

PROFESSIONAL
ARCHAEOLOGISTS OF
NEW
YORK
CITY



NEWSLETTER NO. 16
 NOVEMBER 1983

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Next PANYC Meeting
 Wednesday, 16 November, 7:30 PM
 CUNY Graduate Center
 33 West 42nd Street, Room 1126

Material for inclusion in the PANYC Newsletter should be sent to Sydne B. Marshall,
 Envirosphere Company, 2 World Trade Center, New York, New York 10048.

MINUTES

Klein called the meeting to order at 7:50 p.m.

Secretary's Report The minutes from the May meeting were accepted.

Treasurer's Report Geismar reported that, because of difficulties in transferring PANyc's account from her predecessor, she has not been receiving statements from the bank. However, she has learned that because PANyc's is a business account, the bank charges \$10. a month simply to keep the account active. So far, we have lost \$44.85 in fees since she became treasurer. It was announced that the Board had decided that a joint personal NOW checking account will be established for PANyc in Geismar's and Klein's names, and that they will reimburse themselves out of the interest on the account for any extra taxes they may have to pay. Geismar reported that she estimates that there is ca. \$743.27 in the account now.

President's Report Klein reported that he has checked on the status of the manhole granting access to the Atlantic Avenue Tunnel, and that it has in fact been sealed shut. He also contacted DeBose, who is planning the excavations in Canarsie, and invited him to attend this meeting. Unfortunately, DeBose did not attend.

Klein reported that Rockman wrote to Dean Ira Katznelson of the New School about their summer field school, and that the letter was forwarded to Dean Allen Austill of the Adult Division, where the course was being offered. To date, Austill has not responded to the letter. It was decided that Rockman should send a copy of the original letter to the President of the New School with a new letter saying that we had not had a reply, and would appreciate his looking into the situation. Copies of these letters will also be sent to Dean Austill.

Klein has written to the new LPC Chairman to welcome him and to express the hope that PANyc will be able to develop as good a working relationship with him as we had with his predecessor, Kent Barwick. He has also written to Henry Stern of the Parks Department in order to arrange a meeting.

Klein reported that PANyc did not participate in the Olmsted Conference, as we contacted them too late to be included.

Committee Reports

Newsletter Committee Marshall reported that 70 copies of the newsletter were prepared, and that 33 of these were sent to members, 8 to subscribers, one to our honorary member, and 28 as complimentary copies. Rockman will send out reminders to newsletter subscribers who have not renewed their subscriptions.

Action Committee Geismar reported that Diamond, the amateur who worked at the Atlantic Avenue Tunnel, has allegedly claimed that the letters from the LPC refusing him access to the tunnel are forgeries. Baugher suggested that PANyc submit a proposal to the LPC on what should be done with the tunnel. Klein reported that a letter had already been

sent to Diamond, and that the AIA, PANYC, and the LPC had all offered to work with him. It was decided that Klein should write a letter to DOT, applauding their action in sealing the tunnel, and explaining why it was important that it be done. Copies of this letter will be sent to the local Brooklyn police precinct, Brooklyn Union Gas, Con Edison, the LPC, and the local community planning board.

Baughner reported that a utility trench had been excavated at the Conference House Site on Staten Island, a landmark site, with no prior archaeological testing. This site belongs to the City, is administered by the Parks Department, and is leased from the City and run as a house museum. Baughner had tested the area where the trench was originally supposed to go, but the plans had been changed. As the Parks Department administers several house museums and as many archaeological sites are located on park grounds, this raised the question of dealing with the Parks Department in general. For example, it was also reported that a woman was digging in Inwood Hill Park. Salwen said that a memorandum of agreement between the LPC and the Parks Department is needed. Klein will write to Henry Stern of the Parks Department again, and will call him a week later to arrange a meeting. Salwen (as an individual and not as PANYC's representative) will call Lenore Norman of the LPC to emphasize the magnitude of the problem with the Parks Department.

Rothschild reported that the N.Y.C. Bureau of Sewers initiated a request for a documentary survey in the area where new utilities will be installed on South Street. However, this request said nothing about subsequent testing if such were warranted. The excavations for these utilities were begun in an area which had archaeological potential before the report was prepared. Rothschild will contact Ruth Ann Knudsen, the archaeologist who works for the engineering firm which has subcontracted this part of the matter, to discuss this matter.

State Plan Committee Cantwell reported on the State Plan Steering Committee meeting in Albany on 27 May 1983. After an introductory session, the meeting was divided into 2 groups to set up study units for historical and prehistoric resources. In all, 89 such study units were chosen. As only \$5000. and limited time were available, only a few of these study units were selected for work now. One of these study units was the industrial period in New York City, and many of PANYC's members had worked on this project over the summer. Klein raised strong objections as to how the execution of the state plan had been organized, particularly stressing that the results of the steering committee meeting had not been widely distributed throughout the archaeological community and that the time and money allocated were not adequate. Salwen, however, said that a good start had been made, but that more archaeologists should be involved and that the results should be reviewed by the archaeological community. Orgel offered to xerox copies of the report prepared for N.Y.C., so that they can be more widely circulated.

Research and Planning Committee New directives for research were presented by the interim committee and the members of PANYC. These include: 1) the State Plan, as so many members are involved; 2) the

curation of collections excavated in New York City; 3) N.Y.C.'s own plan; and 4) the establishment of a central inventory of the locations of site collections from sites excavated in N.Y.C.. A committee on curation was set up, consisting of: Baugher, Naar, Rothschild, Rubinson, and Winter. It was suggested that the committee go through the minutes from earlier PANYC meetings to find the issues that have already been addressed for curation. Klein suggested that \$25000. should be built into the scopes of work for the large archaeological projects that are done in New York.

Legislation Committee Salwen urged that the membership write to support the passage of the bill (HR 3194) supporting the protection of shipwrecks. It was resolved that PANYC send a public opinion telegram to Congressmen Biaggi, Lent, and Carney.

Public Program Committee Marshall reported that she will issue a call for papers in the newsletter early, so that publicity for the program can be arranged in time to guarantee a large attendance at the next public meeting.

Ad Hoc Committee on APPL Law Salwen reported that though the committee did not meet, interest in local legislation had been expressed nationally, as the National Trust is having a session on it. Geoff Gyrisco has also sent Salwen copies of local legislation in effect in other areas for the use of the committee. Furthermore, Dan Paganò, an M.A. student of Salwen, is preparing a paper on both the existing and proposed local legislation from other cities. Salwen also brought up Askins' proposal from the Board meeting that a briefing book be prepared describing how the various state, federal, and local agencies affect archaeology in N.Y.C.

Membership Committee Salwen and Pickman reported that they had met as a "rump committee" and had drawn up proposed changes to the PANYC by-laws concerning membership criteria. These proposed changes were read at the meeting and consisted of replacing Article III, Section I as written with new criteria and deleting a clause from Article III, Section 2. These proposed changes will be received by PANYC members 15 days prior to the next meeting, so that the changes may be voted on at that meeting.

New Business

Salwen reported that the SHPO was leaving and suggested that PANYC should get in touch with her replacement when appointed and establish a working relationship with him

Pickman raised the issue of whether it would be appropriate for PANYC to develop guidelines for archaeological projects that are carried out in N.Y.C., as the federal guidelines do not always apply. As an example, he suggested that such guidelines could recommend that \$25000. be built into budgets for curation, as had been suggested earlier. Klein said that such guidelines could not be enforced. Salwen suggested that such guidelines would be more effective if they came from the agency which had the power to give or withhold permits, and that PANYC's role should consist of seeing that the agencies establish and enforce adequate guidelines. He also suggested that the LPC offer a workshop

on archaeology for city agencies, and that PANYC would offer personnel for these workshops.

Membership The membership voted to accept the membership applications of Eugene Boesch, Joel Grossman, and Philip Perazio.

Respectfully submitted,

Diana Rockman
PANYC Secretary

WALTER B. JONES, N.C., CHAIRMAN

MARIO BIAGGI, N.Y.
 GLENN M. ANDERSON, CALIF.
 JOHN B. BREAU, LA.
 GERRY E. STUDDS, MASS.
 CARROLL HUBBARD, JR., KY.
 DON BONKER, WASH.
 NORMAN E. D'AMOURS, N.H.
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 DENNIS M. HERTEL, MICH.
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 BARBARA BOXER, CALIF.
 SOLOMON P. ORTIZ, TEX.
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CHIEF COUNSEL
EDMUND B. WELCHCHIEF MINORITY COUNSEL
GEORGE J. MANNING

U.S. House of Representatives
Committee on
Merchant Marine and Fisheries
 Room 1334, Longworth House Office Building
 Washington, D.C. 20515

October 11, 1983

Mr. Joel Klein
 President, PANYS
 465 Westminister Road
 Brooklyn, New York 11218

Dear Mr. Klein:

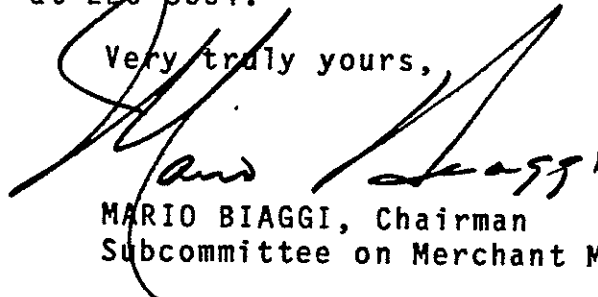
Recently you contacted me with reference to H.R. 3194, the Historic Shipyard Preservation Act. This legislation has been the subject of hearings before the Oceanography Subcommittee of the Merchant Marine and Fisheries Committee. From that hearing it was obvious that there are serious deficiencies in the law relating to the protection and preservation of historically valuable shipwrecks. It seems these deficiencies will only be corrected through the enactment of comprehensive federal legislation to deal with this problem.

Since I am not a member of the subcommittee which is considering H.R. 3194, I have not been directly involved in the process of preparing the bill for action by the Committee. However, my staff is carefully monitoring the progress of the legislation and I have made your concerns known to Congressman D'Amours, Chairman of the Oceanography Subcommittee.

Finally, I assure you that I intend to vigorously support this important legislation when it is considered by the Merchant Marine and Fisheries Committee and the House of Representatives.

Thank you for sharing your views on this serious matter. If I can be of further assistance please feel free to contact me or Greg Lambert of my staff at 226-3504.

Very truly yours,



MARIO BIAGGI, Chairman
 Subcommittee on Merchant Marine

MB:1sm

National Park Service
National Register of Historic Places
Notification of Pending Nominations

Federal Register / Vol. 48, No. 173

Tuesday, September 6, 1983 / Notices

Bronx/New York Counties

New York, *Washington Bridge*. Between Amsterdam and Undercliff Aves

Kings County

New York, *Greenpoint Historic District*. Roughly bounded by Kent, Calyer, Noble, and Franklin Sts., Clifford Pl., and Manhattan Ave.

New York County

New York, *Croton Aqueduct Gate House*. 135th St. and Convent Ave.
New York, *Odd Fellows Hall* 165-171 Grand St.

Queens County

New York, *68th Avenue-64th Place Historic District (Ridgewood MRA)*. Roughly 64th Pl. from Catalpa Ave. to 68th Ave. from 64th St. to 65th St.
New York, *75th Avenue-61st Street Historic District (Ridgewood MRA)*. Roughly bounded by St. Felix Ave., 60th Lane, 60th and 62nd Sts.
New York, *Allen-Beville House*. 29 Center Dr.
New York, *Central Avenue Historic District (Ridgewood MRA)*. Roughly bounded by Myrtle and 70th Ave., and 65th and 66th Sts.
New York, *Central Ridgewood Historic District (Ridgewood MRA)*. Roughly bounded by Fresh Pond Rd., Putnam, 66th, Forest, Catalpa, Onderdonk, and 71st Aves.
New York, *Cooper Avenue Row Historic District (Ridgewood MRA)*, 6434-6446 Cooper Ave.
New York, *Cornelia-Putnam Historic District (Ridgewood MRA)*. Roughly bounded by Jefferson St., Putnam, Wyckoff, and Myrtle Aves.
New York, *Cypress Avenue East Historic District (Ridgewood MRA)*. Roughly bounded by Linden and Cornelia Sts., Seneca and St. Nicholas Aves.

New York, *Fresh Pond-Traffic Historic District (Ridgewood MRA)*. Roughly bounded by Fresh Pond Rd., Traffic Ave., Woodbine and Linden Sts.
New York, *Grove-Linden St. John's Historic District (Ridgewood MRA)*. Fairview Ave., St. John's Rd., Linden and Grove Sts.
New York, *Madison-Putnam-60th Place Historic District (Ridgewood MRA)*. Roughly bounded by Woodbine St., 60th Pl., 67th and Forest Aves.
New York, *Seneca Avenue East Historic District (Ridgewood MRA)*. Roughly Seneca Ave. E. between Hancock and Summerfield Sts.
New York, *Seneca-Onderdonk-Woodward Historic District (Ridgewood MRA)*. Roughly bounded by Woodward, Seneca, and Catalpa Aves., and Woodbine St.
New York, *Stockholm-DeKalb-Hart Historic District (Ridgewood MRA)*. DeKalb and Woodward Aves., Stockholm and Hart Sts.
New York, *Summerfield Street Row Historic District (Ridgewood MRA)*, 5912-5948 Summerfield St.
New York, *Willoughby-Suydam Historic District (Ridgewood MRA)*. Suydam St., Willoughby, St. Nicholas, and Wyckoff Aves.
New York, *Woodbine-Palmetto-Gates Historic District (Ridgewood MRA)*. Roughly bounded by Forest and Fairview Aves., Woodbine and Linden Sts.
New York, *Cypress Avenue West Historic District (Ridgewood MRA)*. Roughly bounded by St. Nicholas and Seneca Aves., Linden and Stockholm Sts.
New York, *Forest-Norman Historic District (Ridgewood MRA)*. Forest Ave. from Summerfield to Stephen St. and Norman St to Myrtle Ave.

Federal Register / Vol. 48, No. 183

Tuesday, September 20, 1983 / Notices

Kings County

New York, *Rockwood Chocolate Factory Historic District*, 54-66 Washington, 13-53 Waverly, and 255-275 Park Aves.

Queens County

Douglaston, *Van Wyck, Cornelius, House*. 126 West Dr.

Richmond County

New York, *Staten Island Borough Hall and Richmond-County Courthouse*. Richmond Terr.

Study Units of NYS Historic Occupation Period

Summary of May 27, 1983 Division for Historic Preservation (DHP) Planning Session
for New York State Plan for Managing Cultural Resources
Written by Dennis Wentworth
(Printed with permission of Bruce Fullem, N Y State Historic Preservation Office)

In outlining the study units to represent the historic occupation of New York State, the general consensus was that the Bettinger divisions were a good start but needed revision and refinement to more accurately summarize the major periods, groups, and cultural developments operating during this time span. The following outline was thereby constructed to fulfill that need.

I. Contact

A. Iroquoian

1. 5-Nation
2. other

B. Algonkian

1. Mahican
2. Delaware-Wappinger-Munsee
3. Montauk

II. Colonial (to 1783)

A. Indian

B. Dutch

1. New Amsterdam
2. Fort Orange
3. rural/villages

C. English

1. New York
2. Albany
3. rural/villages
4. Military

- D. French
 - 1. Lake Champlain
 - 2. other
- III. Federal (1783-1815)
 - A. Indian
 - B. Eastern New York
 - C. Western New York
 - D. New York City Metropolitan area
- IV. Industrial (1815-1941: Subdivided into appropriate temporal units as needed in specific spatial units)
 - A. Main Industrial/Transportation Corridor
 - 1. Hudson Valley
 - 2. Mohawk/Erie Canal
 - B. Northern (Mining/Champlain)
 - C. Southern Tier
 - D. New York Metropolitan area
 - E. Long Island
 - F. Susquehanna Corridor
 - G. Indian

In summary, 14 well-defined study units emerged during the course of discussion encompassing four general periods. First, the Ethnographic Period (Map 1), including two study units, is defined as the Native American Occupation from initial European contact until the first settlement at Fort Orange in 1624. The divisions within this period are basically the same as those proposed in the Bettinger report.

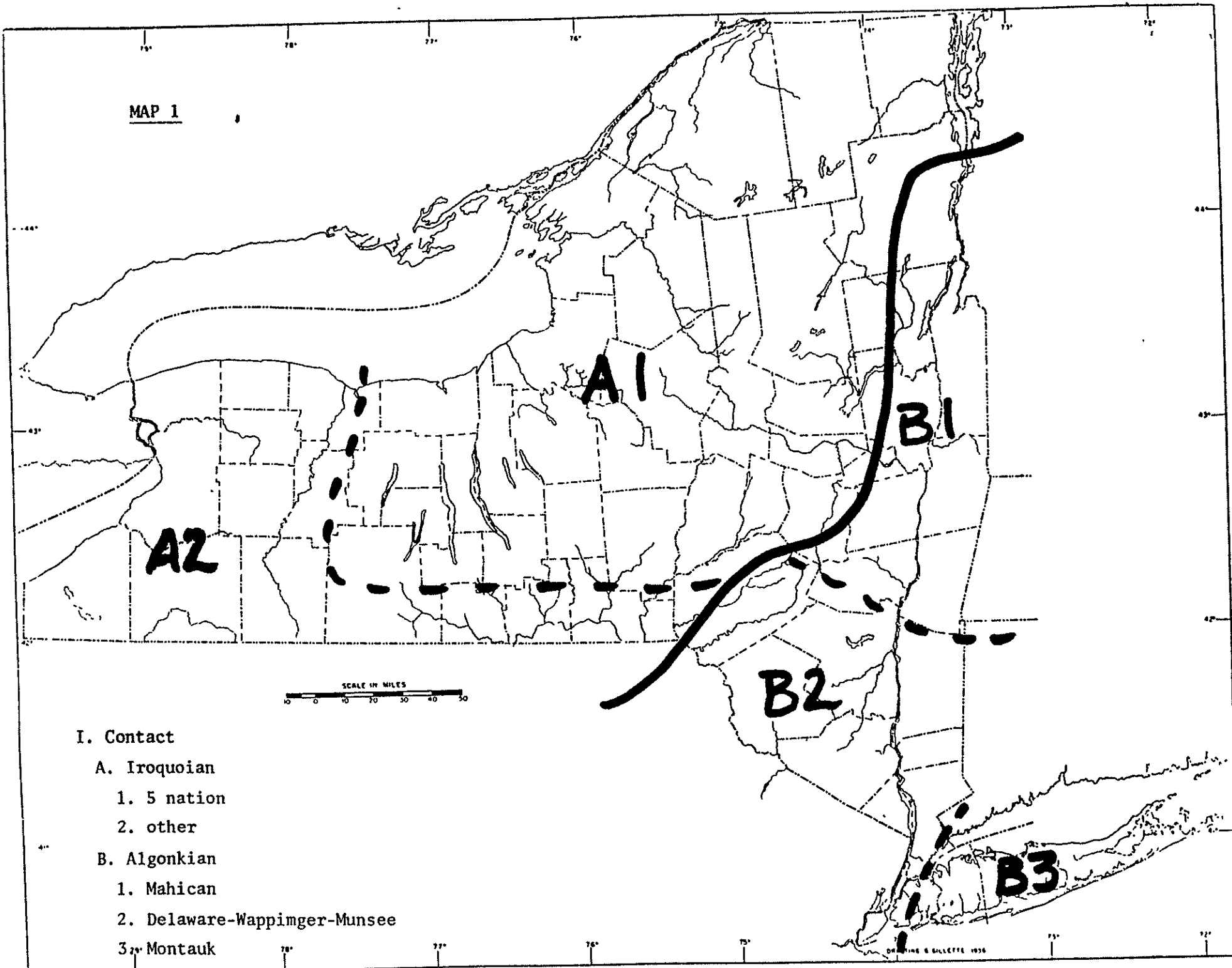
The Colonial Period (Map 2) spans over 150 years of New York State history, and as a major division is here treated in broad perspective to encompass the primary groups in control throughout the period. It is recognized that many ethnic groups are represented within each of the study units, but that the overriding concern is the control nation ordering the structure of the government and society.

Third, the Federal Period (Map 3) is a transition between two major divisions. It is the new nation, with beginnings of westward migrations and on the verge of industrialization, but still threatened with European takeover and encumbered by embargoes.

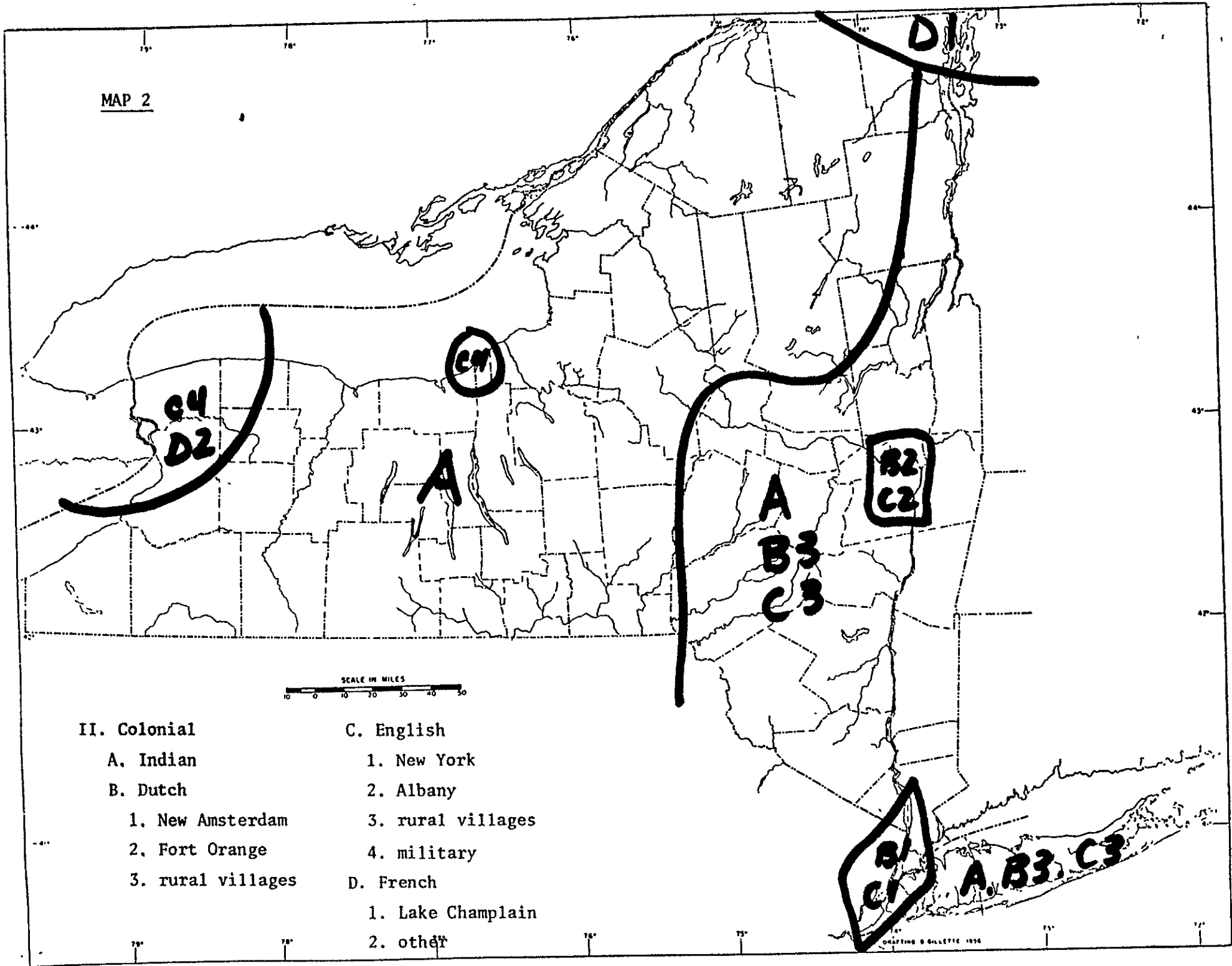
By around 1815 the embargoes are lifted, westward expansion is flourishing, and the extensive Canal systems will soon be under way, thus the fourth period, the Industrial (Map 4), is born. The over-riding criterion of this period is transportation, and the study units reflect this feature. Major arteries across the state are developed, and population centers arise and expand along these routes. Temporal subunits (e.g. antebellum/postbellum) may be refined by researchers as appropriate, but the general divisions hold throughout the entire period.

This brief overview summarizes the primary study units to be investigated for the historic occupation of New York State.

MAP 1



MAP 2



II. Colonial

A. Indian

B. Dutch

1. New Amsterdam

2. Fort Orange

3. rural villages

C. English

1. New York

2. Albany

3. rural villages

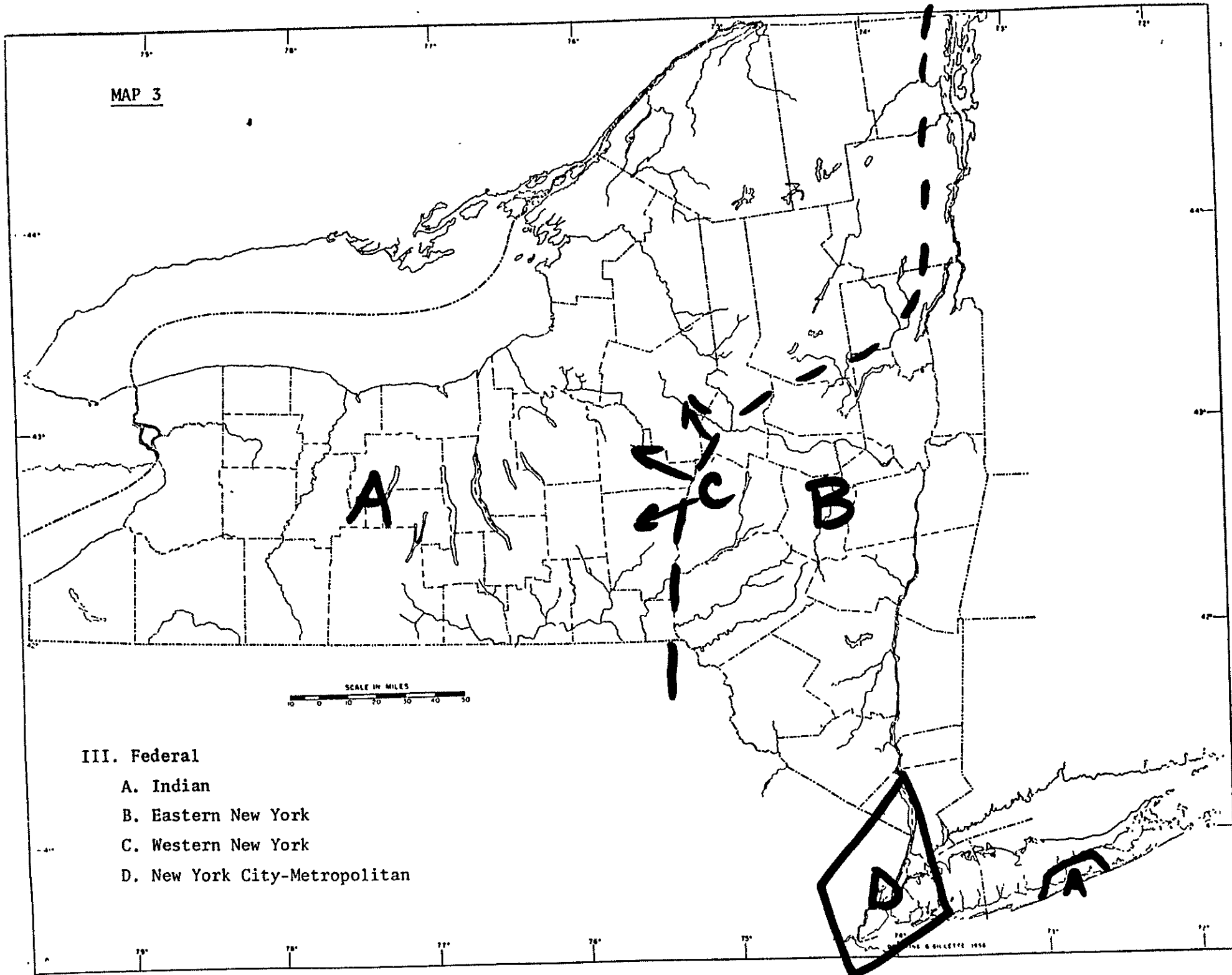
4. military

D. French

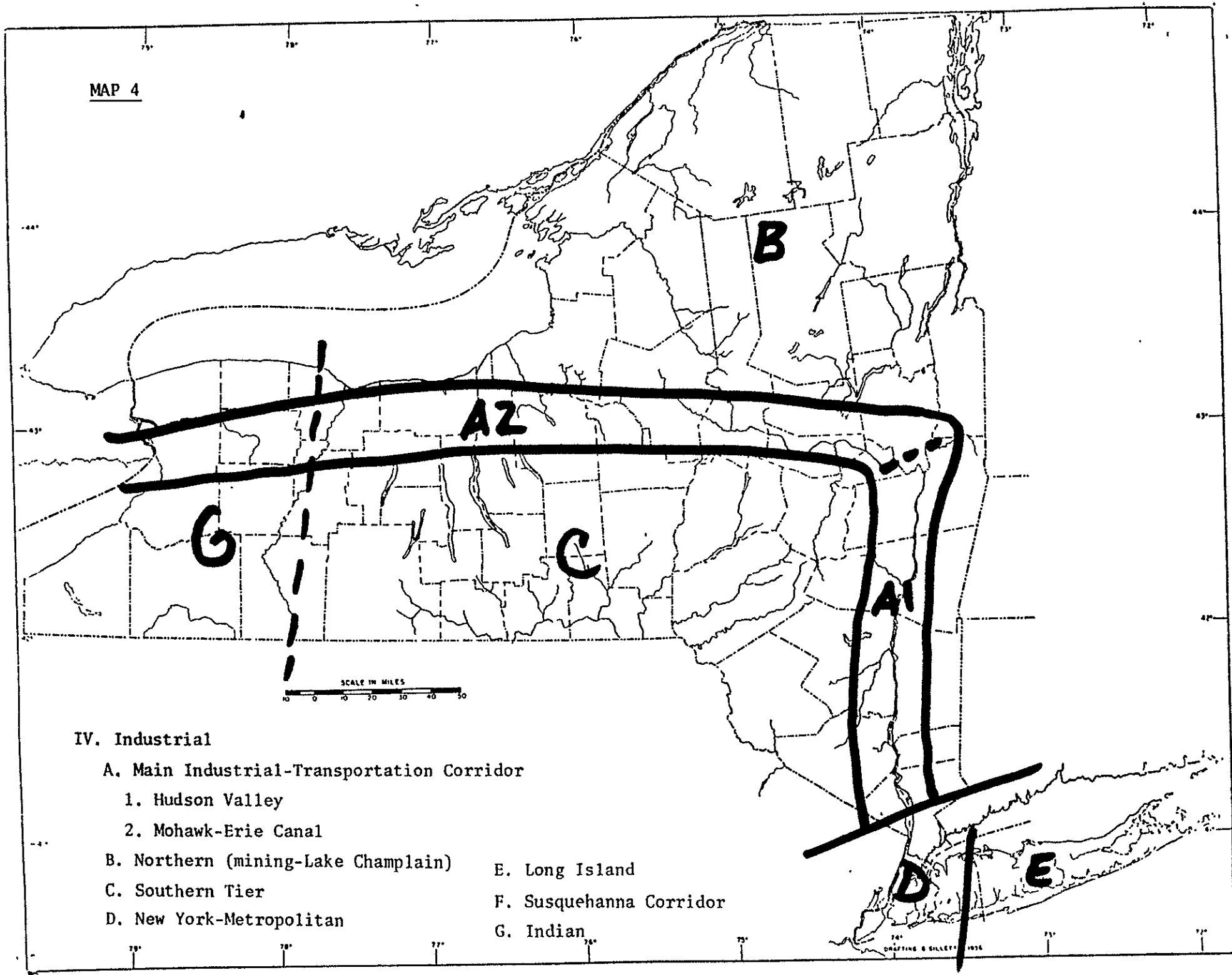
1. Lake Champlain

2. other

MAP 3



MAP 4



IV. Industrial

A. Main Industrial-Transportation Corridor

1. Hudson Valley

2. Mohawk-Erie Canal

B. Northern (mining-Lake Champlain)

C. Southern Tier

D. New York-Metropolitan

E. Long Island

F. Susquehanna Corridor

G. Indian

DRAFTING & SILLETT 1936

New York State Historic Preservation Act Regulations
(Text of this Act appeared in
PANyc Newsletter Supplement No. 2, December 1982)

Subchapter M of Chapter I of Subtitle I of Title 9NYCRR is renumbered Subchapter N and a new Subchapter M is added to read as follows:

SUBCHAPTER M

Historic Preservation

PART

- 426 Authority and Purpose; Definition of Terms; Notification and Inquiries
- 427 State Register of Historic Places
- 428 State Agency Activities Affecting Historic or Cultural Properties

PART 426

AUTHORITY AND PURPOSE; DEFINITION OF TERMS;
NOTIFICATION AND INQUIRIES

(Statutory authority: Parks, Recreation and Historic Preservation Law, §3.09, subd. [8]; Article 14)

Sec.

- 426.1 Authority and purpose
- 426.2 Definition of terms
- 426.3 Notification and inquiries

Section 426.1 Authority and purpose. (a) These regulations implement Article 14 of the Parks, Recreation and Historic Preservation Law, which was enacted by the New York State Historic Preservation Act of 1980 (Chapter 354 of the Laws of 1980). The act became effective on August 22, 1980.

(b) The purpose of the State Historic Preservation Act is to continue and advance the State's historic preservation programs and activities, to continue the responsibility for the coordination of such programs and activities with the Commissioner of Parks, Recreation and Historic Preservation, to foster consistency of State activities

with historic preservation policy, to encourage and assist local governments in local preservation programs and activities and to encourage and assist private agencies and individuals undertaking preservation by private means.

(c) The act declares it to be the public policy and in the public interest of this State to engage in a comprehensive program of historic preservation.

(d) The act authorizes the Commissioner of Parks, Recreation and Historic Preservation, in consultation with the State Board for Historic Preservation, to establish the New York State Register of Historic Places, consisting of sites, districts, structures, buildings, areas or objects above or below the surface of the earth whether on land or in the waters of the State, together with any designated improvements thereon, significant in the history, architecture, archeology or culture of the State, its communities or the nation.

(e) The act requires State agencies to consult with the Commissioner if it appears that any project which is being planned may or will cause any change, beneficial or adverse, in the quality of any historic, architectural, archeological or cultural property that is listed on the National Register of Historic Places or property listed on the State Register of Historic Places or that is determined by the Commissioner to be eligible for listing on the State Register of Historic Places. It requires State agencies to the fullest extent practicable, consistent with other provisions of the law, to avoid or mitigate adverse impacts to such properties, to fully explore all feasible and prudent alternatives and to give due consideration to feasible and prudent plans which would avoid or mitigate adverse impacts to such property. It establishes agency

preservation officers for the purpose of implementing these provisions.

(f) In addition, the act reinforces and expands the role of the State Board for Historic Preservation as an advisory body to the Commissioner.

(1) It continues the Board's existing functions of:

(i) advising the Commissioner on policy matters affecting historic preservation and the historic site system;

(ii) providing consultation to the Commissioner on historic site management, development and interpretation;

(iii) reviewing and making recommendations to the Commissioner on whether properties meet the criteria for listing on the State and National Registers of Historic Places; and

(iv) reviewing and advising the Commissioner on the statewide survey and plan for historic preservation.

(2) It adds to the Board's existing duties, new functions consisting of:

(i) reviewing and making recommendations to the Commissioner on grant applications and use of federal and state grants-in-aid; and

(ii) reviewing and commenting on selected projects which are being reviewed by the Commissioner under section 106 of the National Historic Preservation Act of 1966 and section 14.09 of the Parks, Recreation and Historic Preservation Law and commenting on environmental impact assessments or statements, or as otherwise provided by law, on undertakings which may have an impact on historic resources.

426.2 Definition of terms. Whenever used in these regulations, the following terms shall have the following meanings unless the context otherwise requires:

(a) Agency preservation officer (APO) shall mean the commissioner, director or chairperson of any State department, agency, board, commission, public benefit corporation or public authority, or a representative identified in accordance with the provisions of subdivision two of section 14.05 of the Parks, Recreation and Historic Preservation Law.

(b) Board shall mean the State Board for Historic Preservation established pursuant to Article 11 of the Parks, Recreation and Historic Preservation Law.

(c) Chairman shall mean the Chairman of the State Board for Historic Preservation.

(d) Eligible property shall mean any historic place or property within the boundaries of the State that has been determined by the Commissioner to meet the criteria, found at section 427.3 of this Subchapter, for listing on the State Register.

(e) Historic preservation shall mean the study, designation, protection, restoration, rehabilitation and use of buildings, structures, historic districts, areas, and sites significant in the history, architecture, archeology or culture of this State, its communities or the nation.

(f) Historic and/or cultural place or property or historic resource shall mean any building, structure, district, area, site or object including underground and underwater sites, that is of significance in the history, architecture, archeology or culture of the State, its communities or the nation.

(g) Interested party shall mean any State or municipal official or member of the public.

(h) Inventoried property shall mean:

1) Any property listed on the Statewide Inventory of Historic Property established under subdivision two of section 14.07 of the Parks, Recreation and Historic Preservation Law;

2) Any property within the areas specified on the statewide archeological inventory map; and

3) Any property listed on the Office of General Services inventory of properties under the jurisdiction or control or otherwise owned or used by any State agency.

These lists or information pertaining to properties included in the inventory may be obtained from the Commissioner pursuant to section 426.3 of this Part.

(i) Municipality shall mean any county, city, town or village.

(j) Municipal official shall mean the chief executive officer of any municipality or his or her designated representative.

(k) National Register shall mean the National Register of Historic Places established under the National Historic Preservation Act of 1966.

(l) Project Review Data Sheet (PRDS) shall mean the information required by the Commissioner to make an informed and reasonable determination as to whether or not a proposed undertaking may have an adverse impact on a registered or eligible property. A suggested form is provided at Appendix I-8 of this Title.

(m) Registered property shall mean any historic place or property within the boundaries of the State nominated by the Commissioner for listing on the National Register of Historic Places or listed on the New York State Register of Historic Places established pursuant to section 14.07 of the Parks, Recreation and Historic Preservation Law.

(n) Register shall mean the New York State Register published by the Secretary of State under Article 6-A of the Executive Law.

(o) State agency shall mean any State department, agency, board or commission of the State, or a public benefit corporation or public authority at least one of whose members is appointed by the Governor.

(p) State Register shall mean the State Register of Historic Places established under section 14.07 of the Parks, Recreation and Historic Preservation Law.

(q) Undertaking shall mean any of the following:

(1) Any physical activity undertaken by a State agency, including the alteration or demolition of property, and the transfer, lease or sale of property;

(2) The funding by a State agency of any physical activity including the alteration or demolition of property, and the transfer, lease or sale of property; and

(3) The approval or entitlement by a State agency of any physical activity including the alteration or demolition of property, and the transfer, lease or sale of property.

426.3 Notification and inquiries. (a) All notices required by these regulations and all inquiries and requests for documents and forms referred to in these regulations should be addressed to:

Commissioner of Parks, Recreation and Historic
Preservation
Attention: Historic Preservation Field Services Bureau
Agency Building #1, Empire State Plaza
Albany, New York 12238

(b) Notices to the State Board for Historic Preservation should be addressed to:

State Board for Historic Preservation
Attention: Chairman, Division of Historic Preservation
Agency Building #1, Empire State Plaza
Albany, New York 12238

PART 427

STATE REGISTER OF HISTORIC PLACES

(Statutory authority: Parks, Recreation and Historic Preservation Law, §14.07, subd. [1])

Sec.

- 427.1 Concurrent consideration of properties for listing on the State and National Registers
- 427.2 Nomination of properties to the State Register only
- 427.3 Criteria for listing
- 427.4 Notice and comment
- 427.5 Review and listing
- 427.6 Properties determined by the United States Secretary of the Interior to be eligible for listing on the National Register
- 427.7 Revisions to listings
- 427.8 Public access to information

Section 427.1 Concurrent consideration of properties for listing on the State and National Registers. All historic places within the State listed on or nominated by the Commissioner for inclusion on the National Register shall be listed on the State Register.

(a) Except as provided for in subdivision (b) of this section, all proposals for the listing of properties on both the National Register and State Register shall be submitted, reviewed and acted upon in accordance with the regulations governing the National Register (36 CFR 1202), including any amendments to these regulations and any regulations which shall subsequently take the place of these regulations.

(b) At certain points in the listing process, the statutory requirements for the two registers are different. In these instances, and only in these instances, the procedures for listing a property on the National Register and those for listing it on the State Register shall be followed separately. The procedures which the Commissioner shall follow for listing a property on the State Register that differ from National Register procedures are as follows:

(1) Those regulations which prohibit listing on the National Register when property owners object shall not apply to nominations for the State Register.

(2) Notice of a proposed listing on the State Register and the provision of a comment period shall be made in accordance with the provisions of section 427.4.

(3) A decision on listing a property on the State Register shall be made no later than one hundred and eighty days from receipt of the nomination and sufficient supporting documentation in accordance with the provisions of subdivision (b) of section 427.5.

(4) Any statutory provision or other procedure established subsequent to the effective date of this Part for listing a property on the National Register which differs from the State Historic Preservation Act or the provisions of this Part shall not apply to listings on the State Register.

(c) On the date that the Commissioner signs a nomination for listing on the National Register, the property will be listed on the State Register, and all benefits and protections of listing shall accrue in full force and effect from that date. Following the listing of a property on the State Register, the Commissioner shall provide notification as required in subdivision (d) of section 427.5.

(d) If a property is withdrawn from consideration for nomination to the National Register due to the recommendation of a local historic preservation commission or municipal official, or because the property owner has filed an objection to the listing, it will continue to be considered for listing on the State Register according to the provisions of section 427.5.

427.2 Nomination of properties to the State Register only.

(a) Nomination proposals may be submitted by an APO, municipal official, local historic preservation board or commission or a member of the public.

(b) All nomination proposals to the State Register are to be made on standard National Register forms, as revised. The forms and standards for their completion are available pursuant to section 426.3 of this Subchapter.

(c) If the Commissioner determines that the nomination form is incomplete and the supporting documentation is insufficient, he shall ask the party submitting the nomination proposal to provide such additional documentation as is required to make a decision on listing the property on the State Register.

(d) Completed proposals should be submitted to the Commissioner and must be accompanied by a letter stating that the nomination is to be considered for listing only on the State Register.

427.3 Criteria for listing. The following criteria shall be used by the Commissioner, in consultation with the Board, in evaluating properties for listing on the State Register:

(a) The quality of significance in American history, architecture, and culture is present in districts, sites, buildings, structures and objects that possess integrity of location, design, setting, materials, workmanship, feeling and association, and:

(1) that are associated with events that have made a significant contribution to the broad patterns of our history; or

(2) that are associated with the lives of persons significant in our past; or

(3) that embody the distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; or

(4) that have yielded, or may be likely to yield, information important in prehistory or history.

(b) Special considerations. Ordinarily, cemeteries, birth-places or graves of historic figures, properties owned by religious institutions or used for religious purposes, structures that have been moved from their original locations, reconstructed historic buildings, properties primarily commemorative in nature, and properties

that have achieved significance within the past fifty years shall not be considered eligible for the State Register. However, such properties will qualify if they are integral parts of districts that do meet the criteria or if they fall within the following categories:

(1) a religious property deriving primary significance from architectural or artistic distinction or historical importance;

(2) a building or structure removed from its original location but which is significant primarily for architectural value, or which is the surviving structure most importantly associated with a historic person or event;

(3) a birthplace or grave of a historical figure of outstanding importance if there is no appropriate site or building directly associated with his productive life;

(4) a cemetery which derives its primary significance from graves of persons of transcendent importance, from age, from distinctive design features, or from association with historic events;

(5) a reconstructed building when accurately executed in a suitable environment and presented in a dignified manner as part of a restoration master plan, and when no other building or structure with the same association has survived;

(6) a property primarily commemorative in intent if design, age, tradition or symbolic value has invested it with its own historical significance;

(7) a property achieving significance within the past fifty years if it is of exceptional importance.

427.4 Notice and comment. (a) Upon receipt of a nomination proposal with sufficient documentation, and no later than thirty calendar days prior to the review of the proposal by the Board, the Commissioner shall provide notice of the proposed listing to the APO and/or municipal official having jurisdiction over the property and, except as provided in subdivision (b) of this section, shall provide such notice by mail to each owner, if privately owned, at his last known address.

(b) Whenever a listing is proposed where there are more than fifty property owners, or the owner or owners cannot be ascertained, the notice of pending listing shall be made by publication in a newspaper of general circulation in the area where the property is located.

(c) No later than thirty calendar days prior to the review of the proposal by the Board, the Commissioner shall cause notice of the proposed listing to be published in the Register. Such notice shall state when the Board will review the proposal and how an interested party may submit comments on it.

(d) If the municipal official and/or APO with jurisdiction over any property, or the owner or owners of such property, advises the Commissioner in writing within twenty calendar days of mailing or publishing of notification that the official or owner questions the eligibility of the proposed property, the Commissioner and the Board shall postpone consideration of the proposal for no more than sixty days to allow the official or owner a reasonable opportunity to present a written statement to the Commissioner and the Board.

(e) Any interested party may submit comments relating to a nomination proposal. Comments should be addressed to the Commissioner who shall cause them to be appended to the nomination form and reviewed along with the proposal. In addition, any interested party may appear before the Board to present comments relating to a nomination proposal. Such party should notify the Board of his intention to present comments no later than ten calendar days prior to the Board meeting.

427.5 Review and listing. (a) The nomination proposal, together with all comments, shall be reviewed by the Board which shall consult with and make recommendations to the Commissioner as to whether the property meets the criteria for listing on the State Register.

(b) After consideration of the recommendations of the Board, the Commissioner shall include on the State Register all places he determines to be of significance.

(c) The Commissioner shall make such determination no later than one hundred eighty calendar days after receipt of the proposal with sufficient supporting documentation as provided for in section 427.2, including all written comments provided for in subdivision (d) of section 427.4.

(d) The Commissioner shall issue his decision on listing the property, with an appropriate finding in support, in writing.

(e) In addition, the Commissioner shall specify whether a listed property is primarily of National, State or local significance.

(f) (1) Promptly, and in no case later than forty-five calendar days after the Commissioner makes a decision relating to the listing of a property on the State Register, the Commissioner shall:

(i) notify the appropriate APO and/or municipal official and, except as provided for in paragraph (2) of this subdivision, each owner of privately owned property at his last known address;

(ii) publish a notice of the decision in a newspaper of general circulation in the area where the property is located; and

(iii) publish a notice of the listing in the Register.

(2) Whenever a listing would affect property in which there are more than fifty property owners, or the owner or owners cannot be ascertained, the notice published pursuant to subparagraph (ii) of paragraph (1) of this subdivision shall be in lieu of the personal notice provided for in subparagraph (i) of paragraph (1).

(g) A property which the Commissioner has decided not to list on the State Register may be repropoed for nomination if additional pertinent information, not previously considered, regarding the property's historical and cultural significance can be provided to the Commissioner. A reproposal for nomination should be submitted and will be considered in the same manner as a new proposal.

427.6 Properties determined by the United States Secretary of the Interior to be eligible for listing on the National Register. Properties which have not been nominated by the Commissioner for listing on the National Register but which have been determined by the United States Secretary of the Interior to be eligible for listing shall be, on a timely basis, reviewed and considered for listing on the State

Register in accordance with the provisions of sections 427.4 and 427.5.

427.7 Revisions to listings. The Commissioner may remove a property from the State Register if he determines, after consultation with the Board, that the qualities that gave it significance and for which it was initially listed no longer exist. The provisions of sections 427.4 and 427.5 of this Part shall be complied with for the proposed deletion of a property from the State Register in the same manner as for a proposed listing.

427.8 Public access to information. The Commissioner shall make available information relating to properties proposed for listing or listed on the State Register of Historic Places in accordance with the Freedom of Information Law, Article 6 of the Public Officers Law, and Part 463 of this Title. Information on archeological sites that may be damaged by unauthorized investigators if their location be generally known may be withheld from the public at the discretion of the Commissioner in consultation with the Commissioner of Education, and will be released, where appropriate, in a format approved by such Commissioners.

PART 428

STATE AGENCY ACTIVITIES AFFECTING HISTORIC OR CULTURAL PROPERTIES

(Statutory authority: Parks, Recreation and Historic Preservation Law, §14.09, subd. [1] and [2])

Sec.

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- 428.2 Coordination with other review procedures
- 428.3 Activities undertaken by more than one State agency

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 - 428.15 Written record; report

Section 428.1 Responsibility of State agencies with regard to registered and eligible property. To the fullest extent practicable, it is the responsibility of every State agency, consistent with other provisions of law, to avoid or mitigate adverse impacts to registered or eligible property. Every agency shall fully explore all feasible and prudent alternatives and give due consideration to feasible and prudent plans which avoid or mitigate adverse impacts on such property.

428.2 Coordination with other review procedures. (a) No project requiring review by the Commissioner acting in his capacity as State Historic Preservation Officer in accordance with section 106 of the National Historic Preservation Act of 1966, as implemented by the regulations of the Federal Advisory Council on Historic Preservation, "Protection of Historic and Cultural Properties" (36 CFR 800), shall be reviewed in accordance with these procedures.

(b) A draft environmental impact statement (DEIS) prepared in compliance with the State Environmental Quality Review Act (SEQRA; Article 8, Environmental Conservation Law, 6 NYCRR Part 617) shall be submitted to the Commissioner and to the chairman of the Board and may be accepted for the purpose of complying with subdivision (c) of section 428.9 of this Part provided that subdivision (a) of section 428.9 has been complied with prior to preparation of the DEIS, and that a State agency has been designated as "lead agency" pursuant to SEQRA.

(c) This Part shall be applicable to proceedings of the Public Service Commission (PSC) under Article VII of the Public Service Law only after certification of a corridor by the PSC. An Environmental Management and Construction Plan (EM&CP) prepared pursuant to a Certificate of Environmental Compatibility and Public Need issued by the PSC in accordance with the provisions of such Article VII shall be accepted for the purpose of complying with subdivision (c) of section 428.9 of this Part provided that the applicant has given due consideration to the exploration of alternatives pursuant to such section 428.9 and provided that the Commissioner has been allowed to comment on the EM&CP. This subdivision does not affect the responsibilities of the PSC under Articles VII and VIII of the Public Service Law or change the existing relationship between the Commissioner and the PSC relating to the selection of corridors under Article VII.

428.3 Activities undertaken by more than one State agency.

(a) If more than one State agency is involved in an undertaking which is subject to the review of the Commissioner pursuant to the provisions of this Part, a single consolidated review will be

acceptable, provided that it shall encompass all agency activities associated with the undertaking which are subject to review.

(b) The involved agencies may agree among themselves which agency will have primary responsibility for complying with the provisions of this Part. In most cases, where one agency is acting on behalf of a second agency in regards to acquiring or disposing of interests in real property or by providing technical services to the second agency, the agency on whose behalf the first agency is acting shall have primary responsibility for complying with the provisions of this Part.

(c) Notwithstanding the provisions of subdivisions (a) and (b) of this section, every State agency involved in an undertaking shall be responsible for ensuring that the provisions of this Part are complied with.

428.4 Undertakings subject to review; Project Review Data Sheet. (a) As early in the planning process as may be practicable, and prior to the preparation or approval of the final design or plan or the approval of an undertaking by a State agency, the APO shall determine whether or not the undertaking is subject to the review of the Commissioner under the provisions of this Part. Except as provided in sections 428.10, 428.11 and 428.12, such review will be required whenever any aspect of the proposed undertaking may or will cause any change, whether beneficial or adverse, in the quality of any registered, eligible or inventoried property. A beneficial change may be defined as, but need not be limited to, the whole or partial restoration or rehabilitation of a property or landscape or improvements to the site. An adverse change may be defined as, but need not be limited to, the destruction or alteration of all or part

of a property, the isolation or change of a property's surrounding environment, the introduction of visual, audible or atmospheric elements, or actions which cause a property's destruction or alteration or neglect.

(b) If the APO, in accordance with subdivision (a), determines that an undertaking is subject to the review of the Commissioner, then the APO shall give notice to and consult with the Commissioner so that any registered or eligible properties which may be changed by the undertaking can be identified, and an assessment of the impact of the undertaking upon those properties can be made.

(c) The notice to the Commissioner shall consist of a completed PRDS. The APO shall indicate on the PRDS if the undertaking is one in which several State agencies are involved and a single consolidated review is being conducted pursuant to section 428.2 and shall list all State agencies participating in the undertaking and the review.

(d) The APO shall provide sufficient documentation for the Commissioner to make an informed and reasonable determination of eligibility and impact. Submission of a completed PRDS will generally be deemed sufficient documentation. However, within thirty days after receipt of the PRDS, the Commissioner may determine that the PRDS is not complete and may request such additional studies or documentation from the agency as may be appropriate and necessary in order to make an informed and reasonable determination of eligibility and impact.

428.5 Request for determination of eligibility. In addition to undertakings which are subject to review pursuant to subdivision (a) of section 428.4, at the request of an APO or other interested

party, the Commissioner shall consider any property which may be affected by an undertaking and shall make a determination of its eligibility for listing on the State Register.

(a) Such request shall be made at a reasonable time prior to the implementation of the undertaking. The Commissioner, after notifying the APO in accordance with the provisions of subdivision (c) of this section, will determine on a case-by-case basis what constitutes a reasonable time, and his opinion shall be conclusive.

(b) The request shall be accompanied by sufficient information about the property and about the anticipated effects of the undertaking for the Commissioner to make an informed and reasonable determination on the eligibility of property which may be affected by the undertaking. When an APO requests a determination of eligibility, he should submit a completed PRDS.

(c) If an interested party requests a determination of eligibility, the Commissioner shall notify the APO of any agency having jurisdiction over the property or known to be involved in the undertaking, and shall provide him with an opportunity to comment on the request. In addition, the Commissioner may ask that the APO submit a completed PRDS relating to the undertaking.

428.6 Determination of eligibility. (a) The Commissioner shall evaluate the PRDS or other information submitted under sections 428.4 and 428.5 and shall consider whether any eligible property may be affected by the undertaking. He shall make a determination of eligibility according to the criteria found in section 427.3 of this Subchapter. The APO may apply the State Register criteria to the properties and may provide the Commissioner with an opinion regarding the eligibility of the properties for the State

Register. Although he shall consider the opinion of the APO, the opinion of the Commissioner shall be conclusive for the purposes of this review.

(b) The Commissioner shall inform the APO whether or not a property which may be changed by an undertaking is a registered or eligible property within thirty calendar days of the receipt of a completed PRDS. When a request for determination has been made by an interested party, the Commissioner shall notify the party and all involved APOs of his determination within thirty calendar days of the receipt of sufficient information about the property and the undertaking.

(c) In addition, the Commissioner shall notify the chairman of the Board of all determinations of eligibility on a timely basis and shall publish such determinations no less than semi-annually in the Register.

(d) If the Commissioner informs an APO that he has made a determination of eligibility under this section, the APO shall review the undertaking under section 428.4.

428.7 Assessment of impact. (a) The Commissioner shall make an assessment of the impact of an undertaking on an eligible or registered property whenever a PRDS regarding the undertaking has been submitted to the Commissioner by an APO.

(b) The Commissioner shall use the criteria of adverse impact listed in section 428.8 to determine whether an undertaking will have an adverse impact.

(c) When the determination of eligibility under section 428.6 has been made following the submission of a completed PRDS by an APO, the Commissioner shall make the assessment of impact concurrently with

the determination of eligibility. He will notify the APO whether the project may cause an adverse impact to registered or eligible property when he notifies him whether any registered or eligible property may be changed by the undertaking.

(d) When the assessment of impact is not being made concurrently with the determination of eligibility, the Commissioner shall notify the APO within thirty calendar days of receipt of a completed PRDS submitted under section 428.4 whether the project may cause an adverse impact to registered or eligible property.

428.8 Criteria of adverse impact. In determining whether an undertaking shall have an adverse impact on a registered or eligible property, the Commissioner shall consider whether the undertaking would be likely to cause:

- (a) destruction or alteration of all or part of a property;
- (b) isolation from or alteration of the property's environment;
- (c) introduction of visual, audible or atmospheric elements that are out of character with the property or alter its setting; and
- (d) neglect of a property resulting in its deterioration or destruction.

428.9 Exploration of alternatives. (a) Upon receipt of notification of a determination of adverse impact, the affected agency shall immediately contact the Commissioner for his recommendations with regard to those factors which the agency should take into consideration and those studies which the agency should undertake in order to explore alternatives which would avoid or mitigate adverse impacts to registered or eligible property.

(b) Every agency shall fully explore all feasible and prudent alternatives and give due consideration to feasible and prudent plans which would to the fullest extent practicable avoid or mitigate adverse effects on the registered or eligible property.

(c) The agency may submit to the Commissioner, and the Commissioner may request, reports and analyses on any studies undertaken pursuant to subdivision (a) of this section and a description of alternatives to the proposed action which are under consideration by the agency.

(d) The Commissioner shall review the submitted material, shall confer with the APO to whatever extent shall be required to enable the agency to comply with the provisions of this Part and shall comment, within thirty days of receipt of the material, on the proposed action and the alternatives.

(e) Consistent with other provisions of law, the agency shall avoid or mitigate adverse impacts to registered or eligible property to the fullest extent practicable.

428.10 Individual undertakings which shall be exempt from review. When an undertaking is exempt, the agency shall have no further obligations under these procedures. The following undertakings shall be exempt:

(a) an undertaking which has been certified by the Director of the Budget, pursuant to section 10 of the State Historic Preservation Act of 1980 (Chapter 354 of the Laws of 1980) as one on which substantial time, work and money have been expended prior to the effective date of the Act; and

(b) an undertaking which is a State project necessary to prevent an immediate and imminent threat to life or property.

428.11 Designation of categories of undertakings which shall be exempt from review. At the request of an APO, the Commissioner shall consider the designation of certain categories of undertakings as being exempt from review pursuant to this Part. In order to be designated by the Commissioner as an exempt category, the category of undertaking must not be likely to change the quality of historic resources. The designation of exempt categories will occur in the following manner:

(a) The APO shall make a written request to the Commissioner for designation. The request must be accompanied by the following documentation:

(1) a complete description of the nature of all activities that would be implemented in the particular category of undertaking, and

(2) a statement from the APO concerning the reason(s) he believes that activities implemented in the particular category of undertaking will not cause a change to any registered or eligible property.

(b) If the Commissioner determines that the documentation submitted is insufficient, the agency shall provide additional documentation requested by the Commissioner in order for the Commissioner to make a determination.

(c) The Commissioner shall consider the information provided pursuant to subdivisions (a) and (b) of this section, and shall respond whether the category of undertaking will be exempt from review pursuant to these regulations. The Commissioner shall provide the reason(s) for this determination.

(d) The Commissioner shall respond to the request within thirty calendar days of receipt. If the Commissioner requests that additional information be submitted pursuant to the provisions of subdivision (b) of this section, the Commissioner shall respond within thirty calendar days of the receipt of the additional material.

(e) If an agency makes a request to the Commissioner for certification of an exempt category, until such time as the Commissioner issues a written determination that the category is exempt the agency shall comply with the provisions of this Part as if the category of undertaking is not exempt.

(f) The Commissioner shall, no less than semi-annually, publish a notice of categories of undertakings which he has determined to be exempt from review in the Register.

428.12 Establishment of standards for series of similar undertakings. If an agency anticipates a series of similar undertakings that are not exempt from review pursuant to section 428.10 and are not in an exempt category designated pursuant to section 428.11, but would otherwise require individual reviews, the APO may request the establishment of overall standards for the implementation of the undertakings, eliminating the need for a review of such undertakings on a case-by-case basis. (a) The APO shall provide:

- (1) a request for consultation with the Commissioner, and
- (2) a description of the series of similar undertakings under consideration.

(b) If the Commissioner concurs with the APO that establishment of standards for the purpose of eliminating the need for review on a case-by-case basis would be appropriate, then the Commissioner

and APO will confer further for the purpose of defining the series of undertakings and establishing mutually acceptable standards for their implementation.

(c) For as long as the standards are strictly conformed to by the agency in the implementation of each undertaking of the series of similar undertakings, the undertakings will be exempt from further review. However, if the Commissioner determines that an agency is not conforming to standards established pursuant to subdivision (b) of this section, he will so notify the agency, and the agency will be required to comply with the provisions of this Part for each undertaking in the series as if it were a separate undertaking.

(d) Until such time as standards have been agreed to pursuant to paragraph (b) of this section, the agency will comply with the provisions of this Part for each undertaking in the series as if it were a separate undertaking.

(e) The Commissioner shall, no less than semi-annually, publish a notice of series of similar undertakings for which standards have been established in the Register.

428.13 Changes different from those normally occurring.

Notwithstanding the provisions of sections 428.11 and 428.12, if an APO learns that any activity in an exempt category or in a series of undertakings for which standards have been agreed upon shall have a result different from the result contemplated in designating the category or establishing the standards, the agency shall review the activity as a separate undertaking pursuant to the provisions of sections 428.4 through 428.9.

428.14 State Board for Historic Preservation. (a) The Board may review and comment in writing to the Commissioner on projects of its choosing which are being reviewed by the Commissioner. It may review and comment on environmental assessments or statements submitted to it pursuant to subdivision (b) of section 428.2. In addition, the Board may review and comment, as otherwise provided by law, on undertakings where it appears that any aspect of the undertaking may or will cause any change, beneficial or adverse, in the quality of the historic, architectural, archeological or cultural character that qualifies an historic or cultural place for listing on the State Register.

(b) At the request of the Board, the Commissioner shall provide the Board with the PRDS and other documentation relating to any project selected by it for review.

(c) The Board may submit its comments to the Commissioner for his consideration and inclusion in the record relating to the project.

428.15 Written record; report. (a) The Commissioner shall maintain a written record of all materials submitted to him, all documents and all findings and comments thereon and shall make them available pursuant to the Freedom of Information Law and Part 463 of this Title.

(b) An APO shall provide the reasons for a determination that an undertaking is not subject to the review of the Commissioner pursuant to section 428.4 to any interested party requesting this information in writing.

(c) The Commissioner shall issue an annual report of State agency undertakings on which comment has been requested and issued, including the results of the review process and alternatives proposed or implemented by State agencies.

IV. Description

1. Project will involve (please check as many boxes as appropriate):

- Construction of a new structure/building/facility on vacant land. Indicate distance to nearest standing structure/building: _____ ft.
- Demolition of a structure/building/facility
- Abandonment of a structure/building/facility
- Renovation/restoration/alteration of a structure/building/facility
- Repair to a structure/building/facility
- Blasting
- Indicate distance to nearest standing structure/building: _____ ft.
- Installation of a new utility/transmission line in existing right-of-way
- Installation of a new utility/transmission line in new right-of-way
- Repairs to existing utility/transmission line
- Construction of a road/rail line
- Removal/introduction of landscape features
- Excavation/dredging
- Dumping
- Other: _____

2. Describe in writing the nature and extent of each item of work checked above. Relevant portions of project applications or environmental statements may be submitted.

V. Plans/Specifications should be submitted, as appropriate, for:

1. Structures/buildings/facilities that will be renovated, restored, altered, or repaired
2. Landscape alterations.

PROJECT REVIEW DATA SHEET - SUPPLEMENT

PROPERTY DESCRIPTION

I. Identification.

1. Building Name(s) _____

2. County _____ Town _____ City/Village _____

3. Street Location _____

4. Ownership:

public

private

5. Present Owner:

Name _____

Address _____

6. Use:

Original _____ Present _____

II. Description.

1. Is the building/structure/facility located within a historic district?

Yes No Unknown

Name of District _____

2. Accessibility to Public:

Exterior visible from public road: yes no

Interior accessible: yes no

3. Surroundings of the Building:

- | | |
|--|---|
| <input type="checkbox"/> open land | <input type="checkbox"/> woodland |
| <input type="checkbox"/> scattered buildings | <input type="checkbox"/> densely built-up |
| <input type="checkbox"/> commercial | <input type="checkbox"/> industrial |
| <input type="checkbox"/> residential | <input type="checkbox"/> other _____ |

4. Related Outbuildings and Property:

- | | | |
|---|---|-------------------------------------|
| <input type="checkbox"/> barn | <input type="checkbox"/> carriage house | <input type="checkbox"/> garage |
| <input type="checkbox"/> privy | <input type="checkbox"/> shed | <input type="checkbox"/> greenhouse |
| <input type="checkbox"/> shop | <input type="checkbox"/> gardens | |
| <input type="checkbox"/> landscape features | _____ | |
| <input type="checkbox"/> other | _____ | |

5. Date of Initial Construction _____

6. Architect _____

7. Builder _____

8. Building Material:

- | | |
|--------------------------------------|---|
| <input type="checkbox"/> clapboard | <input type="checkbox"/> stone |
| <input type="checkbox"/> brick | <input type="checkbox"/> board and batten |
| <input type="checkbox"/> cobblestone | <input type="checkbox"/> shingles |
| <input type="checkbox"/> stucco | <input type="checkbox"/> other _____ |

9. Structural System:

- wood frame with interlocking joints
- wood frame with light members
- masonry load bearing walls
- metal _____
- other _____

10. Condition:

- excellent good fair deteriorated

11. Integrity:

- original site
- moved when? _____

List major alterations and dates:

III. Significance.

Historical Importance:

Architectural Importance (include notable features of building, both interior and exterior, and notable features of site):

IV. Sources of Information:



ARCHAEOLOGY

15 PARK ROW, NEW YORK, N.Y. 10038 U.S.A
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October 1983

Dear Archaeologist:

Many of our readers tell us that they enjoy the opportunity to include a visit to an archaeological site in their vacation travels. Each year, in the May/June issue, ARCHAEOLOGY Magazine features a directory of excavations in the United States, Canada and Mexico that are open to visitors. (Sites outside of North America are featured in the March/April issue.) The annual updating of this list provides a comprehensive guide to current fieldwork and to excavated or restored sites.

Your assistance can help us make this a significant and useful feature. If you will be digging during the 1984 season, would you kindly fill out and return one or more of the enclosed forms? Or, if you know of excavators who will be working during 1984, could you pass along the forms to them? We welcome information on completed excavations that are open to the public and historical sites of interest as well as excavations in progress.

If your excavation plans are indefinite or incomplete at this time, we would welcome a preliminary account of your project that can be confirmed or updated when your arrangements become final.

The deadline for return of completed forms is January 1. We hope to hear the details of your work, and we appreciate your help in reaching as many archaeologists as possible to help us compile this unique resource. Thank you for your assistance.

Sincerely yours,

John Roth
Visiting Sites Coordinator

enclosures

ARCHAEOLOGY Magazine
15 Park Row
New York, NY 10038

Visiting Archaeological Sites 1984
Deadline for return: January 1, 1984

PLEASE PRINT OR TYPE

Name of site: _____ City, State or Province: _____

Will the site be excavated in 1984? Yes _____ No _____

If so, dates: _____

If there are no excavations planned, is the site open to visitors?

Yes _____ No _____

Dates and times open: _____

Director of Excavation or contact person for further information:

Mailing Address: _____

Phone: _____

Please supply precise directions for reaching site: _____

What are the major occupation periods of your site? _____

Please provide a brief description of your site and its significance:

What has been (or may be) the greatest attraction at your site for visitors?

--please see other side--

Is there an on-site museum? Yes _____ No _____ Hours: _____

Is an appointment necessary to see the site? Yes _____ No _____

Is someone available to explain the site? Yes _____ No _____

If so, is an appointment necessary? Yes _____ No _____

Is the excavation accessible by public transportation? Yes _____ No _____

Bus _____ Train _____

Other _____ Taxi (and cost) _____

What accommodations are available? How far away?

Camping _____ Hotel _____

Other _____

Can you recommend any restaurants in the area? _____

Are there any other sites or attractions (museums, national parks, etc.)
nearby? _____

Do you accept volunteers to work at this site? Yes _____ No _____

If so, what are the requirements for application? _____

Could you send a color or black-and-white photograph of your site?
Please supply a brief description and photo credit. All photos will be returned.

Please return to: John W. Roth, ARCHAEOLOGY Magazine, Suite 1732, 15 Park Row,
New York, NY 10038
(212) 732-5154