this Act. If the court determines that as of March 30, 1867, any group of Natives had aboriginal title through use or occupancy of any such lands, the aboriginal title shall be 3 regarded as taken as of that date, and the court shall enter judgment for a sum equal to the market value of such lands upon that date without interest, and less offsets, counterclaims, and demands that would be allowable under section 2 of the Indian Claims Commission Act of August 13, 1946 (60 Stat. 1050; 25 U.S.C. 70 (a)). The judgment shall be 9 in favor of the Natives of Alaska without regard to group 10 affiliations. A claim of aboriginal title to a particular area 11 shall not be defeated because the land may have been oc-12 cupied or used by more than one identifiable group of Natives 13 of Alaska, but the claimants must show that there were living 14 upon the date of this Act Natives of Alaska who are descend-15 ants of the identifiable group through whom aboriginal title 16 to any area is sought to be established. The provisions of 17 this section shall not apply to any lands in southeastern 18 Alaska for which a money judgment has been or may here-19 after be awarded by the Court of Claims in the case of 20 The Tlingit and Haida Indians against The United States, 21 numbered 47900; or to any lands that are set aside and 22 administered for the benefit of Natives; or to any lands that 23 are subject to an aboriginal title claim adjudicated by the