- the form of affidavits or other documents, and requests for 2 informal conferences or an oral injury hearing. The Commission may call for an oral injury hearing on its own mo-3 tion, or on the request of any interested party. Any denial 5 of a request for such oral injury hearing shall be in writing 6 with reasons. Notice of an oral injury hearing, or denial of a request or requests for one, shall be given to all known 7 8 interested parties and shall be published in the Federal 9 Register. Notice of an oral injury hearing shall state the time and place of such hearing, and refer to the Federal 10 11 Register publication of the notice of the initiation of the 12 injury proceeding. All interested parties will be accorded 13 at an oral injury hearing the rights to counsel, to present evidence, and to conduct such cross-examination as may be 14 required for a full and fair disclosure of the facts. A tran-15 script shall be made of all oral injury hearings, and the Com-16 mission may prescribe such regulations as it deems necessary 17 for their fair and orderly conduct. The record in any injury 18 hearing shall consist of the notice of initiation of the injury 19 proceeding, the transcript of any oral injury hearing, the 20 21 injury determination, and any other relevant written com-22 munications or documents the Commission chooses to include on the request of an interested party or its own motion after 23having heard the parties to be affected. 24
- 25 "(i) INJURY DETERMINATION.—The Commission shall