

Treaty between the United States of America and the Great and Little Osage Indians. Concluded, September 29, 1865; Ratification advised, with Amendments, June 26, 1866; Amendments accepted September 21, 1866; Proclaimed January 21, 1867.

ANDREW JOHNSON,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING: Sept. 29, 1865.

WHEREAS a Treaty was made and concluded at Canville Trading Post, Osage nation, in the State of Kansas, on the twenty-ninth day of September, in the year of our Lord one thousand eight hundred and sixty-five, by and between D. N. Cooley and Elijah Sells, Commissioners, on the part of the United States, and White Hair, Little Bear, (Me-tso-shin-ca,) and other chiefs of the tribe of Great and Little Osage Indians, on the part of said tribe of Indians, and duly authorized thereto by them, which treaty is in the words and figures following, to wit:—

Preamble.

ARTICLES OF TREATY and Convention, made and concluded at Canville Trading Post, Osage nation, within the boundary of the State of Kansas, on the twenty-ninth day of September, eighteen hundred and sixty-five, by and between D. N. Cooley, Commissioner of Indian affairs, and Elijah Sells, superintendent of Indian affairs for the southern superintendency, Commissioners on the part of the United States, and the chiefs of the tribe of Great and Little Osage Indians, the said chiefs being duly authorized to negotiate and treat by said tribes.

Contracting parties.

ARTICLE I. The tribe of the Great and Little Osage Indians, having now more lands than are necessary for their occupation, and all payments from the government to them under former treaties having ceased, leaving them greatly impoverished, and being desirous of improving their condition by disposing of their surplus lands, do hereby grant and sell to the United States the lands contained within the following boundaries, that is to say: beginning at the southeast corner of their present reservation, and running thence north with the eastern boundary thereof fifty miles to the northeast corner; thence west with the northern line thirty miles; thence south fifty miles, to the southern boundary of said reservation; and thence east with said southern boundary to the place of beginning: *Provided*, That the western boundary of said land herein ceded shall not extend further westward than upon a line commencing at a point on the southern boundary of said Osage country one mile east of the place where the Verdigris river crosses the southern boundary of the State of Kansas. And, in consideration of the grant and sale to them of the above-described lands, the United States agree to pay the sum of three hundred thousand dollars, which sum shall be placed to the credit of said tribe of Indians in the treasury of the United States, and interest thereon at the rate of five per centum per annum shall be paid to said tribes semi-annually, in money, clothing, provisions, or such articles of utility as the Secretary of the Interior may from time to time direct. Said lands shall be surveyed and sold, under the direction of the Secretary of the Interior, on the most advantageous terms, for cash, as public lands are surveyed and sold under existing laws, but no pre-emption claim or homestead settlement shall be recognized: and after reimbursing the United States the cost of said survey and sale, and the said sum of three hundred thousand dollars placed

Sale of lands to the United States.

Boundaries.

Proviso.

Payment for lands purchased and in what.

Lands to be surveyed and sold.

See amendment, page 692.

- Proceeds. to the credit of said Indians, the remaining proceeds of sales shall be placed in the treasury of the United States to the credit of the "civilization fund," to be used, under the direction of the Secretary of the Interior, for the education and civilization of Indian tribes residing within the limits of the United States.
- Cession of other land to the United States to be held in trust. See amendment, page 692.
- Proceeds of sales thereof.
- How to be expended.
- Proviso.
- School fund.
- One section granted to John Schoenmaker, in trust, and with privilege, &c.
- Certain loyal persons, heads of families, &c. may buy a quarter section each, at, &c. See amendment, page 692.
- James N. Coffey and A. B. Canville to be paid their claims.
- ARTICLE II. The said tribe of Indians also hereby cede to the United States a tract of land twenty miles in width from north to south, off the north side of the remainder of their present reservation, and extending its entire length from east to west; which land is to be held in trust for said Indians, and to be surveyed and sold for their benefit by the Secretary of the Interior, under such rules and regulations as he may from time to time prescribe, under the direction of the commissioner of the general land office, as other lands are surveyed and sold. The proceeds of such sales, as they accrue, after deducting all expenses incident to the proper execution of the trust, shall be placed in the treasury of the United States to the credit of said tribe of Indians; and the interest thereon, at the rate of five per centum per annum, shall be expended annually for building houses, purchasing agricultural implements and stock animals, and for the employment of a physician and mechanics, and for providing such other necessary aid as will enable said Indians to commence agricultural pursuits under favorable circumstances: *Provided*, That twenty-five per centum of the net proceeds arising from the sale of said trust lands, until said percentage shall amount to the sum of eighty thousand dollars, shall be placed to the credit of the school fund of said Indians; and the interest thereon, at the rate of five per centum per annum, shall be expended semi-annually for the boarding, clothing, and education of the children of said tribe.
- ARTICLE III. The Osage Indians, being sensible of the great benefits they have received from the Catholic mission, situate in that portion of their reservation herein granted and sold to the United States, do hereby stipulate that one section of said land, to be selected by the commissioner of Indian affairs so as to include the improvements of said mission, shall be granted in fee-simple to John Schoenmaker, in trust, for the use and benefit of the society sustaining said mission, with the privilege to said Schoenmaker, on the payment of one dollar and twenty-five cents per acre, of selecting and purchasing two sections of land adjoining the section above granted; the said selection to be held in trust for said society, and to be selected in legal subdivisions of surveys, and subject to the approval of the Secretary of the Interior.
- ARTICLE IV. All loyal persons, being heads of families and citizens of the United States, or members of any tribe at peace with the United States, having made settlements and improvements as provided by the pre-emption laws of the United States, and now residing on the lands provided to be sold by the United States, in trust for said tribe, as well as [upon] the said lands herein granted and sold to the United States, shall have the privilege, at any time within one year after the ratification of this treaty, of buying a quarter section each, at one dollar and twenty-five cents per acre; such quarter section to be selected according to the legal subdivision of surveys, and to include, as far as practicable, the improvements of the settler.
- ARTICLE V. The Osages being desirous of paying their just debts to James N. Coffey and A. B. Canville, for advances in provisions, clothing, and other necessaries of life, hereby agree that the superintendent of Indian affairs for the southern superintendency and the agent of the tribe shall examine all claims against said tribe, and submit the same to the tribe for approval or disapproval, and report the same to the Secretary of the Interior, with the proofs in each case, for his concurrence or rejection; and the Secretary may issue to the claimants scrip for the claims thus allowed, which shall be receivable as cash in payment for any of

the lands sold in trust for said tribe: *Provided*, The aggregate amount thus allowed by the Secretary of the Interior shall not exceed five thousand dollars. Proviso.

ARTICLE VI. In consideration of the long and faithful services rendered by Charles Mograin, one of the principal chiefs of the Great Osages, to the people, and in consideration of improvements made and owned by him on the land by this treaty sold to the United States, and in lieu of the provision made in article fourteen for the half-breed Indians, the heirs of the said Charles Mograin, dec[ease]d, may select one section of land, including his improvements, from the north half of said land, subject to the approval of the Secretary of the Interior, and upon his approval of such selection it shall be patented to the heirs of the said Mograin, dec[ease]d, in fee-simple. Heirs of Charles Mograin may select a section of land, &c.

ARTICLE VII. It is agreed between the parties hereto that the sum of five hundred dollars shall be set apart each year from the moneys of said tribe and paid by the agent to the chiefs. \$ 500 to be paid the chiefs annually.

ARTICLE VIII. The Osage Indians being anxious that a school should be established in their new home, at their request it is agreed and provided that John Schoenmaker may select one section of land within their diminished reservation, and upon the approval of such selection by the Secretary of the Interior, such section of land shall be set apart to the said Schoenmaker and his successors, upon condition that the same shall be used, improved, and occupied for the support and education of the children of said Indians during the occupancy of said reservation by said tribe: *Provided*, That said lands shall not be patented, and upon the discontinuance of said school shall revert to said tribe and to the United States as other Indian lands. One section of land to be selected, &c. for purposes of education.

ARTICLE IX. It is further agreed that, in consideration of the services of Darius Rogers to the Osage Indians, a patent shall be issued to him for one hundred and sixty acres of land, to include his mill and improvements, on paying one dollar and twenty-five cents per acre; and said Rogers shall also have the privilege of purchasing, at the rate of one dollar and twenty-five cents, one quarter section of land adjoining the tract above mentioned, which shall be patented to him in like manner; said lands to be selected subject to the approval of the Secretary of the Interior. Patent to issue to Darius Rogers for 160 acres, and he may purchase other lands, at, &c. See amendment, page 692.

ARTICLE X. The Osages acknowledge their dependence on the government of the United States, and invoke its protection and care; they desire peace, and promise to abstain from war, and commit no depredations on either citizens or Indians; and they further agree to use their best efforts to suppress the introduction and use of ardent spirits in their country. Dependence on the United States acknowledged.

ARTICLE XI. It is agreed that all roads and highways laid out by the State or general government shall have right of way through the lands herein reserved, on the same terms as are provided by law when made through lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the lands of said Indians, shall have right of way upon the payment of fair compensation therefor. Right of way through reservations for highways and railroads. See amendment, page 692.

ARTICLE XII. Within six months after the ratification of this treaty the Osage Indians shall remove from the lands sold and ceded in trust, and settle upon their diminished reservation. Indians to remove from ceded lands, &c.

ARTICLE XIII. The Osage Indians having no annuities from which it is possible for them to pay any of the expenses of carrying this treaty into effect, it is agreed that the United States shall appropriate twenty thousand dollars, or so much thereof as may be necessary, for the purpose of defraying the expense of survey and sale of the lands hereby ceded in trust, which amount so expended shall be reimbursed to the treasury of the United States from the proceeds of the first sales of said lands. United States to advance expenses of survey and sale; to be reimbursed.

ARTICLE XIV. The half-breeds of the Osage tribe of Indians, not to exceed twenty-five in number, who have improvements on the north half of the lands sold to the United States, shall have a patent issued to them. Patents to issue to half-breeds for 80

acres, including their improvements.

Heirs of Joseph Swiss.

Osages may unite with other Indians, and receive portion of annuities.

If Indians remove from Kansas, their diminished reservation to be sold, and proceeds how applied.

Rejection of some articles not to affect others, &c.

Signatures.

in fee-simple, for eighty acres each, to include, as far as practicable, their improvements, said half-breeds to be designated by the chiefs and headmen of the tribe; and the heirs of Joseph Swiss, a half-breed, and a former interpreter of said tribe, shall, in lieu of the above provision, receive a title, in fee-simple, to a half-section of land, including his house and improvements, if practicable, and also to a half-section of the trust land; all of said lands to be selected by the parties, subject to the approval of the Secretary of the Interior.

ARTICLE XV. It is also agreed by the United States that said Osage Indians may unite with any tribe of Indians at peace with the United States, residing in said Indian territory, and thence afterwards receive an equitable proportion, according to their numbers, of all moneys, annuities, or property payable by the United States to said Indian tribe with which the agreement may be made; and in turn granting to said Indians, in proportion to their numbers, an equitable proportion of all moneys, annuities, and property payable by the United States to said Osages.

ARTICLE XVI. It is also agreed by said contracting parties, that if said Indians should agree to remove from the State of Kansas, and settle on lands to be provided for them by the United States in the Indian territory on such terms as may be agreed on between the United States and the Indian tribes now residing in said territory or any of them, then the diminished reservation shall be disposed of by the United States in the same manner and for the same purposes as hereinbefore provided in relation to said trust lands, except that fifty per cent. of the proceeds of the sale of said diminished reserve may be used by the United States in the purchase of lands for a suitable home for said Indians in said Indian territory.

ARTICLE XVII. Should the Senate reject or amend any of the above articles, such rejection or amendment shall not affect the other provisions of this treaty, but the same shall go into effect when ratified by the Senate and approved by the President.

NOTE.—The interlineations and erasures on the seventh and tenth pages were made before signing.

D. N. COOLEY,

Com'r of Indian Affairs.

ELIJAH SELLS,

Sup't Ind. Aff. South'n Sup'cy, and Commissioner.

ME-TSO-SHIN-CA, (Little Bear.) his x mark.

Chief Little Osages.

NO-PA-WAH-LA, his x mark.

2d Chief to Little Bear.

PA-THA-HUN-KAH, his x mark.

Little Chief L. B. Band.

WHITE HAIR, his x mark.

Principal Chief Osage Nation.

TA-WAH-SHE-HE. his x mark.

Chief Big Hill Band.

BEAVER, his x mark.

Second Chief White Hair's Band.

CLERMONT, his x mark.

Chief Clermont Band.

O-PO-TON-KOH, his x mark.

WA-SHE-PE-SHE, his x mark.

Little Chief W. H. Band.

Witnesses:

MA-SHO-HUN-CA, his x mark.

Counsellor Little Bear Band.

WA-SHA-PA-WA-TA-NE-CA, his x mark.

WA-DU-HA-KA, his x mark.

SHIN-KA-WA-TA-NE-KAH,	his x mark.
SHE-WEH-TEH,	his x mark.
GRA-MA,	his x mark.
HU-LA-WAH-SHO-SHA,	his x mark.
NA-TA-TON-CA-WA-KI,	his x mark.
NUM-PA-WAH-CU,	his x mark.
HA-SKA-MON-NE,	his x mark.

Attest:

G. C. SNOW, *U. S. Neosho Ind. Agent.*
 MILTON W. REYNOLDS, *Acting Clerk.*
 THEODORE C. WILSON, *Phonographic Reporter.*
 ALEXANDER BEYETT, *Interpreter Osage Nation.*

Witnesses, Little Bear's Band:

KA-WAH-HO-TZA,	his x mark.
O-KE-PA-HOLA,	his x mark.
ME-HE-THA,	his x mark.

White Hair's band of witnesses:

SHIN-KA-WA-SHA, councillor of White Hair's,	his x mark.
WA-SHA-WA,	his x mark.
KA-HE-KA-STZA-JEH,	his x mark.
KA-HE-KA-WA-SHIN-PE-SHE,	his x mark.
SAW-PE-KA-LA,	his x mark.
WA-TZA-SHIM-KA,	his x mark.
WA-NO-PA-SHE,	his x mark.
SHIN-BE-KA-SHI,	his x mark.
NE-KOO-LE-BLO,	his x mark.
O-KE-PA-KA-LOH,	his x mark.
KE-NU-IN-CA,	his x mark.
PA-SU-MO-NA,	his x mark.

We the undersigned, chiefs and headmen of the Clermont and Black Dog Band of the Great Osage nation, in council at Fort Smith, Ark., have had the foregoing treaty read and explained in full by our interpreter, L. P. Chouteau, and fully approve the provisions of said treaty made by our brothers the Osages, and by this signing make it our act and deed.

CLERMONT, chf. of Clermont Band,	his x mark.
PALLEY, 2d chf. of Clermont Band,	his x mark.
HAH-TI-IN-GAH, (Dry Feather,) counsellor,	his x mark.
KAH-HA-CHE-LA-TON, brave,	his x mark.
DO-TAH-CAH-SHE, brave,	his x mark.
BLACK DOG, chf. Black Dog Band,	his x mark.
WILLIAM PENN, 2d chf. Black Dog Band,	his x mark.
BROKE ARM, counsellor,	his x mark.
NE-KAH-KE-PON-NAH, brave,	his x mark.
NE-KAH-GAH-HEE, brave,	his x mark.

Witnesses:

WAH-SKON-MON-NEY,	his x mark.
WAH-KON-CHE-LA,	his x mark.
WAH-SHA-SHA-WAH-TI-IN-GAH,	his x mark.
PAH-CHA-HUN-GAH,	his x mark.
LONG BOW,	his x mark.
WAH-SHE-WAH-LA,	his x mark.
WAR EAGLE,	his x mark.
PON-HON-GLE-GAH-TON,	his x mark.
SUN DOWN,	his x mark.
TON-WON-GE-HI,	his x mark.
WAH-CHA-O-NAU-SHE,	his x mark.

I certify that the foregoing treaty was fully explained by me, and that the above signatures, the first as chiefs and headmen and the others as witness[es,] signed the same as their free act and deed.

L. P. CHOUTEAU, *Interpreter.*

Ratification
advised with
amendments.

And whereas, the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-sixth day of June, one thousand eight hundred and sixty-six, advise and consent to the ratification of the same by a resolution with amendments in the words and figures following, to wit:—

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
June 26, 1866.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the Articles of Treaty and Convention made and concluded at Canville Trading Post, Osage nation, within the boundary of the State of Kansas, on the twenty-ninth day of September, eighteen hundred and sixty-five, by and between the Commissioners on the part of the United States, and the Chief of the tribes of Great and Little Osage Indians, the said chief being duly authorized to negotiate and treat by said tribes, with the following

Amendments.

AMENDMENTS:

Ante, p. 687.

1st. ARTICLE I. line 38, after the word "laws" insert the following: "including any act granting lands to the State of Kansas in aid of the construction of a railroad through said lands."

Ante, p. 688.

2d. ARTICLE II. strike out all after the word "benefit," in line 8, to and including the word "sold," in line 12, and insert in lieu thereof the following: "under the direction of the commissioner of the general land office, at a price not less than one dollar and twenty-five cents per acre as other lands are surveyed and sold, under such rules and regulations as the Secretary of the Interior shall from time to time prescribe."

Ante, p. 688.

3d. ARTICLE IV. line 8, after the word "as," where it occurs the second time, insert: "upon."

Ante, p. 689.

4th. ARTICLE IX. line 9, after the word "cents" insert: "per acre."

Ante, p. 689.

5th. ARTICLE XI. line 3, after the words "through the" insert: "remaining."

6th. Same article, line 4, strike out "herein reserved," and insert in lieu thereof: "of said Indians."

Attest:

J. W. FORNEY, *Secretary.*

Amendments
assented to.

And whereas the foregoing amendments having been fully interpreted and explained to White Hair, Little Beaver, Clermont, Ta-wah-she-he, Met-so-shin-ca, (Little Bear,) No-paw-ahla, and Black Dog, chiefs of the said tribe of Great and Little Osage Indians, they did, on the twenty-first day of September, one thousand eight hundred and sixty-six, give their free and voluntary assent to the same, in the words and figures following, to wit:—

Whereas a certain Treaty was made by and between Commissioners on the part of the United States and the chiefs representing the Great and Little Osage Indians, on the 29th of September, 1865, to the ratification of which Treaty the Senate of the United States has advised and consented, with the following amendments, viz:—

AMENDMENTS.

1st. ARTICLE I. line 38, after the word "laws" insert the following: "including any act granting lands to the State of Kansas, in aid of the construction of a railroad through said lands."

2d. ARTICLE II. strike out all after the word "benefit," in line 8, to and including the word "sold," in line 12, and insert in lieu thereof the following: "under the direction of the commissioner of the general land office, at a price not less than one dollar and twenty-five cents per acre, as other lands are surveyed and sold under such rules and regulations as the Secretary of the Interior shall from time to time prescribe."

3d. ARTICLE IV. line 8, after the word "as," where it occurs the second time, insert "upon."

4th. ARTICLE IX. line 9, after the word "cents," insert "per acre."

5th. ARTICLE XI. line 3, after the words "through the," insert "remaining."

6th. ARTICLE XI. line 4, strike out "herein reserved," and insert in lieu thereof "of said Indians."

Now, therefore, we, the undersigned, chiefs and headmen of the said Great and Little Osage Indians, having heard the above amendments read, and fully explained to us, on this twenty-first day of September, one thousand eight hundred and sixty-six, do hereby accept and consent to the aforesaid amendments.

WHITE HAIR,	his x mark.
<i>Principal Chief Osage Nation.</i>	
LITTLE BEAVER,	his x mark.
<i>2d Chief White Hair's Band.</i>	
CLERMONT,	his x mark.
<i>Chief Clermont's Band.</i>	
TA-WAH-SHE-HE,	his x mark.
<i>Chief Big Hill Band.</i>	
MET-SO-SHIN-CA, (Little Bear.)	his x mark.
<i>Chief Little Osages.</i>	
NO-PAW-AHLA,	his x mark.
<i>2d Chief Little Osages.</i>	
BLACK DOG,	his x mark.
<i>Chief Black Dog's Band.</i>	

Attest:

G. C. SNOW, U. S. *Neosho Ind. Agent.*
 JOSEPH PAW-NE-NO-PASH, *E. Indian.*
 ALEXANDER BETETT, *Interpreter.*
 MOSES NEAL.
 E. C. AMSDEN.
 GEORGE W. DOUGLASS.
 FRED. TIBBETTS.
 JOHN BRINKLEY.

Now, therefore, be it known, that I, ANDREW JOHNSON, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in its resolution of the twenty-sixth of June, one thousand eight hundred and sixty-six, accept, ratify, and confirm the said Treaty with the amendments as aforesaid.

Ratification.

In testimony whereof I have hereto signed my name, and caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-first day of January, in the year of our Lord one thousand eight hundred and sixty-seven, [SEAL.] and of the Independence of the United States of America the ninety-first.

ANDREW JOHNSON.

By the President:

WILLIAM H. SEWARD, *Secretary of State.*