

Minors.

(c) A share or proportional share payable to a person of Osage Indian blood under eighteen years of age and any person under guardianship pursuant to an order of a court of competent jurisdiction notwithstanding the fact he has received a certificate of competency shall be disbursed under rules and regulations to be prescribed by the Secretary of the Interior.

Regulations.

Per capita shares.

SEC. 3. All claims for per capita shares by heirs of Osage Indian blood shall be filed with the Superintendent, Osage Agency, Pawhuska, Oklahoma, not later than eighteen months from the date of approval of this Act. Thereafter, all claims and the right to file same shall be forever barred and the unclaimed shares shall revert to the Osage Tribe. Unclaimed shares of distributees shall revert to the Osage Tribe six months after determination by the Secretary of the Interior of their right to share.

Unclaimed shares.

Tax exemption.

SEC. 4. None of the funds distributed per capita under the provisions of this Act shall be subject to Federal or State income taxes.

Regulations.

SEC. 5. The Secretary of the Interior is authorized to prescribe rules and regulations to carry out the provisions of this Act.

Approved October 27, 1972.

Public Law 92-587

AN ACT

October 27, 1972
[H. R. 4678]

To provide for the free entry of a carillon for the use of the University of California at Santa Barbara, and for other purposes.

Imports.
U. of Calif.,
carillon; caprolactam monomer;
pre-Columbian art.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to admit free of duty a carillon imported June, 1969, for the use of the University of California at Santa Barbara.

SEC. 2. If the liquidation of the entry of the article described in the first section of this Act has become final, such entry shall be reliquidated and the appropriate refund of duty shall be made.

77A Stat. 431;
84 Stat. 411.

SEC. 3. (a) Subpart B of part 1 of the appendix to the Tariff Schedules of the United States (19 U.S.C. 1202) is amended by inserting immediately after item 907.45 the following new item:

“ 907.53	Caprolactam monomer in water solution (provided for in item 403.70, part 1B, schedule 4)	Free	No change	On or before December 31, 1972.”
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Effective date.

(b) The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption on or after the date of the enactment of this Act.

(c) Upon request therefor filed with the customs officer concerned on or before the ninetieth day after the date of the enactment of this Act, the entry or withdrawal of any article—

- (1) which was made after August 15, 1972, and before the date of the enactment of this Act, and
- (2) with respect to which there would have been no duty if the amendment made by subsection (a) applied to such entry or withdrawal,

84 Stat. 284.
19 USC 1514.

shall, notwithstanding the provisions of section 514 of the Tariff Act of 1930 or any other provision of law, be liquidated or reliquidated as though such entry or withdrawal had been made on the date of the enactment of this Act.

TITLE II—REGULATION OF IMPORTATION OF PRE-COLUMBIAN MONUMENTAL OR ARCHI- TECTURAL SCULPTURE OR MURALS

SEC. 201. The Secretary, after consultation with the Secretary of State, by regulation shall promulgate, and thereafter when appropriate shall revise, a list of stone carvings and wall art which are pre-Columbian monumental or architectural sculpture or murals within the meaning of paragraph (3) of section 205. Such stone carvings and wall art may be listed by type or other classification deemed appropriate by the Secretary.

List, promulga-
tion.

SEC. 202. (a) No pre-Columbian monumental or architectural sculpture or mural which is exported (whether or not such exportation is to the United States) from the country of origin after the effective date of the regulation listing such sculpture or mural pursuant to section 202 may be imported into the United States unless the government of the country of origin of such sculpture or mural issues a certificate, in a form acceptable to the Secretary, which certifies that such exportation was not in violation of the laws of that country.

Certificate from
country of origin.

(b) If the consignee of any pre-Columbian monumental or architectural sculpture or mural is unable to present to the customs officer concerned at the time of making entry of such sculpture or mural—

(1) the certificate of the government of the country of origin required under subsection (a) of this section;

(2) satisfactory evidence that such sculpture or mural was exported from the country of origin on or before the effective date of the regulation listing such sculpture or mural pursuant to section 202; or

(3) satisfactory evidence that such sculpture or mural is not covered by the list promulgated under section 202;

the customs officer concerned shall take the sculpture or mural into customs custody and send it to a bonded warehouse or public store to be held at the risk and expense of the consignee until such certificate or evidence is filed with such officer. If such certificate or evidence is not presented within the 90-day period after the date on which such sculpture or mural is taken into customs custody, or such longer period as may be allowed by the Secretary for good cause shown, the importation of such sculpture or mural into the United States is in violation of this title.

SEC. 203. (a) Any pre-Columbian monumental or architectural sculpture or mural imported into the United States in violation of this title shall be seized and subject to forfeiture under the customs laws.

Forfeiture.

(b) Any pre-Columbian monumental or architectural sculpture or mural which is forfeited to the United States shall—

(1) first be offered for return to the country of origin and shall be returned if that country bears all expenses incurred incident to such return and complies with such other requirements relating to the return as the Secretary shall prescribe; or

(2) if not returned to the country of origin, be disposed of in the manner prescribed by law for articles forfeited for violation of the customs laws.

SEC. 204. The Secretary shall prescribe such rules and regulations as are necessary and appropriate to carry out the provisions of this title.

Rules and regu-
lations.

SEC. 205. For the purposes of this title—

Definitions.

(1) The term "Secretary" means the Secretary of the Treasury.

(2) The term "United States" includes the several States, the District of Columbia, and the Commonwealth of Puerto Rico.

(3) The term "pre-Columbian monumental or architectural sculpture or mural" means—

(A) any stone carving or wall art which—

(i) is the product of a pre-Columbian Indian culture of Mexico, Central America, South America, or the Caribbean Islands;

(ii) was an immobile monument or architectural structure or was a part of, or affixed to, any such monument or structure; and

(iii) is subject to export control by the country of origin; or

(B) any fragment or part of any stone carving or wall art described in subparagraph (A) of this paragraph.

(4) The term "country of origin", as applied to any pre-Columbian monumental or architectural sculpture or mural, means the country where such sculpture or mural was first discovered.

Approved October 27, 1972.

Public Law 92-588

JOINT RESOLUTION

October 27, 1972
[H. J. Res. 912]

Granting the consent of Congress to an agreement between the States of North Carolina and Virginia establishing their lateral seaward boundary.

Whereas, by virtue of the provisions of chapter 452 of the Acts of Assembly of 1971 of the General Assembly of North Carolina, amending chapter 141 of the General Statutes of North Carolina by adding thereto a new section designated as G.S. 141-8, and by virtue of the provisions of chapter 343 of the Acts of Assembly of 1970 of the General Assembly of Virginia, amending title 7.1 of the Code of Virginia by adding thereto a new section designated as 7.1-4.1, the States of North Carolina and Virginia have agreed to their mutual lateral seaward boundary; and

Whereas, by the aforesaid Acts, the Legislatures of North Carolina and Virginia both established and described said boundary in substance as follows: Beginning at the intersection of the low water mark of the Atlantic Ocean and the existing North Carolina-Virginia boundary line; thence due east on a true ninety-degree bearing to the seaward jurisdictional limits of North Carolina and Virginia, respectively; such boundary line to be extended on the true ninety-degree bearing as far as a need for further delimitation may arise: Now, therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of the Congress is hereby granted to said boundary agreement, and to each and every part thereof, and the aforesaid Acts of the States of North Carolina and Virginia are hereby approved, subject to the understanding that within the agreement the phrase "true ninety-degree bearing" means "line of constant latitude."

SEC. 2. The Secretary of Commerce is hereby authorized, empowered, and instructed to survey and properly mark by suitable monuments the seaward boundary between the States of North Carolina and Virginia, and so much of the interior boundary as is considered necessary for this purpose by the Secretary, and the necessary appropriations for this work are hereby authorized.

SEC. 3. The right to alter, amend, or repeal this Act is expressly reserved.

Approved October 27, 1972.

N.C.-Va. seaward boundary agreement.

"True ninety-degree bearing."

Boundary marker, appropriation.