13	12-18-1915	5/8	"	"	"	"	
	8986	6996			Jackson	Ida E.		Daughter	F	11	3-20-1917	5/8	"	"	"	"	
	8987	6996			Jackson	Margie		Daughter	F	9	12-15-1919	5/8	"	"	"	"	
	8988	6996			Jackson	Addie Alice		Daughter	F	5	1-16-1923	5/8	"	"	"	"	
	8989	7660			Jackson	Beth		Head	M	61	6-10-1867	4/4	Kit River	Allotted Shasta Agency	Dean, Shasta County, Calif.	Allotment, house, horse, automobile, value \$205.00	Separated from wife. Lives on trust property.
	8990	5175	517		Jackson	Osie	Ch-ha-se-wa	Head	F	63	8-25-1865	4/4	Palute	Never allotted Walker River	Bishop, Inyo County, Calif.	Interest in estate, value unknown.	Divorced. Lives on trust property.
	8991	2564			Jackson	Tinie		Wife	F	60	3-11-1868	4/4	None	Never allotted Shasta Agency	North Fork, Modoc County, Calif.	House, personal property, value \$200.00	
	8992	2564			Jackson	Annie		Daughter	F	35	9-15-1893	4/4	"	"	"	None	
	8993	2564			Jackson	Helen		Daughter	F	18	2-16-1910	4/4	"	"	"	"	
	8994	2564			Jackson	Doris		Son	M	14	8-5-1914	4/4	"	"	"	"	
	8995	2564			Jackson	Willie		Son	M	11	7-11-1907	4/4	"	"	"	"	Died August 10, 1928.
	8996	2564			Jefferson	Samuel		Son	M	3	2-5-1928	4/4	"	"	"	"	
	8997	1308	372	421	Jackson	Toms		Head	M	32	1896	4/4	Yum	Allotted Pt. Yum Agency	Port Yum Agency, Yuma County, Arizona	Allotment, value - \$2,000.00	
	8998	1313	139	416	Jackson	Harriet Chino	Hipoh	Wife	F	24	1904	4/4	"	"	"	Allotment, value - \$2,000.00	
	8999	1308			Jackson	Chetina		Daughter	F	5	1903	4/4	"	"	"	None	
	9000	1308			Jackson	Priscilla		Daughter	F	3	1905	4/4	"	"	"	"	
	9001	1308			Jackson	Kenneth		Son	M	1	1907	4/4	"	"	"	"	
	9002	3299			Jacob	Fin		Head	M	55	7-23-1873	4/4	Karak Siskiyou County	Never allotted Shasta Agency	Hoppy Camp, Siskiyou County, Calif.	None	Live on trust lands.
	9003	3299			Jacob	Irene		Wife	F	53	7-23-1870	4/4	"	"	"	Land and house, value \$150.00	
	9004	3297			Jacob	Mary June		Wife	F	84	7-22-1844	4/4	Karak Siskiyou County	Never allotted Shasta Agency	Hoppy Camp, Siskiyou County, Calif.	None	
	9005	3297			Jacob	Gallie		Daughter	F	58	7-22-1870	4/4	"	"	"	"	
	9006	3297			Jacob	Daisy		Daughter	F	53	7-22-1875	4/4	"	"	"	"	
	9007	3297			Frank	Francis		Nephew	M	43	7-22-1885	4/4	"	"	"	"	
	9008	2679			Jacobs	Beaulie	ARMED SERVICE AS A DEPENDENT OF THE ARMY	Single	F	36	7-14-1892	3/4	Chukchansi, and Tulavame	Allotted Shasta Agency	Raymond, Modoc County, Calif.	Land, improvements, value \$750.00	Lives on trust lands.
	9009	4141	204		Jacobs	Charles E.		Single	M	40	7-6-1888	3/4	Yurok	Never allotted Hopa Valley	Yreka, Modoc County, Calif.	Land, cattle, barn, value \$60.00	
	9010	2502			Jacobs	Daniel		Head	M	34	10-7-1894	3/4	Tulavame, and Chukchansi	Allotted Shasta Agency	Hoppy Camp, Siskiyou County, Calif.	Land, improvements, value \$1,000.00	
	9011	2503			Jacobs	Lacy		Wife	F	26	8-5-1902	3/4	Tulavame, and Tullinches	Never allotted Shasta Agency	"	None	
	9012	2502			Jacobs	John J.		Son	M	3	1-15-1925	3/4	"	"	"	"	
	9013	2504			Jacobs	John J.		Head	M	67	3-20-1861	1/2	Tulavame Tulavame, and Chukchansi	Allotted Shasta Agency	Hoppy Camp, Siskiyou County, Calif.	Land, stock, improvements, value \$3,500.00	Widower.
	9014	2504			Jacobs	Benjamin H.		Son	M	42	11-15-1886	3/4	Tulavame, and Chukchansi	Never allotted Shasta Agency	"	None	
	9015	2504			Jacobs	Beaulie	ARMED SERVICE AS A DEPENDENT OF THE ARMY	Daughter	F	40	7-14-1898	3/4	"	"	"	Land, improvements, value \$300.00	
	9016	2504			Jacobs	Edward		Son	M	26	3-5-1903	3/4	"	"	"	None	
	9017	2504			Jacobs	LaPeyette		Son	M	23	7-21-1905	3/4	"	"	"	"	
	9018	2688			Jacobs	Tommy	RANCHERA PLAN	Single	F	18	12-19-1910	1/2	Whisper	Never allotted Shasta Agency	Hoppy Camp, Siskiyou County, Calif.	None	

Summary of Comments on DocumentationforInaJackson.pdf - Nuance Power PDF Advanced

Page:1

 Number: 1  Subject:Rectangle Date:10/1/2018 10:07:13 AM

 Number: 2  Subject:Note Date:10/1/2018 10:19:20 AM
Ina Jackson was Native American the Census shows she was part of Mooretown Rancheria Plan



UNITED STATES
DEPARTMENT OF THE INTERIOR

BUREAU OF INDIAN AFFAIRS
Sacramento Area Office
P. O. Box 749
Sacramento 4, California

IN REPLY REFER TO:
Tribal Programs
103.3



APR 9 1958

AIR MAIL

Commissioner, Bureau of Indian Affairs

Washington 25, D. C.

Attention: Legislative Associate
Commissioner

Dear Sir:

Inasmuch as Mooretown Rancheria has been the subject of correspondence between you and Congressman Engle and since there is the possibility that the rancheria may be added to the Rancheria Bill, the following information is furnished.

Mooretown Rancheria is located about one and one-half miles from the town of Feather Falls in Butte County, California. It consists of two eighty acre tracts, one-half mile apart. The eastern tract was purchased in 1915 from the Central Pacific Railway. It is presently occupied by Mr. Fred Taylor who, according to the enclosed statement, has lived continuously on the rancheria since prior to its purchase by the Federal Government. The second house on this tract belongs to Mr. Taylor's step-daughter, Mrs. Katy Archuleta, who presently lives in the neighboring town of Oroville but whose non-Indian husband, and occasionally some of their children, continue to occupy the house.

1. The western tract, which was set aside by Executive Order of June 6, 1894, has been occupied for the past eighteen years by Mr. and Mrs. Robert Jackson. 2. Mr. Engle's letter to you of March 18, 1958, refers to a letter of February 4, 1958, written on behalf of Mr. Jackson by a son-in-law, Herman Steidel. Enclosed are copies of a letter written in 1954 and on January 9, 1958, also in Mr. Jackson's behalf.

Both portions of the rancheria are presently served with adequate roads. Both the Taylor and the Jackson homes have electricity and obtain domestic water from good springs which have been developed and are pumped to the houses. 3. Both residents have rights to irrigation water from a ditch crossing the rancheria. 4. Both Mr. and Mrs. Jackson and Mr. Taylor receive Old Age Security payments

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The western tract, which was set aside by Executive Order of June 6, 1894, has been occupied for the past eighteen years by Mr. and Mrs. Robert Jackson.

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This shows that Ina Jackson occupied with Robert

H Number: 3 [REDACTED] Subject:Highlight Date:10/1/2018 10:05:11 AM

ave rights
to irrigation water from a ditch crossing the rancheria. Both Mr. and Mrs. Jackson and Mr. Taylor receive Old Age Security payments

 Number: 4 [REDACTED] Subject:Note Date:10/1/2018 10:21:30 AM

This shows that Both Ina and Robert received Old Age Security Payments so income was from both. Ina would not be a Dependant as she did not receive more than half of support from Robert.

¹from the Butte County Welfare Department. The exterior boundaries of the rancheria were surveyed by this office in March of 1954. The land is used primarily for home sites and is not arable except for a small garden plot adjoining each house. Should title to the rancheria be transferred to the resident occupants, no particular problems or difficulties are foreseen except the possible need for internal surveys. A work sheet such as was furnished for other rancherias in the group is enclosed.

Sincerely yours,

Leonard M. Hill

Area Director

Enclosures 5

H Number: 1 [REDACTED] Subject:Highlight Date:10/1/2018 10:05:16 AM
from the Butte County Welfare Department.

Public Law 85-671

AN ACT

To provide for the distribution of the land and assets of certain Indian rancherias and reservations in California, and for other purposes.

August 18, 1958
[H. R. 2824]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the lands, including minerals, water rights, and improvements located on the lands, and other assets of the following rancherias and reservations in the State of California shall be distributed in accordance with the provisions of this Act: Alexander Valley, Auburn, Big Sandy, Big Valley, Blue Lake, Buena Vista, Cache Creek, Chicken Ranch, Chico, Cloverdale, Cold Springs, Elk Valley, Guidiville, Graton, Greenville, Hopland, Indian Ranch, Lytton, Mark West, Middletown, Montgomery Creek, **Mooretown**, Nevada City, North Fork, Paskenta, Picayune, Pinoleville, Potter Valley, Quartz Valley, Redding, Redwood Valley, Robinson, Rohnerville, Ruffeys, Scotts Valley, Smith River, Strawberry Valley, Table Bluff, Table Mountain, Upper Lake, Wilton.

Indian ranch-
erias.
Land distribu-
tion.

SEC. 2. (a) The Indians who hold formal or informal assignments on each reservation or rancheria, or the Indians of such reservation or rancheria, or the Secretary of the Interior after consultation with such Indians, shall prepare a plan for distributing to individual Indians the assets of the reservation or rancheria, including the assigned and the unassigned lands, or for selling such assets and distributing the proceeds of sale, or for conveying such assets to a corporation or other legal entity organized or designated by the group, or for conveying such assets to the group as tenants in common. The Secretary shall provide such assistance to the Indians as is necessary to organize a corporation or other legal entity for the purposes of this Act.

Distribution of
assets.

(b) General notice shall be given of the contents of a plan prepared pursuant to subsection (a) of this section and approved by the Secretary, and any Indian who feels that he is unfairly treated in the proposed distribution of the property shall be given an opportunity to present his views and arguments for the consideration of the Secretary. After such consideration, the plan or a revision thereof shall be submitted for the approval of the adult Indians who will participate in the distribution of the property, and if the plan is approved by a majority of such Indians who vote in a referendum called for that purpose by the Secretary the plan shall be carried out. It is the intention of Congress that such plan shall be completed not more than three years after it is approved.

Referendum.

(c) Any grantee under the provisions of this section shall receive an unrestricted title to the property conveyed, and the conveyance shall be recorded in the appropriate county office.

Record of con-
veyance.

(d) No property distributed under the provisions of this Act shall at the time of distribution be subject to any Federal or State income tax. Following any distribution of property made under the provisions of this Act, such property and any income derived therefrom by the distributee shall be subject to the same taxes, State and Federal, as in the case of non-Indians: *Provided*, That for the purpose of capital gains or losses the base value of the property shall be the value of the property when distributed to the individual, corporation, or other legal entity.

Taxation.

SEC. 3. Before making the conveyances authorized by this Act on any rancheria or reservation, the Secretary of the Interior is directed:

(a) To cause surveys to be made of the exterior or interior boundaries of the lands to the extent that such surveys are necessary or

Surveys.

appropriate for the conveyance of marketable and recordable titles to the lands.

Improvement of
roads.

(b) To complete any construction or improvement required to bring Indian Bureau roads serving the rancherias or reservations up to adequate standards comparable to standards for similar roads of the State or subdivision thereof. The Secretary is authorized to contract with the State of California or political subdivisions thereof for the construction or improvement of such roads and to expend under such contracts moneys appropriated by Congress for the Indian road system. When such roads are transferred to the State or local government the Secretary is authorized to convey rights-of-way for such roads, including any improvements thereon.

Water systems.

(c) to install or rehabilitate such irrigation or domestic water systems as he and the Indians affected agree, within a reasonable time, should be completed by the United States.

(d) To cancel all reimbursable indebtedness owing to the United States on account of unpaid construction, operation, and maintenance charges for water facilities on the reservation or rancheria.

Land exchanges.

(e) To exchange any lands within the rancheria or reservation that are held by the United States for the use of Indians which the Secretary and the Indians affected agree should be exchanged before the termination of the Federal trust for non-Indian lands and improvements of approximately equal value.

Water rights.

SEC. 4. Nothing in this Act shall abrogate any water right that exists by virtue of the laws of the United States. To the extent that the laws of the State of California are not now applicable to any water right appurtenant to any lands involved herein they shall continue to be inapplicable while the water right is in Indian ownership for a period not to exceed fifteen years after the conveyance pursuant to this Act of an unrestricted title thereto, and thereafter the applicability of such laws shall be without prejudice to the priority of any such right not theretofore based upon State law. During the time such State law is not applicable the Attorney General shall represent the Indian owner in all legal proceedings, including proceedings before administrative bodies, involving such water right, and in any necessary affirmative action to prevent adverse appropriation of water which would encroach upon the Indian water right.

Conveyances.

SEC. 5. (a) The Secretary of the Interior is authorized to convey without consideration to Indians who receive conveyances of land pursuant to this Act, or to a corporation or other legal entity organized by such Indians, or to a public or nonprofit body, any federally owned property on the reservations or rancherias subject to this Act that is not needed for the administration of Indian affairs in California.

(b) For the purposes of this Act, the assets of the Upper Lake Rancheria and the Robinson Rancheria shall include the one-hundred-and-sixty-acre tract set aside as a wood reserve for the Upper Lake Indians by secretarial order dated February 15, 1907.

(c) The Secretary of the Interior is authorized to sell the five hundred and sixty acres of land, more or less, which were withdrawn from entry, sale, or other disposition, and set aside for the Indians of Indian Ranch, Inyo County, California, by the Act of March 3, 1928 (45 Stat. 162), and to distribute the proceeds of sale among the heirs of George Hanson.

Disbursements.

SEC. 6. The Secretary of the Interior shall disburse to the Indians of the rancherias and reservations that are subject to this Act all funds of such Indians that are in the custody of the United States.

Claims.

SEC. 7. Nothing in this Act shall affect any claim filed before the Indian Claims Commission, or the right, if any, of the Indians sub-

This page contains no comments

ject to this Act to share in any judgment recovered against the United States on behalf of the Indians of California.

SEC. 8. Before conveying or distributing property pursuant to this Act, the Secretary of the Interior shall protect the rights of individual Indians who are minors, non compos mentis, or in the opinion of the Secretary in need of assistance in conducting their affairs, by causing the appointment of guardians for such Indians in courts of competent jurisdiction, or by such other means as he may deem adequate, without application from such Indians, including but not limited to the creation of a trust for such Indians' property with a trustee selected by the Secretary, or the purchase by the Secretary of annuities for such Indians.

Appointment of guardians.

SEC. 9. Prior to the termination of the Federal trust relationship in accordance with the provisions of this Act, the Secretary of the Interior is authorized to undertake, within the limits of available appropriations, a special program of education and training designed to help the Indians to earn a livelihood, to conduct their own affairs, and to assume their responsibilities as citizens without special services because of their status as Indians. Such program may include language training, orientation in non-Indian community customs and living standards, vocational training and related subjects, transportation to the place of training or instruction, and subsistence during the course of training or instruction. For the purposes of such program, the Secretary is authorized to enter into contracts or agreements with any Federal, State, or local governmental agency, corporation, association, or person. Nothing in this section shall preclude any Federal agency from undertaking any other program for the education and training of Indians with funds appropriated to it.

Educational training.

SEC. 10. (a) The plan for the distribution of the assets of a rancharia or reservation, when approved by the Secretary and by the Indians in a referendum vote as provided in subsection 2 (b) of this Act, shall be final, and the distribution of assets pursuant to such plan shall not be the basis for any claim against the United States by an Indian who receives or is denied a part of the assets distributed.

Finality of plan.

(b) After the assets of a rancharia or reservation have been distributed pursuant to this Act, the Indians who receive any part of such assets, and the dependent members of their immediate families, shall not be entitled to any of the services performed by the United States for Indians because of their status as Indians, all statutes of the United States which affect Indians because of their status as Indians shall be inapplicable to them, and the laws of the several States shall apply to them in the same manner as they apply to other citizens or persons within their jurisdiction. Nothing in this Act, however, shall affect the status of such persons as citizens of the United States.

Laws applicable.

SEC. 11. The constitution and corporate charter adopted pursuant to the Act of June 18, 1934 (48 Stat. 984), as amended, by any rancharia or reservation subject to this Act shall be revoked by the Secretary of the Interior when a plan is approved by a majority of the adult Indians thereof pursuant to subsection 2 (b) of this Act.

Revocation.
25 USC 461-479.

SEC. 12. The Secretary of the Interior is authorized to issue such rules and regulations and to execute or approve such conveyancing instruments as he deems necessary to carry out the provisions of this Act.

Rules and regulations.

SEC. 13. There is authorized to be appropriated not to exceed \$509,235 to carry out the provisions of this Act.

Appropriation.

Approved August 18, 1958.

This page contains no comments

September 15, 1958



United States
Department of the Interior
Bureau of Indian Affairs
Sacramento Area Office
Sacramento 4, California

Dear Sirs:

In reference to Public Law 85-671, ² ¹ we, the undersigned ³ summarize ⁴ reasons for asking for a clear fee simple title ⁵ to the ⁶ land ⁷ we are occupying.

I, Robert Jackson ⁸ and my wife Ina Jackson ⁷, have lived here on Mooretown Rancheria as sole residents for nineteen years.

At the time ⁹ we took up ¹⁰ our residence here, there was only a small cabin in run-down condition on the place. ¹¹ We made necessary repairs so that ¹² we could live in it. There were also a few fruit trees in neglected condition that required much work to make them produce again.

As I was still able to work at that time, ¹³ we saved and started to make improvements. ¹⁴ We started a new house which ¹⁵ completed over the years. ¹⁶ We also planted new fruit trees and cleared a large garden area and fenced it in.

During ¹⁹¹⁸ ¹⁷ our years here ¹⁸ we also had electricity brought in to the place and had ²⁰ our house wired. As there were interruptions in our water supply, ²¹ we had to build a small reservoir and install a pressure system. This supplies water to ²² our house.

Two years ago we added a bathroom to our house and had butane gas installed which we use for cooking and the water heater.

All this has been accomplished through our own means over the years. We have endeavored to make a home for ourselves according to the best of our means and ability, without any help.

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, the Lnuersined

H Number: 2 [REDACTED] Subject:Highlight Date:10/1/2018 10:09:28 AM

we

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In this entire letter to BIA it was requested for both of them for protection and for a clear fee simple title to their land. In entire letter it shows (We, Our, Us) Signed by both Ina and Robert

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ur

H Number: 5 [REDACTED] Subject:Highlight Date:10/1/2018 10:09:41 AM

ou

H Number: 6 [REDACTED] Subject:Highlight Date:10/1/2018 10:09:45 AM

we

H Number: 7 [REDACTED] Subject:Highlight Date:10/1/2018 10:09:49 AM

my wife Ina Jackson

H Number: 8 [REDACTED] Subject:Highlight Date:10/1/2018 10:09:51 AM

and my

H Number: 9 [REDACTED] Subject:Highlight Date:10/1/2018 10:09:58 AM

we

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our

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e

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we

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our

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we

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c-or

As early as 1948, when we first contacted the Bureau of Indian Affairs in reference to securing a trust patent, the former area director, Walter Wochlke, gave us the right to make improvements, and assured us they would be safe.

Therefore it has been our hope for years to one day have clear title to the land we occupy, that we could rest assured we own our home and to protect our investments and labor we have expended here.

Sincerely yours,

Signed

Robert Jackson
Robert Jackson

13

Signed

Ina D. Jackson
Ina Jackson

14

Written by

Herman Steidl
Herman Steidl

2705 Fay Way
Oroville, California

- H** Number: 1 [REDACTED] Subject:Highlight Date:10/1/2018 10:11:59 AM
we
- H** Number: 2 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:09 AM
u
- H** Number: 3 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:09 AM
s
- H** Number: 4 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:14 AM
and assured us
- H** Number: 5 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:21 AM
they would be safe.
- H** Number: 6 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:24 AM
our
- H** Number: 7 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:41 AM
- H** Number: 8 [REDACTED] Subject:Highlight Date:10/1/2018 10:13:00 AM
Therefore it has been our hope for years to one day have clear
title to the land we occupy, that we could rest assured de cv
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title to the land we occupy, that we could rest assured de cvn
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we occupy
- H** Number: 11 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:36 AM
we could rest
- H** Number: 12 [REDACTED] Subject:Highlight Date:10/1/2018 10:12:52 AM
our home and to protect our investments and labor we have expended
here.
- H** Number: 13 [REDACTED] Subject:Highlight Date:10/1/2018 10:13:04 AM
[REDACTED]
- ☐ Number: 14 [REDACTED] Subject:Rectangle Date:10/1/2018 10:13:26 AM
Signed

Wolz

2716 Mitchell Avenue,
Oroville, Calif., California



LETTER OF APPEAL

TO WHOM IT MAY CONCERN:

We, the undersigned, appeal any distribution of land, timber or assets of MOORETOWN Reservation (or Rancherio) to any person or persons without our consent, on the grounds that we, the undersigned, are entitled to all tribal rights on Mooretown Rancherio, T. 20 N., R. 6 E, M.D.M., Section 23.

330
620
Wolz

Kate Brooks Archuleta
KATE BROOKS ARCHULETA, Roll #594

Martin Archuleta
MARTIN ARCHULETA " 598

Merle L. Jackson
MERLE L. JACKSON " 596

Violet Archuleta Stevens
VIOLET ARCHULETA STEVENS " 597

S-4

STATE OF CALIFORNIA,

County of Butte

ss.

On this 17th day of March in the year one thousand nine hundred and fifty-nine
before me, LETA M. ROSEBROOK, a Notary Public in and for the

County of Butte, State of California, residing therein,
duly commissioned and sworn, personally appeared Kate Brooks Archuleta #594, Martin Archuleta # 598, Merle L. Jackson #596, Violet Archuleta Stevens #597, and Elmer Archuleta #599 known to me to be the person whose names are subscribed to the within instrument and acknowledged to me that he executed the same.

IN WITNESS WHEREOF I have hereunto set my hand and affixed my official seal in the County of Butte the day and year in this certificate first above written.

Notary Public in and for the County of Butte State of California.
My Commission Expires 12-6-60

This page contains no comments

FILE COPY
Tribal Programs
S 3750159



Mrs. Kate Brooks Archuleta
2716 Mitchell Avenue
Oroville, California

MAR 31 1959

Dear Mrs. Archuleta:

In your letter of appeal which reached our office on March 23 you and the other signers are claiming all tribal rights on Mooretown rancheria. We assume you are talking about the N/2 of NE/4 Sec. 23, T. 20 N., R. 6E, M.D.M. which is the eastern most of the two eighty-acre tracts making up the rancheria. Our records show that your stepfather and his family have lived on this tract since before it was purchased by the government in 1915.

Our records also show that ¹Mr. Robert Jackson and his wife Ina Jackson have lived on the other eighty-acre tract, ²described as the N/2 of NE/4 Sec. 22, T. 20 N., R. 6 E., M. ³10-4. This parcel, although it is half a mile from the eastern tract, is considered part of the Mooretown rancheria.

The Rancheria Act, which makes possible the division of the lands on the Mooretown rancheria among the Indians who have an interest on this land, states that those Indians must make a plan setting forth how they want the land divided. If the Indians at Mooretown feel they need help in writing such a plan, we are sure the Area Director at Sacramento will give them this assistance as he has been delegated the authority to do this.

Until we receive your plan in this office we cannot comment on its merits or accept any appeals. We are sending Mr. Leonard M. Hill, the Area Director, a copy of your letter of appeal for his information.

Sincerely yours,

(Sgd) HOMER B. JENKINS

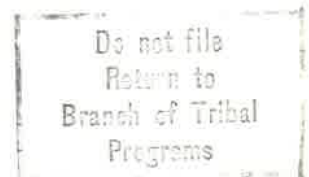
ACTING ASSISTANT

Commissioner

cc: AD, Sacramento

350

CARDON FOR INDIAN OFFICE



PFWalz:bgm 3-27-59

BIA Surname
Chrony
Mailroom
Holdup

- H

Number: 1 [REDACTED] Subject:Highlight Date:10/1/2018 10:13:50 AM
- Mr. Robert Jack. -on and
his wife Ina Jackson have liv d on the at , r hty-acr - tract,
- ≡

Number: 2 [REDACTED] Subject:Note Date:10/1/2018 10:23:50 AM
- BIA recognized Ina Jackson and Robert living on the land.

Tribal Programs
3492-59

FILE COPY
SURNAME:

Walz
Managers

Mr. Robert Jackson
Mooretown Indian Rancheria
Feather Falls, Star Route
Oroville, California

MAR 31 1959

Dear Mr. Jackson:

We know that ²you and your wife ¹are concerned over the distribution of the assets of the Mooretown rancheria. Let us reassure you that you will not lose any of the investments you have made on this land. There are other Indians who are claiming certain portions of one of the two eighty-acre plots which make up the rancheria, but we do not think their claims involve any of the interests you have on this property.

All of the Indians who have any interest on the rancheria must make a plan for the distribution of the land. This plan must be approved by the Secretary of the Interior and accepted by everyone who will receive a parcel of the land. If the Indians need any help in making the plan, our Area Director in Sacramento has been given the authority to assist them. We must have the distribution plan sent to us for study before we can determine whether the proposed distribution of the land is equitable.

We are sending Mr. Leonard M. Hill, the Area Director, a copy of your letter of March 15. He will assist you and the other Indians of the rancheria in making your plan if you feel you need his help. ³We want to assure you and your wife again that your interests at Mooretown will be protected.

Sincerely yours,

(Sgd) HOMER B. JENKINS

Commissioner

cc: AD, Sacramento
350

Do not file
Return to
Branch of Tribal
Programs

CARBON FOR INDIAN OFFICE

PFWalz:bgm 3-27-59

BIA Surname
Chrony
Mailroom
Holdup



Number: 1 [REDACTED] Subject:Note Date:10/1/2018 10:24:52 AM

BIA states that Ina and Robert would be protected of their interests in Mooretown. Not just Robert but Ina as well.



Number: 2 [REDACTED] Subject:Highlight Date:10/1/2018 10:13:59 AM

you and your wife



Number: 3 [REDACTED] Subject:Highlight Date:10/1/2018 10:14:20 AM

.Ve w,-.at to ssure you end your wife egein Oust your interests
at Meoretown will he. protected



UNITED STATES
DEPARTMENT OF THE INTERIOR

BUREAU OF INDIAN AFFAIRS

Sacramento Area Office
Sacramento 4, California

IN REPLY REFER TO:

Tribal Programs
103.3 Mooretown

SEP 18 1959



AIR MAIL

Commissioner, Bureau of Indian Affairs

Washington 25, D. C.

Attention: Tribal Programs

Dear Sir:

Since General Notice of the distribution plan for Mooretown Rancheria was given August 3, 1959, the thirty-day period of of the notice expired September 2, 1959. The enclosed letter from Mike and William McCauley, received on September 3, is being forwarded in the event it is to be considered as having been received within the prescribed time limit.

The objection of Mike and William McCauley seems to be confined to the proposed distribution of parcel No. 1 in the Mooretown Rancheria plan. Their mother, Mrs. Ellen McCauley, appears on the 1928 California Indian Roll. Her birth date is given as December 16, 1859. She is shown to be a widow, with post office address Feather Falls, Butte County. Under the remarks column is the entry "Lives on lands purchased for Indians by the United States." Her son, William McCauley, d.o.b. (b)(6) 1902, also appears on the 1928 Roll, but there is no record of a Mike McCauley.

There are in this office no records of approved assignments on this portion of the Mooretown Rancheria. Enclosed is a copy of a letter from Mr. Robert Jackson, dated March 10, 1952, in which he states that at that time he had been living on the rancheria for thirteen years and that in a visit to this office in 1949 he was given the right to make improvements. It will be noted that this assertion is denied by Mr. Ring, former Assistant Area Director. Also enclosed is a letter from Mr. Jackson, dated September 15, 1958, in which he describes the improvements which he and his wife have made on the rancheria and refers to the fact that right to make these improvements was given by the former State Director, Walter Woehlke.

During a visit to this office on August 12, 1959, Mr. J. Golden Land, postmaster at Feather Falls, California, mentioned that the McCauley brothers claimed an interest in the Mooretown Rancheria based on residence some years in the past.

S-16

H Number: 1 [REDACTED] Subject:Highlight Date:10/1/2018 10:14:41 AM

Iso enclosed is

a letter from Mr. Jackson, dated September 15, 1958, in which he describes the improvements which he and his wife have made on the rancheria and refers to the fact that right to make these improvements was given by the former State Director, Walter Woehlke.

1 From the few facts available it appears that Robert 2 Jackson and his wife have resided continuously on tract No. 1 of the Mooretown Rancheria since about 1939 or 1940 and that they, with their children, have been the only persons to reside on and use the rancheria during that period. No doubt members of the McCauley family lived on the rancheria at an early time, but the conditions of their occupancy and the period of residence are not known.

In view of the scarcity of information regarding use and occupancy of the rancheria by the McCauleys and the long period of time since this claimed use and occupancy took place (1942 by their own admission), we recommend, if it is considered as having been received in time, that the objection of Mike and William McCauley be denied.

Sincerely yours,



ACTING Area Director

Enclosures 3



Number: 1 [REDACTED] Subject:Highlight Date:10/1/2018 10:14:58 AM

From the few facts available it appears that Robert Jackson and his wife have resided continuously on tract No. 1



Number: 2 [REDACTED] Subject:Note Date:10/1/2018 10:25:14 AM

BIA recognized Ina Jackson and Robert living on the land.

2

MOORETOWN - Background data on the Mooretown Rancheria -

Butte County

Mooretown Rancheria is located about one and one-half miles from the town of Feather Falls in Butte County, California. It consists of two eighty-acre tracts, one-half mile apart. The eastern tract (N/2 of NE/4, Sec. 23, T. 20 N., R. 6E., M.D.M.) was purchased on October 8, 1915 for \$700 from the Central Pacific Railway. It is presently occupied by Mr. Fred Taylor and family who have lived continuously on the rancheria since prior to its purchase by the Federal Government. The second house on this tract belongs to Mr. Taylor's step-daughter, Mrs. Katy Archuleta, who presently lives in the neighboring town of Oroville, but whose non-Indian husband, and occasionally some of their children, continue to occupy the house.

3

The western tract (N/2 of NE/4, Sec. 22, T 20 N., R. 6E., M.D.M.) which was set aside by Executive Order of June 6, 1894, has been occupied for the past eighteen years by Mr. and Mrs. Robert Jackson.

Both portions of the rancheria are presently served with adequate roads. Both the Taylor and the Jackson homes have electricity and obtain domestic water from good springs which have been developed and are pumped to the houses. Both residents have rights to irrigation water from a ditch crossing the rancheria.

Both Mr. and Mrs. Jackson and Mr. Taylor receive old age security payments from the Butte County Welfare Department.

The exterior boundaries of the rancheria were surveyed by the Government in March of 1954. There are no liens against this land because of any improvements made by the Government.

The land is used primarily for homesites and is not arable except for a small plot adjoining each house. Should title to the rancheria be transferred to the resident occupants, no particular problem or difficulties are foreseen except the possible need

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MOORETOWN - Background data on the Mooretown Rancheria -
Butte County

 Number: 2 [REDACTED] Subject:Note Date:10/1/2018 10:26:18 AM

This was in File showing that Ina and Robert lived on land and they both received income from Old Age Security.

H Number: 3 [REDACTED] Subject:Highlight Date:10/1/2018 10:15:47 AM

The western tract (N/2 of NE/4. Sec. 22b T 20 N.,
R. 6E., M.D.M.) which was set aside by Executive Order of
June 6, 1894, has been occupied for the past eighteen years by
Mr. and Mrs. Robert Jackson.

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Both Mr. and Mrs. Jackson and Mr. Taylor receive old age security
payments from the Butte County Welfare Department.

for internal surveys.

On January 9, 1958, Mr. and Mrs. Robert Jackson asked that they be given title to the property they occupy by letter addressed to Congressman Clair Engle. On March 26, 1958, Mr. Fred Taylor, by letter addressed to the Sacramento Area Director, requested title to the land his family occupies.

The Sacramento Area Office has estimated that the following amounts would be needed to transfer title from the United States to the occupants:

<i>Legal assistance</i>	650
Land Surveys	\$ 500
Appraisals of Property	450
Programming & Planning	1400
	<u>\$1,350</u>

83000

This page contains no comments

A PLAN FOR THE DISTRIBUTION OF THE ASSETS OF THE
MOORETOWN RANCHERIA, ACCORDING TO THE PROVISIONS OF
PUBLIC LAW 85-671, APPROVED AUGUST 18, 1958

The Mooretown Rancheria is comprised of 160 acres located in Butte County, California. The two parcels, one-half mile apart, are described as follows:

Parcel No. 1. N $\frac{1}{2}$ of NE $\frac{1}{4}$, Section 22, T20N., R6E., M.D.B. & M. This parcel was set aside by Secretarial Order June 12, 1894.

Parcel No. 2. N $\frac{1}{2}$ NE $\frac{1}{4}$, Section 23, T20N., R6E., M.D.B. & M., was purchased in 1915 under the 1906-1908 Acts.

Both parcels were obtained for the landless Indians of California.

Parcel No. 1 has been the home of Robert Jackson and his family for many years, and they have been generally recognized as the only people holding formal or informal assignments there. Their children are grown and have not lived on the parcel for several years.

¹ Robert and Ina Jackson are the only Indians now living on this parcel.

Parcel No. 2 has been the home of Fred Taylor and his family for many years, and they have been generally recognized as the only people holding formal or informal assignments there. His family is grown and is not dependent upon him. He has a step-daughter, Katie Archuleta, who has built a house on the parcel and makes her home



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Robert and Ina Jackson are the only Indians now living on this parcel

there. Mr. Taylor and his children would like for her to have Lot No. 1 of parcel 2, twenty acres west of the railroad in the northwest corner of the eighty acres, as her share of the parcel.

A timber survey made by the Bureau of Indian Affairs in December, 1958 shows an approximate volume of 1,774,215 feet of merchantable timber. Parcel No. 1 has approximately 486,936 feet and parcel No. 2 has approximately 1,287,279 feet. Both parcels are rocky and relatively steep and used for homesites.

Land parcel No. 1 has a live spring 200 yards east of the house site that furnishes an ample supply of domestic water. A pressure pump was installed by the distributee. Irrigation water is available from the ditch that crosses the property at the northwest corner above the road.

Parcel No. 2 has an adequate supply of domestic water available from a pump-operated well and from a small stream that flows through the eastern half of this parcel. No additional water development is necessary. A railroad track crosses the property and a good sawmill adjoins the property to the north.

Parcel No. 1 has a paved road crossing the northwest corner and a graveled road crosses the parcel leading from the paved road. Parcel No. 2 has a graveled road crossing about the center in a north and south direction. All families have adequate ingress and egress and no further road development is necessary.

This page contains no comments

The exterior boundaries have been surveyed and corners established. Interior surveys will be required for parcel No. 2.

There are some funds on deposit to the credit of the rancheria in the United States Treasury. They do not have a constitution or charter and no Government buildings are involved. There is no lien against the property for unpaid operation and maintenance water charges.

The Indians listed herein are recognized as the only Indians of the rancheria who hold formal or informal assignments and are entitled to share in the distribution of the property. No minors will receive deeds in the distribution of the real estate. All distributees are fully advised of the opportunity to participate in the vocational training program afforded by the Bureau of Indian Affairs and none has indicated any interest.

The Indians of the Mooretown Rancheria desire termination under the provisions of Public Law 85-671 and request that the Bureau of Indian Affairs undertake the following actions.

1. Furnish each distributee the approximate value of his or her lot at the time of conveyance.
2. Make such surveys as are necessary to convey a merchantable and recordable title to each lot.
3. Divide the funds that are on deposit in the United States Treasury to the credit of the Mooretown Rancheria as follows:

3/8	Fred Taylor
1/8	Katie Archuleta
1/2	Robert Jackson

This page contains no comments

4. Convey to individual Indians, according to this plan and the maps attached hereto and made a part of this plan, unrestricted title to the lands constituting the Mooretown Rancheria. Title will be subject to existing rights-of-way, easements or leases and will include such mineral and water rights as are now vested in the United States.

³ ² ¹ the distributees and the dependent members of their immediate families who will receive title to individual lots and a share of the funds involved are:

NAME	PARCEL NO.	LOT NO.	RELATIONSHIP	BIRTHDATE	ADDRESS
⁴ Robert Jackson	1	⁵	Distributee	(b) (6)	Feather Falls Star Route Oroville, California
⁶ Ina Jackson		⁸ ⁷	Wife	1876	⁹ Same
Katie Archuleta	2	1	Distributee	1899	Feather Falls, California
Fred Taylor	2	2	Distributee	1881	Feather Falls, California


Upon approval of this plan or a revision thereof by the Secretary of the Interior and acceptance by a majority of the adult Indian distributees, as provided in Section 2(b) of Public Law 85-671, the distributees and the dependent members of their immediate families listed in this plan shall be the final list of Indians entitled to participate in the distribution of the assets of the Mooretown Rancheria, and the rights or beneficial interests in the property of each person whose name appears in this list shall constitute vested property which

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he distributees and the dependent members of their immediate families who will receive title to individual lots and a share of the funds involved are:

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Only Distributees and dependent members would be listed. Ina Jackson was not a dependent because she did not receive more than half of Robert Jackson's support. It was 50/50. The 80 acres was shared by Robert and Ina and they both shared in Distribution. Robert and Ina hold one vote as joint. They together are one Distributee of the 80 acres. Their vote was done together.

H Number: 4 [REDACTED] Subject:Highlight Date:10/1/2018 10:17:00 AM

Robert Jackson 1

H Number: 5 [REDACTED] Subject:Highlight Date:10/1/2018 10:17:03 AM

Distributee

H Number: 6 [REDACTED] Subject:Highlight Date:10/1/2018 10:16:51 AM

Ina Jackson

H Number: 7 [REDACTED] Subject:Highlight Date:10/1/2018 10:16:53 AM

ife

H Number: 8 [REDACTED] Subject:Highlight Date:10/1/2018 10:16:55 AM

Wi

H Number: 9 [REDACTED] Subject:Highlight Date:10/1/2018 10:16:56 AM

ame

may be inherited or bequeathed but shall not otherwise be subject to alienation or encumbrance before the transfer of title to such property.

After the assets of the Mooretown Rancheria have been distributed pursuant to this plan and Public Law 85-671, the Indians who receive any part of such assets and the dependent members of their immediate families shall thereafter not be entitled to any of the services performed by the United States for these persons because of their status as Indians. All statutes of the United States which affect Indians because of their status as Indians shall not apply to them and the laws of the several states shall apply to them in the same manner as they apply to other citizens or persons within their jurisdiction. Nothing in this plan, however, shall affect the status of such persons as citizens of the United States.

The Area Director will cause the appointment of such trustees, guardians or conservators as he may deem adequate to protect the interests of individual Indians participating in the distribution of assets according to this plan, as provided in Section 8 of Public Law 85-671.

All provisions of Public Law 85-671 shall be applicable in the execution of this plan and general notice of the contents shall be given by posting a copy of this plan in the post office at Feather Falls, Butte County, California, by posting a copy in a prominent place on the Mooretown Rancheria, by mailing a copy to the head of each individual family participating in this plan and by mailing a copy to any person who advises the Sacramento Area Office that he feels that he may have a material interest in the plan.

This page contains no comments

This plan has been prepared by the Area Director, Bureau of Indian Affairs, Sacramento Area Office, pursuant to the authority delegated on February 26, 1959, and after consultation with the Indians of the Mooretown Rancheria.

Approved, with authority retained to revise or change if appears are received within 30 days after general notice to this plan is given.

H. REX LEE
Commissioner

Date July 21, 1959

Final approval of Secretary of the Interior given on October 13, 1959.

Accepted by distributees in a referendum by majority vote.

Effective date of plan is October 29, 1959.

This page contains no comments

SUBCHAPTER V—TERMINATION OF FEDERAL-INDIAN RELATIONSHIPS

SUBCHAPTER V—TERMINATION OF FEDERAL-INDIAN RELATIONSHIPS [ADDED]

PART 242—CALIFORNIA RANCHERIAS AND RESERVATIONS—DISTRIBUTION OF ASSETS

Sec.

- 242.1 Purpose and scope.
 242.2 Definitions.
 242.3 Plan of distribution.
 242.4 General notice.
 242.5 Objections to plan.
 242.6 Referendum.
 242.7 Beneficial interest.
 242.8 Organized rancheria or reservation.
 242.9 Rancheria or reservation business corporation.
 242.10 Proclamation.

AUTHORITY: §§ 242.1 to 242.10 issued under sec. 12 of the Act of August 18, 1958 (72 Stat. 619).

SOURCE: §§ 242.1 to 242.10 appear at 24 F.R. 4653, June 9, 1959.

§ 242.1 Purpose and scope.

The purpose of this part is to provide policies and procedures governing the distribution of the assets of the following rancherias and reservations in the State of California: Alexander Valley, Auburn, Big Sandy, Big Valley, Blue Lake, Buena Vista, Cache Creek, Chicken Ranch, Chico, Cloverdale, Cold Springs, Elk Valley, Guidville, Graton, Greenville, Hopland, Indian Ranch, Lytton, Mark West, Middletown, Montgomery Creek, Mooretown, Nevada City, North Fork, Paskenta, Picayune, Pinoleville, Potter Valley, Quartz Valley, Redding, Redwood Valley, Robinson, Rohnerville, Ruffeys, Scotts Valley, Smith River, Strawberry Valley, Table Bluff, Table Mountain, Upper Lake and Wilton.

§ 242.2 Definitions.

As used in this part, terms shall have the meanings set forth in this section.

(a) "Adult Indian" means any Indian who is an adult under the laws of the State in which he is domiciled.

(b) "Distributee" means any Indian who is entitled to receive, under a plan prepared pursuant to section 2 of the Act of August 18, 1958 (72 Stat. 619), any assets of a rancheria or reservation.

"Dependent members", as used in the phrase "dependent members of their immediate families", includes all persons for whose support the distributee is legally liable according to the laws of the State of California and who are related by blood or adoption or by marriage, including common law or customary marriage, who are domiciled in the household of the distributee, and who receive more than one-half of their support from such distributee.

(d) "Formal assignment" means any privilege of use and/or occupancy of the real property of a rancheria or reservation which is evidenced by a document in writing.

(e) "Informal assignment" means any privilege or claim of privilege of use and/or occupancy of the real property of a rancheria or reservation, not based on an instrument in writing.

§ 242.3 Plan of distribution.

The plan of distribution to be prepared under section 2 of the Rancheria Act shall be in writing and may be prepared by those Indians who hold formal or informal assignments on the rancheria or reservation involved, or by those Indians who have or claim to have some special relationship to the particular rancheria or reservation involved, not shared by Indians in general, or may be prepared by the Secretary of the Interior after consultation with such Indians. Any such plan must be approved by the Secretary before submission to the distributees for approval. Such plan shall provide for a description of the class of persons who shall be entitled to participate in the distribution of the assets and shall identify, by name and last known address, those persons to be distributees under the plan and dependent members of their immediate family.

§ 242.4 General notice.

When the Secretary has approved a plan for the distribution of the assets of a rancheria or reservation, a general



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Dependent Member- To be a dependent member it shows that Ina had to receive more than on half of support from Robert Jackson. In all letters and documents they shared in distribution, it was 50/50 on income and on working the land. Ina Jackson was not a dependent.



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(c) "Dependent members", as used in the phrase "dependent members of their immediate families", includes all persons for whose support the distributee is legally liable according to the laws of the State of California and who are related by blood or adoption or by marriage, including common law or customary marriage, who are domiciled in the household of the distributee, and who receive more than one-half of their support from such distributee.



Number: 3 [REDACTED] Subject:Highlight Date:10/1/2018 10:17:27 AM

42.2 Definitions.



Number: 4 [REDACTED] Subject:Highlight Date:10/1/2018 10:17:28 AM

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Number: 5 [REDACTED] Subject:Highlight Date:10/1/2018 10:17:33 AM

§ 242.2 Definitions.



Number: 6 [REDACTED] Subject:Note Date:10/1/2018 10:29:47 AM

Ina was Native American and was entitled to distribution.



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(b) "Distributee" means any Indian who is entitled to receive, under a plan prepared, pursuant to section 2 of the Act of August '18, 1958 . (72 Stat.. 619) , any assets of a rancheria or reservation.

notice of the contents of such plan shall be given in the following manner:

(a) Service by regular mail, or in person, of a copy of the plan to those who participated in the drafting of the plan, and to the distributees named in the plan.

(b) Service by regular mail, or in person, of a copy of the plan to all other persons who have indicated by a letter addressed to the Area Director that they claim an interest in the assets of the rancheria or reservation involved.

(c) Posting a copy of the plan in a public place on the rancheria or reservation, and in the Post Office serving the rancheria or reservation.

§ 242.5 Objections to plan.

Any Indian who feels that he is unfairly treated in the proposed distribution of the property of a rancheria or reservation as set forth in a plan prepared and approved under § 242.3 may, within 30 days after the date of the general notice, submit his views and arguments in writing to the Area Director, Bureau of Indian Affairs, P.O. Box 749, Sacramento, California. The Area Director shall act for persons who are minors or non compos mentis if he finds that such persons are unfairly treated in the proposed distribution of the property. Such views and arguments shall be promptly forwarded by the Area Director for consideration by the Secretary.

§ 242.6 Referendum.

After consideration by the Secretary of all views and arguments, the plan or a revision thereof, and a notice of a referendum meeting, shall be sent by registered mail, return receipt requested, to each distributee. Thereafter, the Secretary shall cause a referendum to be held at a general meeting of the distributees, at the time and place set forth in the notice of the meeting. Any adult Indian distributee may indicate his acceptance or rejection of the plan by depositing his ballot in a ballot box at the meeting place or by mailing his ballot to the Area Director, Bureau of Indian Affairs, P.O. Box 749, Sacramento, California, clearly marked on the envelope the rancheria or reservation referendum for which the ballot is being submitted. All ballots which are mailed shall be posted so as to be received at least two days before the date set for the referendum meeting. Ballots received thereafter shall not be

accepted. At the close of the meeting all ballots shall be counted; and if the plan is approved by a majority of the adult Indian distributees, it shall be final and shall take effect on the date approved.

§ 242.7 Beneficial interest.

Upon approval of a plan or a revision thereof by the Secretary of the Interior, and acceptance by a majority of the adult Indian distributees, the distributees listed in the plan shall be the final list of Indians entitled to participate in the distribution of the assets of the rancheria or reservation and the rights or beneficial interests in the property of each person whose name appears on this list shall constitute vested property which may be inherited or bequeathed but shall not otherwise be subject to alienation or encumbrance before the transfer of title to such property.

§ 242.8 Organized rancheria or reservation.

When a plan for the distribution of the assets of a rancheria or reservation organized under section 16 of the Indian Reorganization Act (25 U.S.C. 476) shall have been approved and adopted at a referendum held for the purpose, the governing body of such constitutional rancheria or reservation shall cause a final financial statement to be prepared, including a certificate that all the obligations and debts of said rancheria or reservation have been liquidated or adjusted and that all the assets have been or are simultaneously therewith conveyed to persons or groups authorized by law to receive them which may include any organization under State law. The constitution of the group shall upon receipt of a satisfactory certificate of completion be revoked by the Secretary.

§ 242.9 Rancheria or reservation business corporation.

When a plan for the distribution of the assets of a tribal business corporation has been approved and adopted by a referendum held for the purpose, the Board of Directors, or equivalent, of such Indian business corporation shall cause a final financial statement to be prepared and submitted to the Area Director, including a certificate that all the obligations and debts of said corporation have been liquidated or adjusted and that all the assets of such corporation have been or

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are simultaneously therewith conveyed to persons or corporations authorized by law to receive them. The charter of the group shall upon receipt of a satisfactory certificate of completion be revoked by the Secretary.

§ 242.10 Proclamation.

When the provisions of a plan have been carried out to the satisfaction of the Secretary, he shall publish in the ~~FEDERAL REGISTER~~ a proclamation declaring that the special relationship of the United States to the rancheria or reservation and to the distributees and the dependent members of their immediate families is terminated. The proclamation shall list the names of the distributees and dependent members of their immediate families who are no longer entitled to any services performed by the United States for Indians because of their status as Indians.

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When the provisions of a plan have been carried out to the satisfaction of the Secretary, he shall publish in the Federal Register a proclamation declaring that the special relationship of the United States to the rancheria or reservation and to the distributees and the dependent members of their immediate families is terminated. The proclamation shall list the names of the distributees and dependent members of their immediate families who are no longer entitled to any services performed by the United States for Indians because of their status as Indians.

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the United States or have declared their intention to become a citizen of the United States, and there will be reserved to the United States rights-of-way and minerals to the same extent as patents issued under the homestead laws. The owner of any crops located on any of the tracts, blocks or lots may remove the same up to but not later than December 31, 1961, and the owner of any improvements other than crops may remove the same up to but not later than December 31, 1962. F. Duffy Murry, Irrigation Division, Regional Office, Bureau of Reclamation, Billings, Montana, has been designated as superintendent of sale and as auctioneer.

4. *Terms of sale.* Full payment for the tracts, blocks and lots must be made in cash on the date of the sale.

5. *Authority of the superintendent.* The superintendent conducting the sale is authorized to refuse any and all bids

for any tract, block or lot and to suspend, adjourn, and postpone the sale of any tract, block or lot to such time and place as he may deem proper. After all the tracts, blocks and lots have been offered, the superintendent will close the sale. Any tract, block or lot remaining unsold will be subject to private sale by the Manager, Land Office, Bureau of Land Management, Billings, Montana, excepting that the Commissioner, Bureau of Reclamation, or his delegated representative, may cancel this sale order at any time with the concurrence of the State Supervisor, Bureau of Land Management.

6. *Warning.* All persons are warned against forming any combination or agreement which will prevent any tract, block or lot from selling advantageously or which will in any way hinder or embarrass the sale. Any person so offending will be prosecuted under 18 U.S.C. 1860.

SCHEDULE OF APPRAISAL

Huntley Townsite

(Secs. 24 and 25, T. 2 N., R. 27 E., M.P.M.)

Tract or block	Lot	Area	Appraised value
		(Acres)	
Tract 124 of sec. 24.....		4.04.....	\$200
Tract 122 of sec. 25.....		1.13.....	280
Tract 125 of sec. 25.....		2.89.....	140
8¼ of Block 12.....		1.85.....	460
Block 14.....		0.59.....	150
Block 81.....	8.....	0.19.....	15
	9.....	0.11.....	15
Block 82.....	9.....	0.21.....	15
	10.....	0.13.....	15

Pompeys Pillar Townsite

(Sec. 23, T. 3 N., R. 30 E., M.P.M.)

Block:	Lot	Area	Appraised value
11.....	14, 15.....	50 ft. x 140 ft. ¹	\$15
16.....	1.....	50 ft. x 140 ft.	15
18.....	6.....	2.48 acres.....	50
20.....	2, 3, 14.....	50 ft. x 140 ft. ¹	115
22.....	14, 15, 16.....	50 ft. x 140 ft. ¹	115
25.....	All.....	1.00 acre.....	100

¹ Each lot.

Approved: July 7, 1961.

BRUCE JOHNSON,
Regional Director.[F.R. Doc. 61-7207; Filed, July 31, 1961;
8:50 a.m.]

shall apply to them in the same manner as they apply to other citizens or persons within their jurisdiction. Title to the lands on these Rancherias has passed from the United States Government under the distribution plan of each Rancheria.

Alexander Valley Rancheria, 54 acres in Sec. 18 and 19,
T. 9 N., R. 8 W., M.D.M., Sonoma County, Calif.

Name	Date of birth	Address
James R. Adams....	11-18-88	5975 Soda Rock Lane, Healdsburg, Calif.
Fred Adams.....	4- 7-39	Do.
Janette S. Adams....	7- 3-40	Do.
James Adams, Jr....	7-21-41	Do.
Louie D. Adams.....	2- 5-43	Do.
Allian L. Adams.....	9-25-44	Do.
Elaine P. Adams.....	11-25-45	Do.
Donald L. Adams....	3- 3-49	Do.
Rickey L. Adams.....	3- 2-54	Do.
William McCloud....	3-17-28	2567 Mark West Station Rd., Windsor, Calif.
Helen McCloud.....	4-26-37	Do.

Chicken Ranch Rancheria, 40 acres, E¼ E¼, NE¼ of
Sec. 20, T. 2 N., R. 14 E., M.D.M., Tuolumne County,
Calif.

Ida B. Connolly....	2-5-04	Jamestown, Calif.
Hazel Connolly....	1-2-40	Do.
Arrestina Connolly	8-28-41	Do.
Pansy Jacobs.....	12-19-10	Do.
Walter Edwards....	4-14-01	Do.
Inez E. Mathieson..	12-22-20	P.O. Box 501, James- town, Calif.
Lloyd R. Mathieson.	5-8-40	Do.
Loren W. Mathieson.	8-7-44	Do.
Clois L. Mathieson..	9-25-48	Do.
Carl D. Mathieson..	12-1-49	Do.
Jack Bean.....	2-24-22	Box 313, Sonora, Calif.
Anna Louise Bean..	2-11-45	Do.
Marlene Esther Bean	7-28-46	Do.
Sam Rhoan.....	8-12-1900	Box 415, Jamestown, Calif.
Maude Rhoan.....	5-30-03	Do.
John Kelly.....	10-2-81	Box 313, Sonora, Calif.

Lytton Rancheria, 50 acres in Sec. 4, T. 9 N., R. 9 W.,
M.D.M., Sonoma County, Calif.

Romeo F. Steele....	11-1-21	725 Hudspeth St., Santa Rosa Calif.
Daniel T. Steele....	2-10-20	561 Alexander Valley Rd., Healdsburg, Calif.
Carol Joyce Steele..	1-15-32	Do.
Sharon James Steele	3-10-63	Do.
Daniel Thomas Steele, Jr.	6-16-54	Do.
Janice Elaine Steele.	8-24-56	Do.
Bert Steele.....	7-22-57	Do.
Sarah Gonzales.....	11-7-23	311 Boyce St., Santa Rosa, Calif.
Donald Gonzales...	5-2-45	Do.
Angella Gonzales...	12-10-46	Do.
Donna Gonzales...	12-24-49	Do.
Kenneth Gonzales...	1-13-51	Do.
Henry Gonzales.....	8-9-52	Do.
Mary Steele.....	4-14-94	725 Hudspeth St., San- ta Rosa, Calif.
Edward Steele.....	9-17-50	Do.
Rosaline Madera...	2-28-18	1511 West Side Rd., Healdsburg, Calif.
Quinino Madera....	10-4-41	Do.
Frank T. Madera....	12-30-44	Do.
Paloma Madera.....	6-13-58	Do.
Brandia Quinino....	8-23-58	Do.
Charlotte Quinino..	1-7-34	Rt. 1, Box 81-A, Calis- toga, Calif.
Eleanor Lopez.....	9-8-51	Do.
Julie Andrea Billy..	12-19-52	Do.
Candice Lynn Billy.	5-2-26	Do.
Gloria Sue Lopez...	10-1-57	Do.
Valerie Gale Lopez..	9-30-58	Do.
Nannette Rose Lopez	4-3-27	Box 103, Healdsburg, Calif.
Doris Miller.....	5-10-44	Do.
Calvin Miller.....	6-12-49	Do.
Mary Miller.....	4-18-09	515 Alexander Valley Rd., Healdsburg, Calif.
Delores Meyers.....	12-18-40	Do.
Nadine A. James....	12-12-31	Do.
James E. Meyers....	9-2-52	Do.
James J. Meyers....		Do.

Mooretown Rancheria, 80 acres, N¼ NE¼, Sec. 22, T.
20 N., R. 6 E., M.D.B.&M., Butte County, Calif.

Robert Jackson....	4-15-82	Feather Falls, Star Route, Oroville, Calif. 4
Ina Jackson.....	8-14-76	Do.
Katie Archuleta....	2-17-99	Feather Falls, Calif.
Ed Taylor.....	12-16-81	Do.

Office of the Secretary
PROPERTY OF CALIFORNIA RANCH-
ERIAS AND OF INDIVIDUAL MEM-
BERS THEREOF

Termination of Federal Supervision

Notice is hereby given that the Indians named under the Rancherias listed below are no longer entitled to any of the services performed by the United States for Indians because of their status as Indians, and all statutes of the United States which affect Indians because of their status as Indians shall be inapplicable to them, and the laws of the several states

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☐ Number: 1 [REDACTED] Subject:Rectangle Date:10/1/2018 10:31:53 AM

; shall apply to them in the same manner as they apply to other citizens or persons within their jurisdiction. Title to the lands on these Rancherias has passed from the United States Government under the distribution plan of each Rancheria.

☐ Number: 2 [REDACTED] Subject:Rectangle Date:10/1/2018 10:31:46 AM

Office of the Secretary
PROPERTY OF CALIFORNIA RANCH-
ERIAS AND OF INDIVIDUAL MEM-
BERS THEREOF
Termination of Federal Supervision
Notice is hereby given that the Indians
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which affect Indians because of their
tatus as Indians shall be inapplicable to
hem, and the laws of the several states

☐ Number: 3 [REDACTED] Subject:Rectangle Date:10/1/2018 10:31:27 AM

Mooretown Rancheria, 80 acres, N34 NE
4
, See. 22, T.
20 N., R. 6 E., M.D.B.&M., Butte County, Calif.

☐ Number: 4 [REDACTED] Subject:Rectangle Date:10/1/2018 10:31:35 AM

Calif.
Ina Jackson ----- 8-14-76 Do.
Katie Archuleta 2-17-go Feather F

☐ Number: 5 [REDACTED] Subject:Note Date:10/1/2018 10:32:56 AM

Per the Federal Register it list Ina Jackson. She can only be a Distributee or a Dependent and per your definition of dependent she must have received more than half of Robert Jackson support and she did not. It was 50/50.

NOTICES

Potter Valley Rancheria, 16 acres in Sec. 19, T. 17 N., R. 11 W., M.D.M., Mendocino County, California. 80 acres, NW¼ SE¼ and SE¼ NW¼, Sec. 35, T. 18 N., R. 12 W., M.D.M., Mendocino County, Calif.

Geraldine M. Reeves.....	5-17-14	General Delivery, Ukiah, Calif.
Norma Mitchell....	3-11-37	Do.
Millard Anderson...	4- 3-19	Box 75, Potter Valley, Calif.
Mandy Anderson...	8-25-11	Do.
James Mitchell....	11-30-34	Do.
Frank Williams.....	1888	Potter Valley, Calif.
Helena Anderson...	11-26-26	Do.
Mack Williams.....	1884	Do.
Sarah Williams.....	1884	Do.
Paul Anderson.....	5-11-34	Do.
Edna Guererro.....	4- 7-07	Box 23, Potter Valley, Calif.

Redwood Valley Rancheria, 80 acres in Sec. 32, T. 17 N., R. 12 W., M.D.M., Mendocino County, Calif.

Annie Lake.....	1-1-23	Rt. 1, Box 219, Redwood Valley, Calif.
Carl Fred.....	4-30-13	Box 221, Redwood Valley, Calif.
Florenda Hansen...	8-20-04	Box 11, Redwood Valley, Calif.
Ernest Hansen.....	1-13-42	Do.
Elizabeth Hansen...	3-28-44	Do.
Joseph Hansen.....	4-12-46	Do.
Agnes Bosten.....	7-23-06	Rt. 1, Redwood Valley, Calif.
Raymond Jack.....	3-2-43	Box 221, Redwood Valley, Calif.
Esther Ramirez.....	3-15-26	Box 225, Redwood Valley, Calif.
Deborah Ramirez...	3-10-56	Do.
Gloria Ramirez.....	5-28-58	Do.
Irene LaFrenchi....	3-25-24	Do.
Stella LaFrenchi....	5-11-58	Do.
Stella Tooley.....	4-22-04	Do.
Woodrow Duncan...	11-23-16	Box 225, Redwood Valley, Calif.
Evangeline Duncan...	6-2-28	Do.
Hazel Smith.....	11-24-91	Box 57, Calpella, Calif.
DeHavilland R. Smith.	11-11-36	Do.
Clorene Hernandez.	8-31-23	Box 220, Redwood Valley, Calif.
Barbara Hernandez.	9-1-48	Do.
Carol Hernandez...	5-10-53	Do.
George Hansen.....	10-23-34	Do.
Otis Hansen.....	6-2-33	Box 11, Redwood Valley, Calif.
Bert Hansen.....	8-20-95	Box 220, Redwood Valley, Calif.
Eva Hansen.....	3-30-1900	Do.
David Hansen.....	3-10-40	Do.
Gordon Hansen.....	3-24-30	Do.

This notice is issued pursuant to the Act of August 18, 1958 (72 Stat. 619), and becomes effective as of the date of publication in the FEDERAL REGISTER.

STEWART L. UDALL,
Secretary of the Interior.

JULY 26, 1961.

[F.R. Doc. 61-7203; Filed, July 31, 1961; 8:49 a.m.]

DEPARTMENT OF AGRICULTURE

Commodity Credit Corporation

[Amtd. 1]

SALES OF CERTAIN COMMODITIES

July 1961 Monthly Sales List

Pursuant to the policy of the Commodity Credit Corporation issued October 12, 1954 (19 F.R. 6669) and subject to the conditions stated therein, the Commodity Credit Monthly Sales List for July 1961 is amended as set forth below.

The July 1961 Monthly Sales List notwithstanding, rye and oats are not eligible for export sale under the CCC Ex-

port Credit Sales Program. Rye and oats are also deleted from the list of commodities eligible for barter and for the feed grain export payment-in-kind

program. The entire sections of the list relating to barley, rye and to corn and oats are deleted and replaced with the following:

Commodity	Sales price or method of sale				
Barley, rye bulk.....	Domestic, unrestricted use: Basis in store at 105 percent of the applicable 1961 support price ¹ for the class, grade, and quality of the grain plus the respective amount shown below. If delivery is outside the area of production, applicable freight will be added to the above.				
Barley..... Rye.....	Unit	Received by—		Examples of minimum prices (exrail or barge)	
		Truck	Rail or barge	Terminal	Class and grade
	Bushel..... Do.....	Cents 4 5	Cents 2 2	Minneapolis..... do.....	No. 2 or better..... No. 2 or better (or No. 3 on TW only).
Corn..... Oats.....	As available, Evanston, Dallas, Kansas City, Minneapolis, and Portland ASCS Commodity Offices. Barley stored in CCC bin sites in designated emergency areas is available for sale only under the Livestock Feed Program, and to stockmen and livestock (including poultry) owners who use this grain for feeding their livestock and poultry.				
	Export: Barley, bulk: Under Announcement GR-368 (Revised Aug. 31, 1959), as amended, for feed grain export payment-in-kind program, and under Announcement GR-212 (Revision 2, Jan. 9, 1961), for application to arrangements for barter and approved credit and emergency sales. Available Evanston, Dallas, Kansas City, and Portland ASCS Commodity Offices.				
	Domestic, unrestricted use: Basis in store, ² at the 1960 applicable support price for corn, and at 105 percent ³ of the applicable 1961 support price for the class, grade, and quality of oats; plus the respective amount shown below. ⁴ For grain in store at other than the point of production the rail freight from point of production to the present point of storage must also be added. Oats will not be available for sale by the Minneapolis ASCS Commodity Office except for sales under the Livestock Feed Program.				
Corn..... Oats.....	Unit	In store at—		Examples of minimum prices	
		Point of production	Other point	Terminal	Class and grade
	Bushel..... Do.....	Cents 18 3	Cents 21 5	Chicago..... Minneapolis..... Chicago.....	No. 2 yellow, 13.3% moisture, 1.4% f.m. No. 3.....
Corn..... Oats.....	Nonstorable corn, unrestricted use (as available): At not less than market price as determined by CCC. At bin sites through ASC County Offices. At other locations through the Commodity Offices.				
	Export: Corn: Under Announcement GR-212 (Revision 2, Jan. 9, 1961), for application to arrangements for barter and approved credit and emergency sales and under Announcement GR-368 (Revised Aug. 31, 1959), as amended, for feed grain export payment-in-kind program. Available Evanston, Dallas, Kansas City, and Portland ASCS Commodity Offices. Corn but no oats available at Minneapolis ASCS Commodity Office.				
	* To compute, multiply applicable support price by 1.05, round product up to nearest whole cent and add amount shown above and any applicable freight.				

¹ To compute, multiply applicable support price by 1.05, round product up to nearest whole cent and add amount shown above and any applicable freight to grain stored outside area of production.

² In those counties in which grain is stored in CCC bin sites, delivery will be made f.o.b. buyer's conveyance at bin sites without additional cost; sales will also be made in store approved warehouses in such county and adjacent counties at the same price, provided the buyer makes arrangements.

³ To compute, multiply applicable support price by 1.05, round product up to nearest whole cent and add amount shown above and any applicable freight.

⁴ Corn and oats stored in CCC bin sites in designated emergency areas are available for sale only under the Livestock Feed Program, and to stockmen and livestock (including poultry) owners who use this grain for feeding their livestock and poultry.

* Includes average paid in freight from Woodford County, Ill.

* Includes average paid in freight from Redwood County, Minn.

Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 407, 63 Stat. 1055; 7 U.S.C. 1427.

Signed at Washington, D.C., on July 26, 1961.

H. D. GODFREY,
Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 61-7218; Filed, July 31, 1961; 8:51 a.m.]

Office of the Secretary

NORTH CAROLINA

Designation of Area for Production Emergency Loans

For the purpose of making production emergency loans pursuant to section 2 (a) of Public Law 38, 81st Congress (12 U.S.C. 1148a-2(a)), as amended, it has been determined that in Craven County,

This page contains no comments