An Ethnohistory of the Relationship between the Community of Sulphur, Oklahoma and Chickasaw National Recreation Area

by Jacilee Wray and Alexa Roberts

July 29, 2004

Chickasaw National Recreation Area 1008 W. 2nd Street Sulphur, Oklahoma 73806

NATIONAL PARK SERVICE U.S. DEPARTMENT OF THE INTERIOR As the Nation's principal conservation agency, the Department of the Interior has a responsibility for most of our nationally-owned public lands and water resources; protecting our fish, wildlife, and biological diversity; preserving the environmental and cultural values or our national parks and historical places; and providing for the enjoyment of life through outdoor recreation. The Department assesses our energy and mineral resources and works to ensure that their development is in the best interests of all our people by encouraging stewardship and citizen participation in their care. The Department also has a major responsibility for American Indian reservation communities and for people who live in the island territories under U.S. administration.





Editing services provide by Intermountain Support Office – Santa Fe National Park Service 5.9.03

TABLE OF CONTENTS

LIST OF ILLUSTRATIONS	5
FOREWORD	9
STUDY BACKGROUND	
PURPOSE	13
METHODS	15
ACKNOWLEDGMENTS	18
INTRODUCTION	20
OVERVIEW	23
Chapter One	
INDIAN OCCUPATION	25
Chapter Two	
"FREE TO ALL COMERS IN PERPETUITY'	
THE CREATION OF PLATT NATIONAL PARK	30
Chapter Three	
THREATS TO THE PARK	50
Chapter Four	
EARLY LANDSCAPE DESIGN	58
Chapter Five	
THE VOICE OF THE 808 TH	63
Chapter Six	
AFRICAN-AMERICANS AT PLATT NATIONAL PARK	83
FREEDMEN	83
COLORED TOWN	83
"IT JUST DOESN'T SEEM REAL"	84
"COLORADO PEOPLE ONLY"	85
"KEEP A STEPPING" EXCLUSIVE USE	86 87
CONNOTATIONS	90
Chapter Seven	
IT'S THE WATER	93
CITY OF SPRINGS	106
Chapter Eight	
A MECCA FOR REUNIONS AND OTHER GATHERINGS	112
Chapter Nine	
BUFFALO PASTURE	122
Chapter Ten	
SPEND THE DAYS	130

Chapter Ele	ovan	•
COMMINI	TY AND PARK TODAY	100
COMMON	PARK USES AND USER GROUPS	132 137
	LOCAL COMMUNITY	137
	PARK AND COMMUNITY RELATIONSHIPS AND ROLES	142
Chapter Tw		
RECOMME	NDATIONS	147
REFERENC	CES	149
APPENDIC	ES	
Α.	PLACES, PLACE NAMES, AND RESOURCES	168
A.	WATER RESOURCES	168
	PLACES AND PLACE NAMES	180
В.	PLANTINGS BY THE CCC COMPLETED BY MARCH 1934	185
	, , ,	· ·
С.	VISITATION	187
		,
D.	PARK SUPERINTENDENTS	190
Е.	LIST OF INTERVIEWEES	191
F.	ETHNOGRAPHIC OVERVIEW OF AMERICAN INDIAN OCCUPA	ATION AND USE
	OF THE CHICKASAW NATIONAL RECREATION AREA	
	by Clara Sue Kidwell	195
	by Clara Suc Ridwell	190
	ACKNOWLEDGEMENTS	196
	ABSTRACT	196
	MANAGEMENRT SUMMARY	196
	RESEARCH DESIGN	201
	Chapter One	
	INTRODUCTION	203
		0
	Chapter Two	
	THE ARCHAEOLGY OF THE AREA	205
	Chapter Three	
	ETHNOHISTORY OF THE AREA	206
	Chapter Four	
	HISTORICAL OCCUPANCY OF THE PARK	208
	Chapter Five	
	HISTORICAL CIRCUMSTANCES SURROUNDING THE AREA	211
	Chapter Six CONTEMPORARY ETHNOGRAPHIC IMPORTANCE OF THE SPRINGS	218
	CONTEMPORARI ETHNOGRAPHIC IMPORTANCE OF THE SPRINGS	216
	Chapter Seven	
	CONCLUSIONS	221
	REFERENCES	222
	APPENDICES	
	I. HISTORICAL EVENTS	226
	II. MAPS	22 7
	III. CHICKASAW AND OTHER TRIBAL TREATIES	240
	IV. INDIAN LAND ALLOTMENTS	280

ILLUSTRATIONS

PHOTOS

All photos by Jacilee Wray, 1996, unless otherwise noted

- 1. 1904 FAMILY REUNION (CHIC Archives 0128)
- 2. GARFIELD FALLS
- 3. PLATT ENTRANCE SIGN WITH WILKINS KIDS, 1964 (Courtesy Kelly D. Wilkins)
- "Early development Pavilion Springs, upper right then known as Big Tom and Lower Left known as Beauty Springs, about 1907" (CHIC Archives 0002)
- 5. "Stephen Tyng Mather and Superintendent Ferris, Oct. 1921" (Harpers Ferry 69-572)
- 6. RETHA CONDRIFF
- 7. KIDS IN TRAVERTINE CREEK NEAR NATURE CENTER
- 8. "Visitors on Burros, circa 1900" (CHIC Archives 0133)
- 9. "Camping in Platt, 1910s" (CHIC Archives 0110)
- 10. BUS CAMPING AT COLD SPRINGS (Harpers Ferry 60-JB-252)
- 11. HAROLD LONG
- 12. FRONT VIEW OF CCC CAMP (CHIC Archives 0029)
- 13. CCC STAFF Vernon H. Fielding, Edmund B. Walkowiak, Sam G. Whittelsey, and Jerome C. Miller
- 14. JAY PINKSTON
- 15. TABLE AT TRAVERTINE ISLAND
- 16. "Working on Buffalo Springs" (CHIC Archives 0003)
- 17. "Rock Crew-CCC Boys" (CHIC Archives 0027)
- 18. "Buffalo Springs after CCC Completed Work" (CHIC Archives 0005)
- 19. KEN RUHNKE INTERVIEWING FRANK AND VINITA BEAVER
- 20. PAVILION SPRING
- 21. RECREATIONAL DAM, GARFIELD FALLS
- 22. LITTLE NIAGARA
- 23. "Tree Crew at Work" (CHIC Archives 0024)
- 24. CCC STONE STEPS Pavilion Springs/Travertine Creek Trail

- 25. "Tree Surgery" (CHIC Archives 0037)
- 26. CENTRAL POOL
- 27. LONNIE AND FRIEDA SHAFFER
- 28. KIDS IN MONKEY TREE
- 29. GARFIELD FALLS POOL
- 30. BUFFALO SPRING
- 31. STROLLING ACROSS BRIDGE NEAR BUFFALO SPRING
- 32. ANTELOPE SPRING
- 33. FRANK AND VINITA BEAVER
- 34. DELBERT AND EVELYN GILBERT
- 35. INA LITTLE
- 36. "Jugs in hand, two visitors head for Bromide Pavilion for a supply of mineral waters, for which Platt National Park is famed," 1960 (Harpers Ferry 60-JB-245)
- 37. "Visitors applying mud, pool, Flower Park" (CHIC Archives 0328)
- 38. LITTLE NIAGARA
- 39. "Swimming in Travertine Creek, circa 1910" (CHIC Archives 2520)
- 40. PICNIC AT BUFFALO SPRINGS 1955 (Harpers Ferry WASO-D-798)
- 41. FIVE GENERATIONS OF ASHTON WOMEN, 1996 Carmie Allen, Mae Goss holding Isabel Alvey, Donna Hendrickson, and Rayna Alvey.
- 42. WILKINS' 60th REUNION, 1999
- 43. FIRST WILKINS REUNION, 1939, AT BUFFALO SPRINGS (Courtesy Kelly D. Wilkins)
- 44. OUTDOOR KITHCEN, 1957 (Courtesy Kelly D. Wilkins)
- 45. BISON AT PARK
- 46. "Orphan Buffalo Calf hand-raised by rangers," 1956 by Paul F. Spangle and W.V. Appling (Harpers Ferry WASO-D-804)
- 47. VISITORS TODAY CONTINUE TO ENJOY THE BISON
- 48. "Picnicking in the Park" (CHIC Archives 0143)
- 49. CHILD WADING AT BEACH SPRINGS
- 50. LILY POND
- 51. COLD SPRING

- 52. GARFIELD FALLS
- 53. LAKE PLACID
- 54. VELMA RATLIFF
- 55. FRANK AND VINITA BEAVER AT VENDOME WELL

MAPS

- 1. AREA MAP
- 2. PARK MAP
- 3. LANDS CEDED BY THE CHOCTAW NATION, 1882 (NARA 1882)
- 4. CLIFFSIDE PARK SHOWING ORIGINAL BROMIDE PAVILION ACROSS THE CREEK (DOI 1908c)
- SHOWING FIRST COLORED CAMP ECW PROGRESS MAP, October 1, 1934 to March 1, 1935 (Platt NP 1935b)
- 6. PLAN FOR CENTRAL PARK RECREATIONAL DAM (Platt NP 1935c)
- 7. NEW "NEGRO AREA" FROM MASTER PLAN (NPS 1950)
- 8. SANTA FE AND FRISCO RAILROAD LINES (Sulphur Chamber of Commerce 1921)
- 9. CAVE ISLAND FALLS (Sulphur Chamber of Commerce 1927)
- 10. OLD BUFFALO PASTURE AND ELK ENCLOSURE (Sulphur Chamber of Commerce 1927)
- 11. NEW BUFFALO PASTURE (NPS n.d.:6-7)
- 12. WILDCAT BEND (DOI 1908d)

FIGURES

- 1. JAMES HUDLER'S CCC CERTIFICATE FOR PROFICIENCY ELEMENTARY MASONRY, 1936
- 2. JAMES HUDLER'S CCC COMPLETION TOUR OF DUTY, 1937
- 3. ADVERTISEMENT KU KLUX KLAN GATHERING (Platt NP 1924b)
- 4. ADVERTISEMENT FOR POLIO INNOCULATIONS, 1960 NATIONAL GEOGRAPHIC
- 5. RECIPE FOR SAD CAKE (Courtesy of Mae Goss 1996)

Sulphur Springs Reservation was established in 1902 and expanded in 1904 ...for the people of the United States because of the many medicinal springs found here which have been known and used for their medicinal properties as far back as we have any record of them. The ancient Red man brought his sick and afflicted here so they might drink of the waters and be cured of all their afflictions and be restored to health. Platt National Park with its woods and streams, its trees and springs, its flowing wells and swimming pools, its birds and flowers, its cliffs and boulders of historic interest, is becoming so well known for its wonderful springs of water and its delightful drives and shady nooks that it will soon be the Mecca for the sick and afflicted of a continent, as well as for pleasure seekers

[Supt. Robert G. Morris] (Platt NP 1924).

FOREWORD

As with any special place that achieves pilgrimage status with its devoted visitors, the Platt District of Chickasaw National Recreation Area is many things to many people. I first visited this serene recreation landscape in 1985, less than a decade after it changed from Platt National Park to a Chickasaw National Recreation Area, when its area increased by a couple of thousand shoreline acres around Lake of the Arbuckles, itself constructed only about 20 years earlier. At the time I needed a little help understanding how the classic American small town of Sulphur, the Native American name of Chickasaw, the huge federal Bureau of Reclamation lake, the National Park Service and its wonderful 1930s New Deal buildings here all fit together. Yet upon my first visit the magic of "Platt" inspired another pilgrim. I've journeyed back many times now, always impressed, always learning something new.

From what Jacilee Wray and Alexa Roberts have conveyed to me about their encounters with Platt, I believe we all suffer the same intoxication. Initially we each learned just one of the many lessons of Platt: the place can be as alluring to its old neighbors in Oklahoma as it is to newcomers from far away. Spend a little time in Sulphur, and drive or hike the Platt parkscape, and you'll understand why Will Rogers so loved his home state, why Richard Rodgers and Oscar Hammerstein set their impressions to music and dance in the Broadway musical Oklahoma, and why native-born Hoyt Axton also put into song, "Well I never been to heaven, but I been to Oklahoma."

The place simply has good karma... perhaps a result of all those artesian formations at work beneath your feet. Or maybe the subliminal attractions to this pocket of rural America, particularly for travelers in the 21st century, are its crystal clean air and virtually no light pollution on any night of the year. Jacilee and Alexa first approached Platt with academic intentions, bringing their backgrounds in anthropology, ethnography and National Park Service tenure to this middle-America retreat. They found a rich multi-layered history of mineral springs, Native American attitudes toward their land, well-meaning circa 1900 Washington politicians and their questionable local agents, and a federal park service bureaucracy born after Platt's own national park designation. They also instantly encountered a controversy as old and emotional as the park itself, what might be called the "Platt problem." While people who adore this place are easy to find, others come forward throughout its history with rude disdain for this particular latitude and longitude. In short, Platt (and from my experience I'll add Oklahoma itself) remains a hard sell to those who haven't been here.

Intrigued rather than repelled by this pathology, the ethnographers first happily documented those who know the place firsthand and love it. For example, Tanya Wilkins, Cherokee from her father's side, remembered from summer family vacations, "This was the biggest thing in our world, coming from the panhandle" of Oklahoma. Brenda Ringer of Sulphur told the interviewers, "The park was always a part of our family.... You know what the park did? It brought the world to us."

The Platt landscape so familiar to multiple generations dates from the 1930s, and this study gives much needed attention to its New Deal transformation courtesy of the Civilian Conservation Corps. The CCC worked here for seven years, an unusually long assignment for such a small area and the typical practice of moving CCC camps from job to job in order to maximize their land conservation assignments. Most Depression enrollees were Oklahoma boys, also unusual for an agency that prided itself in moving companies of 200 young men from one end of the nation to the other. "In that old camp in the summer time Jay Pinkston told the authors, "after bed check it was too hot to sleep. We'd

get up and put our clothes on and go to Black Sulphur Springs." Another CCC alumnus still living nearby, Harold Long, revealed bigger impressions as a teenager. "If it hadn't been for the CCC we would've had to pack up my nine brothers and sisters and go to Arkansas."

Mixed within these personal-growth stories and mid-20th century nostalgia revolving around Platt is the history of reclaiming a natural landscape, and its coincidental conversion into a recreation landscape. Surveyors platted the town of Sulphur in the late 1800s during the nation's transition between the need for flowing water as a natural sanitizer and the ability to achieve this necessity through technical innovation. The natural springs within the town had suffered profound abuses by the reservation's founding in 1902, thus early park development concentrated on physically moving the town back several hundred yards. This remediation formula, while widespread today, found no sympathy among managers of the newly created National Park Service in 1916, and there the "Platt problem" grew into a virtual internal policy.

In the early 20th century, the U.S. government busied itself managing vast public lands in the West, plus one sprawling estate in the east called Washington, D.C. Most federal land managers knew little of the territory in between from Maryland to Kansas, including Oklahoma. Stephen Mather, wealthy lobbyist for and then first director of the National Park Service crafted a lasting American impression of national parks as great western scenery: Yellowstone, Yosemite and Zion for examples. By the time Grand Canyon became a national park in 1919 and Carlsbad Cavern in 1924, Mather and his assistant Horace Albright figured they controlled all the national parks the nation had to offer.

So astonished were Jacilee and Alexa by what Albright recorded about Platt's position—or vengeful absence in Albright's vision—in this pantheon, they wrote a separate article about the controversy. Their resulting "In Praise of Platt—or What Is A 'Real' National Park" appeared in a 1997 George Wright Society Forum, a journal primarily for National Park Service professionals. The late 20th century ethnographers found that the early 20th century managers of the park service, if Albright reflected his fellow "Mather men" of the founding cadre, despised Platt and a handful of other reservations designated without their input as national parks and otherwise unlucky in location, size, and presumed mediocrity of scenery.

"Platt was a travesty," Albright grumbled to his biographer in 1985, "a tiny mineral springs in southern Oklahoma, well below national park standards, and we had been trying to get rid of it for years." In their Forum article Jacilee and Alexa painstakingly disassembled Albright's criticisms and compared them with the detractor's own language in the park service's official "basic creed" of 1918, which reads in part:

This policy is based on three broad management principles: First that the national parks must be maintained in absolutely unimpaired form for the use of future generations as well as those of our time; second, that they are set aside for the use, observation, health, and pleasure of the people; and third, that the national interest must dictate all decisions affecting public or private enterprise in the parks.

Detecting no omission there of Platt National Park under any conceivable definition, our researchers found instead only a person of limited vision who complained that the Secretary of the Interior, his boss, once threatened Albright's banishment to Platt as its superintendent.

Fortunately for Platt, and for the National Park Service, Albright "retired" as park service director in 1933, as unable to comprehend the coming benefits of

the New Deal as the tremendous public appeal of Platt National Park. In this ethnographic study the authors quote 1990s park service director Roger Kennedy saying that Mather and Albright rightly developed broad partnerships and a "practical commitment to our American constituency." Yet the two latter gentlemen were flat wrong about Platt, because it met their ideals and they refused to recognize it. Fortunately one of Mather's other men, Albright's successor Arno Cammerer, proved open to a new vision of the National Park Service, and of Platt. The 1930s director approved a role for Platt as a model "national recreation area," an entirely new concept in the late 1930s but well suited to the maturity of the park service as the nation's standard-bearer for outdoor recreation policy.

That next new era for Platt, launched under the initial affront of bringing the park "up to National Park standards," proved a godsend for the park between 1933 and the Second World War. The ensuing program of comprehensive landscape design, continuing the vegetative restoration begun in 1902 but now placing Platt in the hands of the most progressive recreation practitioners of their time produced a durable and even more popular park serving a huge region. National Park Service designers such as Tom Vint and Herb Maier, guiding CCC work in the national and state parks throughout the West and Southwest, didn't mind that Platt was not one of the great scenic wonders of the West. Instead they maneuvered a landscape design here that provided what all national park visitors wanted: escape, relaxation, refreshment. Maier accomplished wonders with this concept repeated in state park systems under his design direction and CCC construction. Visit Robbers Cave State Park in Oklahoma, Bastrop State Park in Texas, or Devil's Den State Park in Arkansas and you'll see the familiar arrangement of scenery and facilities so prominent and well maintained at Platt.

When Cammerer and his gifted colleague Maier first proposed in 1938 to change the status of Platt to a national recreation area, Platt might have been at the vanguard then of the New Deal's park service. However, politics—always central to Platt's continued federal support primarily by an enthusiastic Oklahoma delegation in Congress—worked against the park this time, and brought it another four decades of internal criticism as a "substandard" national park. It finally became a national recreation area under completely different circumstances in 1976, a somewhat bittersweet victory for all parties.

Despite Platt's continued success as a recreation park by any title-no surprise to the patrons interviewed by Jacilee and Alexa-the "Platt problem" incredibly still persists. Not long ago I encountered a long-tenured National Park Service retiree who commented on a related study, "Oh, Platt...that's that place that never should have been a park." Another high-ranking park service official recently told me, on the topic of Platt's potential designation as a National Historic Landmark, that the extensive CCC work at Platt cannot be viewed as special, significant or unique. These veteran and well-traveled park professionals, you see, have never visited Platt. Any Platt patrons quoted in the ethnographic interviews of this study, and all Platt pilgrims, understand that the provincial critics are the losers here.

Alexa, Jacilee and a dedicated staff at Chickasaw National Recreation Area find no remaining reasons to weep over the lost "national park" title today. The honorably named Platt District of the larger recreation area just keeps on serving the public interviewed in this study through well-built and well-maintained facilities definitely up to national park standards. Only now this landscape yields another fascinating layer of history—a seldom-told chapter in the evolution of the National Park Service itself—that makes such places so rewarding to study and visit.

The story of Platt proves that Americans and our visitors feel a deep personal attachment to places -- particularly national parks -- that invigorate the soul and realign the weary perspective.

James Wright Steely Professional Historian Phoenix, Arizona January 2004

STUDY BACKGROUND

PURPOSE

The purpose of this study is to assist park management in making informed decisions by providing an understanding of the park's relationship with the town of Sulphur. The study focuses on the values attached to the park and its resources by members of the traditionally associated community of Sulphur. During a strategic planning session at the park in February 1996, park staff identified management issues that have arisen because of the historical relationship between the town and the park, as the town and its residents have been closely linked since the 1880s. These issues provided the baseline for the initiation of ethnographic fieldwork in September 1996.

During general discussions for development of the park's strategic plan, park staff noted that one of the main aspects of the park's significance is that it "has been the setting for generations of traditional family activity that represents part of our American heritage" (Chickasaw NRA 1996:3). Park staff also concluded that the ties of various cultural groups to the history of the park is one of five concepts that are "central to Chickasaw NRA's purpose and significance" and visitors should have access to important places in their past "every time they come to the area" (ibid:4). In order to provide access, the park recommended that one action it must take is to "identify ethnographic resources and traditional uses by groups culturally affiliated with the park or area" (ibid:8).

One of the traditionally associated groups is the community of Sulphur. Staff members noted that coming to the park year after year is a family tradition, evidenced by annual family reunions, some going on for 60 years. Chickasaw is a family park to which people come for that tradition. Management decisions that could affect this use should be addressed in light of the effects they would have on the local community's customary use of the park.

The community of Sulphur regards Chickasaw NRA with a sense of patrimony, because they have fought diligently through the decades to keep it within the National Park Service. This attachment has carried forward from the inception of the Sulphur Springs Reservation to the establishment of Platt National Park in 1906, when the well-known mineral springs drew visitors from across the nation. Tourism engendered development of bathhouses and elegant accommodations, giving the town a sense of pride, and hope that Oklahoma's "oasis" could rival Yellowstone and Hot Springs national parks (Brown and Garrity 1981). In a time when people were poor and daily life was a challenge, the park was a safe, special place where everyone was welcome. By the 1930s, the invitation for all to come was expressed in the rustic architecture built by the Civilian Conservation Corps, many of whose workers were from the local area. The community helped build the park, and the park, in return, offered a haven and a sense of hope for a prosperous future.

This symbiotic relationship continued through the 1970s, when the Bureau of Reclamation's Arbuckle reservoir was added to the park and the status was changed from a national park to a national recreation area. The name was even changed to honor the former occupants of this land, the Chickasaw Indians. The visitation, use, and image of the park changed as a result. The effects of these changes are addressed in this study, in order to answer the question: Did the change make much difference in the use of what was once Platt National Park and is today the Platt district of Chickasaw National Recreation Area. We know

from issues raised by park management that there is a perception that the recreation area and the former park are distinct and valued differently.

The recreation area took the sense of belonging away. The lake is nothing special. There are lots of lakes, but there was only one Platt. The affection local people have for Chickasaw NRA is left over from Platt; it's not for the lake. It was the shade, the CCC architecture, the pools, and the special atmosphere. The lake doesn't offer any of that. Platt was the place for the family reunions. That is what is still in peoples' traditions, that is the traditional use. It wasn't just the change from a park to a national recreation area that affected the local people; it was also the name change from Platt to Chickasaw and everything the change represents. NPS needs to understand the impact of these changes on the local community and the various kinds of park uses in order to respond with appropriate management strategies (Chickasaw NRA 1996a).



1904 FAMILY REUNION (CHIC Archives 0128)

In response to these issues, park staff identified the need to develop partnerships among the park, the community, the Chickasaw Nation, and other traditionally associated communities and contemporary park users. Proposals for desired futures, strategies, and actions to develop and maintain partnerships include improved communication with the public, development of advisory committees, and so forth (Chickasaw NRA 1996:14-15). This information, combined with the baseline ethnographic information mentioned above would contribute to the knowledge of the traditional associations between the community and the park, which in turn will contribute to the development of appropriate management strategies and strengthen local partnerships.

METHODS

Following the strategic planning session, it was decided by park superintendent, John Welch and the Southwest Support Office anthropologist, Alexa Roberts to conduct the study "in-house" rather than contracting the project to an external institution or private contractor. Ethnographic research is rarely conducted by NPS staff due to the scarcity of anthropologists available service-wide, but the discussions at the strategic planning session led to the conclusion that NPS staff have a better understanding of the management issues that the research is intended to address, as well as understanding the interface of NPS and community values.

In December 1995, Chickasaw National Recreation Area received \$26,500 from NPS Special Emphasis Ethnography funds to conduct the first phase of an ethnographic study documenting the relationships between the park and the various communities traditionally associated with it. An additional \$15,000 was added to the project in September 1996 from end-of-year funds identified in the service-wide ethnography program budget. The first phase was designed to focus specifically on the relationship between Chickasaw and the town of Sulphur, Oklahoma. The second phase of this ethnographic study was conducted under contract to the National Park Service by Dr. Clara Sue Kidwell, with the University of Oklahoma. Her research focused on the associations that historically affiliated American Indian communities have to the park and its resources. Her report is included here as Appendix F.

The Chickasaw study was seen as a unique opportunity to apply the services of the NPS Applied Ethnography Program, particularly in the relatively rare situation of a southwestern park in which the research focuses on an Anglo community. Conducting the study in-house was also a good opportunity to provide NPS anthropologists with a project that was subject to the same time and financial constraints faced by private contractors, allowing NPS staff a chance to review the conditions normally applied to ethnographic contracts and the ways in which limited funding needs to be spent.

Alexa Roberts, anthropologist in the Southwest Support Office-Santa Fe, and Jacilee Wray, anthropologist at Olympic National Park, Port Angeles, conducted the study. Two researchers were used in order to combine park-based and support office-based experience, as well as to gain the greatest amount of information in a limited amount of time. Further, Ms. Wray had previous experience in researching Civilian Conservation Corps (CCC) history, the period during which most of Chickasaw's infrastructure was developed.

Prior to initiation of fieldwork, Wray conducted one research trip to the National Archives in College Park, Maryland, to review CCC archives, and began a review of literature related to the history of the park. Wray and Roberts made a second visit to the National Archives in Washington D.C., attempting to locate records pertaining to the establishment of the park but finding little information. Additional archival research was conducted during fieldwork at the National Archives in Fort Worth, Texas; the Oklahoma Historical Society in Oklahoma City; and files and archives housed at Chickasaw National Recreation Area. Further research at the National Archives in Washington, D.C., and College Park, conducted by Wray and park ranger Judy Kahlor in November of 1997, resulted in a wealth of information. This was followed by research in March 1998 by Dr. Fred York, Pacific West Region anthropologist, at the Connecticut State Library, repository for the Platt papers.

The main interviewing phase of the project began on September 14, 1996, and concluded on October 15, 1996, with two additional phases of interviews

conducted in the spring and summer of 1997 and 1999. A total of 52 individuals were interviewed. Identification of potential interviewees began with referrals from park staff, many of whom are from the area originally, have worked at the park for many years, and know the members of the community most knowledgeable about local history. The interviewing phase began with an introduction to community members at the meeting of the Arbuckle Historical Society (Sulphur Chapter), where we gave a brief presentation about the project and inquired if anyone would like to speak with us further. Several people agreed to be interviewed at a later date. Each interviewee was also asked for additional names of people they would recommend we speak with, contributing to a working list of about 50 individuals.

Formal interviews were almost always tape-recorded, unless the interviewee requested otherwise. Some people asked that the tape be turned off at various points during the interview. Seven individuals initially contacted declined to be interviewed at all. Consent forms were used for all those who agreed to be interviewed. No financial reimbursement was provided to interviewees, but each was given a book about the park or other small tokens of appreciation. Initially the tapes were transcribed by a local contractor and copies of both the tapes and transcripts were provided to the park and the interviewees. Kathy Means of Ardmore was the transcriber; however, ill health forced her to cancel her contract. The subsequent transcriber was not satisfactory, and her transcriptions were re-done by a third transcriber. A list of questions was developed to guide the interview, but interviews were generally open-ended, concentrating on each individual's specific knowledge and the stories she or he wished to tell. Each interview lasted one to three hours, and seven interviewees accompanied one or the other interviewer on vehicle tours of the park, speaking as they identified specific places. A few interviews were conducted by both interviewers together, but most were conducted individually. Interviews were conducted at family reunions, in peoples' homes, at their places of business, or driving through the park.

Most of the individuals initially recommended by park staff and other interviewees were elderly native residents, CCC workers, and retired park staff knowledgeable about the history of the park and the community. While gaining an understanding of the historical associations between the park and the town was a major project goal, we also wanted to be sure to gain an understanding of contemporary relationships, including economic, political, and recreational; the make-up of the various user groups; and the nature of the park's image and significance to the various segments of the community today. In addition to those with historical knowledge, we also interviewed people with the chamber of commerce, the city council, the public school system, and Goddard Youth Camp. We attended meetings of the Sulphur Rotary Club, Chickasaw Nation Historical Society, and Sulphur Historical Association, family reunions, and the Oklahoma State Fair, and spoke informally with people we met at various places and at various times in the park, at stores, restaurants, and other businesses in town.

While there are many people who have not yet been interviewed, we believe that we interviewed, observed, or participated in the activities of a representative cross section of the community that use and value the park in various ways. We are confident that our results accurately characterize the changing relationship between Chickasaw National Recreation Area and Sulphur, Oklahoma during the twentieth century.

It is now 2004 and we are just finalizing this project. Delays along the way, stemming from work loads at our permanent jobs, as well as various editorial delays, prevented the timely completion of this report; which helps us gain a better understanding of the research requirements contractors face while

conducting ethnographic studies for the NPS. Although we began the research several years ago, the results provide an enduring context in which park management can make informed management decisions.

ACKNOWLEDGEMENTS

This research has taken eight years to complete and we have seen several superintendents come and go in the process, all of whom were very gracious and a little too nice about our taking so much time; John Welch, Gerard Baker, Sarah Craighead, Rick Shireman, and Connie Rudd.

We would like to express appreciation at the kindness of the people of Sulphur and park visitors who are among the nicest people we have met in our careers. Sulphur, Oklahoma takes you back to a time when people truly cared for one another and family connections meant so much. It is a place of peace and friendliness.

Special thanks to park staff: John Bandurski, Tamie Bean, Randy Fehr, Joe Hawkins, Charlie Johnson, Rosalind Jones, Judy Kahlor, Jenny Lilla, Randy Lilla, Gail McCurry, Cal Meyers, JR Norton, Mary Beth Parker, Ron Parker, Joe Peterson, Donald P. Reed, Karen Rogel, Eric Rubin, Ken Ruhnke, Susie Staples, Phyllis Stromme, Jerry Underwood, Len Weems, Laura Wilson, and Don Wollenhopt.

A special special thanks to Susie Staples and Judy Kahlor for their help in conducting research at Ft. Worth. Additionally Judy assisted with research in Washington, D.C., as well as her long distance help while we finalized the project. Thank you to Ken Ruhnke for all the times he was available to take calls when we needed to find a reference. A hearty thank you to Kris Kincade, who had a travel budget nightmare during Jacilee's first trip to Chickasaw — as it spanned two fiscal years. And kudos to Kris again for doing the final edits on the document eight years later.

We are very grateful to the Wilkins family for allowing us to attend their 60th family reunion, and the Ashton family for letting us join their reunion and especially Mae Goss for sending us her special recipes! Thank you to Terry Gibson for all the great historic Wilkins reunion photos.

Thank you to all of those people who so graciously shared their stories in interview sessions: The Ashton's, Clifford and Isabell Austell, Frank and Vinita Beaver, Cindy Bissett, Lorena Branch, Lonnie Brandon, Opal Brown, Ula Brown, Melvin and Inez Brown, Eugene Cade, Darryl Carter, Wesley Carter, Truman Cobb, Scott Colbert, Retha Condriff, Marian Corley, Gene DeLay, Gerald and Joy Drury, Wayne Edgar, Cleve Ervin, Virginia Fields, Delbert Gilbert, Vickie and Roger Graham, William Hicks, Butch Hill, Gene Hood, Joyce Kahlor, Fuzz Kennedy, Joe and Maud Lansford, Kathy Laxton, Ina Little, Clayton Lodes, Harold Long, John Paul, Jamie Pettiti, Jay and Ruby Pinkston, Earl Pollard, Velma Parker Ratliff, Brenda Ringer, Lonnie and Frieda Shaffer, Odessa Sterling, King and Julia Stockton, Phyliss Stromme, Jerry Underwood, Gene Vanderburg, and the Wilkins family.

Thank you to Jim Steely for his support and honoring us by writing the foreword.

In Santa Fe, special thanks go to the staff of the former Cultural Resources Program team, especially Bob Spude, Victoria Barela, and Jim Bradford, all of whom helped more than they know.

This project would never have happened without the faith and funding provided by the late Dr. Muriel Crespi; former Chief of the Applied Ethnography Program. We hope she would be pleased with the final report. Laura Gates, Richard Greene, Jane Harvey, Nancy Hori, Kathy Means, Kay Sallee, Sharon Shugart, and Fred York all contributed to the research and development of the report in various and valuable ways.

Our thanks to Dr. Clara Sue Kidwell for her accompanying report.

Thank you to Mr. Jim McClure with the Oklahoma School for the Deaf for accommodating us on our revisit in 2000.

And thank you to our families who enjoyed Chickasaw NRA as much as we did, vicariously over the phone, and during their visits: Larry and Shaelan Nickey and John Stein.

INTRODUCTION

Chickasaw National Recreation Area (NRA) is located in south-central Oklahoma. It is 80 miles south of Oklahoma City, Oklahoma, and 140 miles north of Dallas-Ft. Worth, Texas. Chickasaw NRA was the only national park unit in the state of Oklahoma until November 12, 1996, when Washita Battlefield was established as a national historic site and, more recently, October 9, 1997, when the Oklahoma City National Memorial was established.



AREA MAP

Oklahoma has four principal mountain systems, the Ozarks, Ouachita, Wichita, and Arbuckle. The park is located in a geologically distinct area within the Arbuckle Mountains: "hills in altitude but mountains in structure" (Gould 1939). The highest point of the Arbuckle Mountains is 1,450 feet at the summit of East Timbered Hills, south of Turner Falls. Within the park, the highest point is Mount Airy at 1,047 feet.

Underlying the park are horizontal layers of limestone, sandstone, and shale known as the Simpson Formation, which facilitates the movement of the water that eventually rises to the surface from 31 mineral springs in the park. Two freshwater or non-mineral springs, Buffalo and Antelope, are believed to be derived from the Arbuckuckle Limestone and rise to the surface from beneath the Vanoss Conglomerate, which is the surface rock of the area (Interview Carter 2004)

Antelope and Buffalo Springs, the headwaters of Travertine Creek, release water that gently flows down slope over 75 waterfalls created by years of limestone mineral deposits (DOI 1908b). During the 1930s, the Civilian Conservation Corps assisted nature by building dams at several of these natural barriers so that the pools would be deeper for swimmers. The pools create an oasis in the clear, cool water.



GARFIELD FALLS

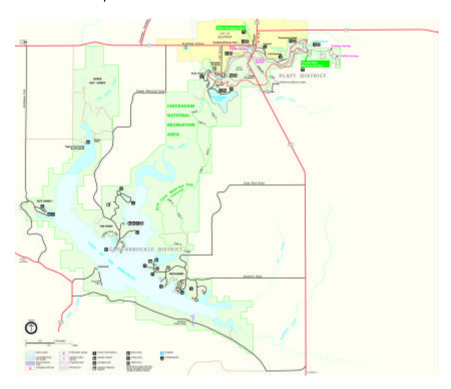
The park unit began as the Sulphur Springs Reservation on November 19, 1902. The reservation, containing 629.33 acres, was ceded by the Chickasaw and Choctaw nations through the Atoka Agreement (treaty). The treaty specified that the reserve could not exceed 640 acres, following the guidelines for town sites; however, it was expanded in 1904 to 848.22 acres to include a part of the town site to the south of the springs, because waste water was flowing down slope and affecting the springs' purity.

On June 29, 1906, a joint resolution was passed by Congress [34th Stat., 837] to change the name from Sulphur Springs Reservation to Platt National Park in honor of Orville Hitchcock Platt. Platt, the deceased senator from Connecticut, had been a member of the Committee on Indian Affairs and the Committee of the Five Civilized Tribes. Platt was also a relative through marriage of the first reserve superintendent, Joseph F. Swords. Swords honored Platt by securing "the support of the President through warm personal friends" to change the name to Platt National Park (DOI 1906a).



PLATT ENTRANCE SIGN WITH WILKINS KIDS, 1964 (Courtesy Kelly D. Wilkins)

In February 1965, the NPS began administering the 7,215-acre Arbuckle Reclamation Project constructed by the Bureau of Reclamation. The park was expanded in 1976 to include this 2,350-acre reservoir, Lake of the Arbuckles, and the park's status and name was changed to Chickasaw National Recreation Area. The Works Progress Administration (WPA) constructed the 67-acre Veterans Lake between 1933 and 1936, and the city deeded it to the NPS in 1983. Today it is included within the 9,888 acres of Chickasaw National Recreation Area.



PARK MAP

Wildlife native to the area include bison, which were seldom seen in eastern Oklahoma after 1830 (Foreman 1930:184); white-tail deer; porcupine; beaver; bobcat; coyote; and wild turkey. The bison were reintroduced within a confined pasture in the park in 1920, as were elk, in two separate paddocks. Armadillo moved north into the park relatively recently, while wolves that were once native to the area are no longer found here.

The park lies within a transition zone of deciduous forest and prairie grassland; much of the area was originally natural prairie. There are seven species of oak in the park unit. The early town had heavily denuded the local vegetation, and years of grazing and croplands left other areas barren. The Civilian Conservation Corps planted trees, shrubs, and grasses throughout the park in the 1930s. According to one former CCC enrollee, the CCC planted about 30% of the existing trees and shrubs, primarily cedar, elm, and buckbrush.

Chickasaw's infrastructure consists of extraordinarily well-preserved CCC buildings and other structures. Much of the CCC labor at Chickasaw consisted of local men. Many continue to live in the region, and maintain a special relationship with the location of the camp and the work they accomplished.

The park is a testament to the work that the CCC accomplished "to preserve the beauty of everything for the people and the water," which has been so well-preserved that the structures and facilities retain their original uses (Interview Austell 1997).

OVERVIEW

Sulphur Springs Reservation was set aside as a federal reserve in 1902 "... for the proper utilization of said springs and the waters of said creeks ..." and the name was changed to Platt National Park in 1906 (Chickasaw NRA 1996). The park was greatly expanded and became Chickasaw National Recreation Area in 1976, "to provide for public outdoor recreation, use and enjoyment of Arbuckle Reservoir and land adjacent thereto... and to designate the area in such a manner as will constitute a fitting memorialization for the Chickasaw Indian Nation..." (Chickasaw NRA 1996). Chickasaw is a unique park area, in that it is nearly surrounded by the city of Sulphur, Oklahoma. People from the city and nearby communities visit the park extensively and have done so since the reservation was set aside in 1902. The use of the park by the local community is distinctive because it is an intimate relationship in which the town and the park were created and grew together over more than a century. The community feels this is their park, in their backyard, and it is only because of the community's significant pride that it still exists as a park unit today. Over the years there have been numerous failed attempts by the National Park Service and Congress to remove the park from the system (Wray and Roberts 1997).

Parks are for the people. Chickasaw National Recreation Area has always epitomized this philosophy, especially at a time when the "important" parks were viewed as large expanses of vast natural landscapes or monuments to scenery (Rothman 1989). The Sulphur Springs Reservation was created in concert by a community recognizing the springs' medicinal potential and the Chickasaw and Choctaw Nation's desire to have it forever available to all. The change in status from Platt National Park to Chickasaw National Recreation Area was one of NPS philosophy regarding park standards at the time, local economics, and political desires. It probably will always be thought of by those who regularly come here as Platt National Park. The name change did not alter the value people place on the park.

Former National Park Service (NPS) Director, Roger Kennedy, wrote of the ideology of the NPS commitment to people in his speech of October 31, 1996:

Some people-some of them even in the Service itself-are heard to say that Mather and Albright were wrong, and that we ought to stick to our "real" work, like our "real" parks, and cease all this partnership stuff. Mather and Albright were right. The Parks cannot stand alone, nor are we in the Service alone. We have a moral commitment to the American community, and we have a practical commitment to our American constituency. We work with others to aid without owning, to encourage, to endorse, and to expand the areas in which the American community protects itself through common undertakings (Kennedy 1996).

Chickasaw National Recreation Area continues to represent this ideal of commitment to the American community. As expressed by Regional Director Thomas J. Allen while visiting Platt National Park in 1960, the park is a place where the National Park Service reaches a lot of people (Boeger 1987). Parks are not just about scenery; people make them important. At Chickasaw National Recreation Area there is a particular approach to utilizing the park. It is one of true relaxation. People walk, picnic, swim, and very often just sit and gaze at the falls and pools along Travertine Creek.

In many parks there is a sense of having to see it all within a short amount of time. Visitors approach this park differently.

Subtlety, patience, and quietude are… qualities not often exercised by most visitors. In Platt, however, breathtaking vistas and dramatic

phenomena have in their stead quiet, pleasant vignettes of nature's ageless ways which can only be appreciated through the cultivation of these qualities of mind and methods of observation (Barker and Jameson 1975:25).

Upon coming to the city of Sulphur and Chickasaw National Recreation Area and delving into their intertwined pasts, one cannot help but visualize the lively atmosphere of the historic health-seeking visitors reflected in today's use. The water is what has always drawn people to this place, and although medical professionals no longer declare the water's benefits, the community still does.

In a recent book, *The Culture of Oklahoma*, there is a chapter on Sulphur titled "Spa in the Dust Bowl: Oklahoma's Hidden Paradise," which "shows how the symbolism of water in Sulphur and throughout Oklahoma has a sacred, even revitalizing, as well as secular, practical connotation" (Henderson 1993:131).

The author concludes that the sulphur water's healing qualities revitalized the ravages of the drought years in surrounding communities. This is shown by park visitation records, which peaked in 1937-also the peak of the Dust Bowl. After this period, immunizations for disease became widespread and the Dust Bowl subsided, as did the use of the medicinal waters for healing (Henderson 1993).

In order to understand the importance of Chickasaw, one must understand the attributes of the water. It is within the waters that the park's sacred and revitalizing qualities emanate, and from numerous springs that the park's major significance flows.

The following sections provide an understanding of the cultural use and significance of Chickasaw National Recreation Area, with a focus on the original Platt National Park.

Chapter One

INDIAN OCCUPATION

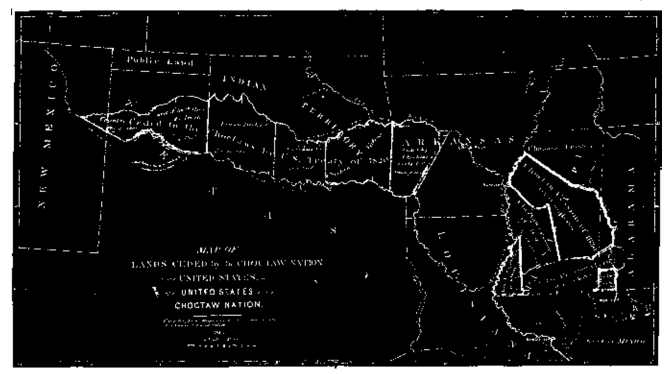
Various groups of indigenous people lived in south-central Oklahoma prior to 1837, the year the Chickasaw were removed from Mississippi on the Trail of Tears. To the north of what is currently Chickasaw National Recreation Area were bands of Osage Indians. In the southwest, near the Wichita Mountains, lived small groups of Wichita, Caddo, Pawnee, Kiowa, and Comanche. Undoubtedly the Indians used the springs, because archeological evidence establishes human occupation in the area at least 7,000 years ago. The Kickapoo are reported to have used the springs more than 500 years ago for health remedies (Sulphur Community Bank n.d.:1; Arbuckle Historical Society 1988:158), and ancestors of the Caddo and Wichita tribes had used the waters "for centuries" according to Superintendent Branch (Branch 1938). At the time of the Civil War in 1861, there were Kickapoo, Commanche, Caddo, Apache, Cheyenne, Osage, and possibly some Delaware living around Fort Arbuckle, less than 20 miles away (Arbuckle Historical Society 1988:21). When the Choctaw and Chickasaw moved into the area they frequented the springs to visit and drink the "life-giving waters" (Sulphur Chamber of Commerce 1921; Littleheart 1908; Brown 1952:18). Superintendent Branch reported in 1939 that "Indians still visit the area for the purpose of using the medicinal waters and during the past year, members of several tribes were noted including the Chickasaw, Creek, Seminole, Choctaw, Cherokee, shawnee [sic] and Pawnee tribes" (Branch 1939).

The Indian Removal Act of 1830 removed the Cherokee, Choctaw, Creek, Seminole, and Chickasaw from their homelands east of the Mississippi River, to the west into an area set aside exclusively for Indian nations, then known as Indian Territory, and later becoming the state of Oklahoma. These tribes were referred to as the Five Civilized Tribes, because they had lived among and intermarried with whites, had established schools and churches, retained slaves, and had a sophisticated political system. Two of the Five Civilized Tribes, the Choctaw and Chickasaw, were relocated to southern Oklahoma on lands that include what is now Chickasaw NRA.

The Chickasaw removal treaty¹ of 1832 [7 Stat. 381] was amended by a subsequent treaty of January 17, 1837², [11 Stat. 573] in order to accommodate the Chickasaw on Choctaw lands in Indian Territory. The treaty, known as the Treaty of Doaksville, guaranteed that the Choctaw could manage their own affairs within their boundaries, and increased the existing Choctaw governing districts to include a fourth Chickasaw district. The Treaty of Doaksville absorbed the Chickasaw into the Choctaw Nation and allowed the Chickasaw to be represented in Choctaw government by a Chickasaw chief. The Chickasaw paid the Choctaw \$530,000 for their right to share in the benefits of Choctaw citizenship. No land had been sold to the Chickasaw by the Choctaw, but they were allowed to reside in their own district between the Canadian and Red rivers, west of meridian 96 degree 20' (Schmeckebier 1927:97). The Chickasaw believed they had purchased the land and a dispute arose between the Choctaw and the Chickasaw over the eastern boundary from the Canadian River to the Red River.

¹Pontotoc treaty

²Treaty at Doaksville



LANDS CEDED BY THE CHOCTAW NATION, 1882
(NARA 1882)

The Chickasaw were supposed to move west of the Choctaw settlements; however, the southwestern part of the territory was a travel route for marauding bands of Indians and Spaniards from the north to the south (Gibson 1971:222). The Kickapoo and Shawnee had established villages in the Washita Valley in the heart of the Chickasaw district, and the Kiowa and Comanche roamed its western margins. Chickasaw leaders did not want to settle in dangerous territory and they remained in eastern Indian Territory near the Choctaw towns. During 1839, 12 Chickasaw families moved into their own district, settling between the Blue and Washita rivers. The Delaware, Shawnee, Kickapoo, Cherokee, Caddo, Yuchi, and Koasati Indians stole livestock from the Chickasaw and captured their slaves. Military troops from Fort Gibson forced the Kickapoo to abandon their villages on Wild Horse Creek and Blue River and relocate to north Texas; however, the Kickapoo continued their raiding and Chickasaw Indian Agent Upshaw initiated protection by the U.S. Army (Gibson 1971:222).

In 1842 General Taylor established Fort Washita to provide protection from the "wild tribes." The western prairie Indians were fighting with troops in Texas and often fled to Chickasaw territory, which resulted in the loss of Chickasaw lives and property. A Chickasaw delegation, headed by Ishehahtubby and leaders of the Caddo, Tawakoni, Keechi, and Texas commissioners, negotiated a peace treaty at Birds Fort on the Trinity River in 1843 in which the Texas Governor pledged to control the Indian trade south of Red River and to protect the signatory tribes from depredations by Texans. In 1844 federal agents reported that no depredations had occurred in the Chickasaw district and that they expected the Chickasaw to make a prompt move to their district (Gibson 1971:223).

The first emigrant Chickasaw camps were established at Eagletown, Doaksville, and Fort Coffee. A later Chickasaw emigrant settlement was located on the lower Canadian River. The fifth and most western camp was located on the Clear Boggy

River near the eastern edge of the Chickasaw area. Still, less than one quarter of the Chickasaw population of 4,111 resided in their own district. As late as 1851, only one third of the Chickasaw had settled outside of Choctaw territory. In 1851 another post was built at Fort Arbuckle on Wild Horse Creek, Northwest of Fort Washita. These posts reduced the threat of raids by the frontier tribes in the Chickasaw district, but the Texas tribes were still a threat, as were groups of desperadoes that raided cattlemen and travelers in the area into the 1870s (Gibson 1971:223).

The 1837 Treaty of Doaksville was terminated on June 22, 1855, by a subsequent treaty [11 Stat. 611], which dissolved the union of the Chickasaw and Choctaw and split the territory into three units. The Chickasaw were provided lands west of the Choctaw, where they established their own government (Gibson 1981:74). The western third between the 98th and 100th meridians was held in common by the two tribes. This area, known as the leased district, was leased in perpetuity by the federal government for \$800,000 to accommodate the settlement of the Wichita, Caddo, Kiowa, Comanche, and wandering Kickapoo and Delaware Indians. The Chickasaw received one quarter of these proceeds and paid the Choctaw \$150,000 for the land they occupied (Gibson 1981:254;1971:219). Today the Chickasaw Nation³ encompasses all or part of the counties of Bryan, Carter, Coal, Johnston, Love, Garvin, Murray, Pontotoc, McClain, Stephens, Grady, Marshall, and Jefferson.

In 1879 the Governor of the Chickasaw Nation wrote Major Hough at Fort Gibson, demanding "the presence of troops... to get rid of a class of desperadoes who are infesting our frontier" (Chickasaw Nation 1879). Hough had received a telegram from the President of the United States concerning the "alleged outrages from outlaws" and Lieutenant General P. H. Sheridan reported to the General of the Army that "as soon as Lt. Col. Hough completes his inspection, steps will be taken to afford protection against these outlaws, if possible" (Sheridan 1879). Major Hough reported that "neither the Chickasaw Nation nor the United States Courts operating separately can reach these people." He stated a "permanent military force there" was necessary, "or instructions to move against these bands of desperadoes whenever found" (Hough 1879). However, the Military Headquarters Division in Fort Leavenworth, Kansas, wrote that local authorities and the Chickasaw Nation should be given the authority to deal with the outlaws, as he could not "spare [any men] from their present stations without serious danger to much more important interests" (Pope 1879).

In 1886 the commissioner of Indian affairs said that the treaties never contemplated a separate nation and that the Indians had no right to claim self-government and then expect the United States to protect them from harm, and he recommended allotment of Indian Territory into one-quarter-section tracts (Debo 1934:245). On April 22, 1889⁴, the unassigned lands in the center of Indian Territory were opened for settlement during a great land run. The needs of the new settlers led to the introduction of congressional bills to extinguish Indian title to the rest of Indian Territory.

The Five Civilized Tribes were exempted from the General Allotment Act of February 8, 1887, [24 Stat. 388] until legal questions about land title were

³The term nation is used here; however, this does not imply sovereignty over the lands. The only lands that are "tribal" lands are those held in trust for the tribe, such as school lands, government facilities, and business property held in trust status.

⁴The opening of unassigned lands was included in a March 3, 1889, rider to the Indian Appropriation Bill, called the Springer Amendment.

resolved. On March 3, 1893, an act [27 Stat. 612, 645] was passed to negotiate agreements with tribal governments to extinguish shared land and provide individual allotments. Henry Dawes was the chairman of this commission, known as the Dawes Commission or the Commission of the Five Civilized Tribes. The Dawes Commission proposed that all land except for mineral lands, town sites, and certain reserved lands would be allotted. The remaining lands would be opened for settlement.

In order to allot the lands, membership rolls were to be established. The Five Civilized Tribes were opposed to this process because it would allow freedmen and intermarried whites to claim citizenship, so the Chickasaw did not submit their membership rolls. After three years, with little success in getting the Chickasaw rolls, the Dawes Commission was directed to rule on applications for citizenship and add names to the tribal rolls [June 10, 1896; 29 Stat. 321] so that allotment could proceed and Indian Territory could be included in statehood. The Dawes Commission made citizenship rolls for those eligible for rights, including Indians, intermarried whites, and freedmen.

In December of 1896, the Choctaw signed an allotment agreement at Muskogee that ceded the Choctaw-Chickasaw domain to the United States. On February 8, 1897, the commissioners of the Chickasaw Nation protested the Muskogee Agreement and Congress did not ratify it (Gibson 1971:303). The Chickasaw stated that their greatest objection was

...founded upon the well-known fact that years ago the Congress of the United States granted to certain railroad companies alternate sections of the public domain, some of which ran through the lands owned by the Choctaw and Chickasaw nations... The government of the United States had no title to these alternate sections when the grant was made, yet we fear that should our two nations voluntarily convey the fee title to our lands to the United States, that, when done, it would be claimed by the railroads that the title in the alternate sections heretofore granted would have inure to themselves, the result of which might cause long litigation between the railroads claiming the grants and such allottees as had selected allotments... and perhaps in the end lose their homes. For this reason more than all others we, the Chickasaws, have refused to sign said agreement (U.S. Senate 1897).

A March 4, 1897, law required that all acts of tribal legislators be submitted for presidential approval. Fearful that Congress would require them to grant equal shares in tribal estate to freedmen, who by 1897 nearly equaled the Chickasaw in number; the Chickasaw appointed a commission with power to treat with the Dawes Commission and agreed to join the Choctaw in negotiations (Gibson 1971:303). The subsequent Atoka Agreement was signed on April 23, 1897, and ratified by the U.S. on June 28, 1898 [30 Stat. 495]; however, even though the Atoka Agreement was approved by both tribal governments, the Chickasaw had an additional requirement of a national referendum on the question of allotment and Chickasaw voters rejected the Atoka Agreement.

Congress then adopted the Curtis Act on June 28, 1898, which provided for allotting land and terminating the governance of the Five Civilized Tribes without tribal consent; however, it did not apply to the Choctaw and Chickasaw if they would ratify the Atoka Agreement before December 1, 1898 (Gibson 1971:304). The Curtis Act approximated an Organic Act for Indian Territory and contained the Atoka Agreement with a proviso that it be resubmitted to Choctaw and Chickasaw voters. The act authorized the survey and platting of Indian Territory and sale of town lots, and provided for the establishment of the Choctaw and Chickasaw Townsite Commission to survey, plat, and appraise town sites so that settlers who developed there would have right of title. It was

submitted to the Chickasaw and Choctaw voters and approved on August 30, 1898 (Gibson 1971:304).

Before this agreement, a Chickasaw citizen had the right to use any unoccupied portion of the tribal domain and to designate an area as a town site. Chickasaw citizens, most of them mixed bloods, established their claims to huge tracts of land that they leased to whites, and new towns were built throughout Chickasaw territory by white residents. However, the whites were only there by the patronage of a particular Chickasaw citizen, because the white residents held no title to the land. Almost immediately after the ratification of the Atoka Agreement, differences of opinion arose as to the disposal of mineral lands, and litigation over citizenship by whites and blacks delayed land allotment. The tribal estate could not be liquefied until citizenship was identified.

The Chickasaw and Choctaw were particularly concerned about the protection of their resources from non-tribal citizens. A 1900 census recorded 150,000 whites residing in Chickasaw territory, and over 5,000 blacks claimed to be Chickasaw freedmen, although the Chickasaw never owned more than 1,000 slaves and the Chickasaw population was slightly less than 6,000 (Gibson 1971). Chickasaw rolls in 1906 carried 6,319 Chickasaw citizens: 1,538 full bloods; 4,146 mixed bloods; and 635 intermarried whites. The rolls for Chickasaw freedmen contained 4,670 blacks.

A supplemental agreement with the Choctaw and Chickasaw was negotiated on July 1, 1902, [32 Stat. 541] and ratified by the tribe on September 25, 1902. This agreement included specifications regarding the allotment of land, created a citizenship court, provided for the sale of mineral lands, and created the Sulphur Springs Reservation.

The Atoka Agreement provided that all lands within Indian Territory belonging to the Choctaw and Chickasaw Indians would be allotted to tribal members on a fair and equal basis, considering the character and fertility of the soil and the location and value of the lands. The Chickasaw and Choctaw governments were to terminate by March 4, 1906, and the Chickasaw and Choctaw were to become citizens of the U.S. The allotments were not carried out by this date though, and final disposition of the Five Civilized Tribes' estate was not completed until April 26, 1906 [34 Sat. 137].

On November 16, 1907, Indian Territory and Oklahoma Territory became the $46^{\rm th}$ state, and the Chickasaw Nation became a semi-autonomous Indian Republic subject to the laws of Congress.

The use and values that the associated tribes have to Chickasaw National Recreation Area are presented in more detail in Appendix F., Ethnographic Overview: American Indian Occupation and Use of the Chickasaw National Recreation Area by Dr. Clara Sue Kidwell.

Chapter Two

"FREE TO ALL COMERS IN PERPETUITY"

THE CREATION OF PLATT NATIONAL PARK

The Choctaw-Chickasaw supplemental agreement to the Atoka Agreement, written under the direction of the Department of Interior on July 1, 1902, addressed the matter of selecting lands for a reservation at Sulphur. The act stated the following:

The two tribes hereby absolutely and unqualifiedly relinquish, cede, and convey unto the United States a tract or tracts of land at and in the vicinity of the village of Sulphur, in the Chickasaw Nation, of not exceeding six hundred and forty acres, to be selected, under the direction of the Secretary of Interior, within four months after the final ratification of this agreement, and to embrace all the natural springs in and about said village, and so much of Sulphur Creek, Rock Creek, Buckhorn Creek and the lands adjacent to said natural springs and creeks as may be deemed necessary by the Secretary of Interior for the proper utilization and control of said springs and the waters of said creeks, which lands shall be so selected as to cause the least interference with the contemplated town site at that place consistent with the purposes for which said cession is made, and when selected the ceded lands shall be held, owned, and controlled by the United States absolutely and without any restriction, save that no part thereof shall be platted or disposed of for town-site purposes during the existence of the two tribal governments... [32 Stat. 641].

The events that led to the actual establishment of the Sulphur Springs Reservation are complex, and required exhaustive research. Because the archival record is so extensive and requires a thorough understanding of all the players and their activities, this section will utilize numerous quotations from the original source material to prevent information from being misinterpreted. To acquire this information, the authors and park staff made a trip to the National Archives in Fort Worth to compile a chronology of the park's history. They found many records missing from the folders there, so two trips were made to the National Archives in Washington D.C., and the Connecticut State Library, in order to bring the history together. These efforts have led to what we believe to be an accurate account of how the reservation came to be created.

Information pertaining to Sulphur is sparse prior to 1895, except for a few notations, such as mention of the 28 members of the 6th Infantry who died of cholera between Sulphur and Davis in 1867. Travel through the region was common, and in 1871-1872 there was a freight and mail line that ran through Sulphur, while the Chisholm and Texas cattle trails ran on either side of the Sulphur area. In 1877 a stage line from Texas to Tishomingo crossed the Lowrance Ranch, just four miles to the southeast of Sulphur (Brown and Garrity 1981:7).

In 1878 the area of Sulphur Springs was used by the Chickasaw Indians as a watering hole for their animals. Apparently, it was known locally as "Buffalo Suck," where great herds came to water. At about this time a few settlers began to lease land here from the Chickasaw for grazing purposes (Weekly News-Democrat 1909:3).

One old cowman named H. H. Allen is purported to have purchased a ranch from the Indians in 1882 near the present park. Allen said that when he first visited the springs he found the region quite undeveloped (Weekly News-Democrat 1909:3). At this time, the Chickasaw would not have been able to sell or alienate their land, so he probably leased it from the Chickasaw, rather than purchased it.

That... was about ten years after the Indians had migrated here from Mississippi. Where your pavilion springs... now are was a perfect loblolly of mud and water. This was a favorite place for great herds of buffalo that roamed over the rocky hills and valleys at that time. They would coat their furry hides with a plaster of mud in order to free themselves from insect pests. After completely plastering themselves with mud, the buffalo would stand around the wallows and in the water, so I presume this is how the springs came to be called "the buffalo sucks" springs. During my first visit to the springs I shot buffalo on the hills south of the pavilion. Deer, antelope, and wild turkey were to be seen in great herds and flocks. The Indians were quite different people from what they are now; they knew much less of white man's ways (Weekly News-Democrat 1909:3).



"Early development Pavilion Springs, upper right, then known as Big Tom and Lower Left known as Beauty Springs, about 1907" (CHIC Archives 0002)

In 1878, Noah Lael and his wife Lucy Harris, the daughter of Chickasaw Governor Cyrus Harris, moved to Sulphur Springs. Lael established the Diamond Z cattle ranch around the springs, which encompassed much of what is now the park (Conlan 1926; Brown and Garrity 1981:8). Lael could use and occupy this property because of his status as an intermarried citizen.

 $^{^5\}mathrm{See}$ place name for Pavilion Spring in Appendix A for different interpretation of name.

Perry Froman, who was married to Lovina Colbert Pitchlynn, a Chickasaw widow, bought the ranch from Noah Lael in 1882 for \$350 (Conlan 1926). Froman grazed 15,000 cattle on this four-square-mile ranch (Brown and Garrity 1981:8). The Froman Ranch house was located near the present Hillside Springs, and just across the street to the south was Pavilion Springs.

On June 11, 1895, Froman relinquished his occupancy to the 447-acre ranch by quit claim deed to C. J. Grant, J. T. Hill, and C. D. Carter, all three members of the Chickasaw Tribe. Portions of the deed read as follows:

Perry Froman and wife, Lavina Froman, of the Chickasaw Nation, Indian Territory, for and in consideration of the sum of Twenty Five Hundred (\$2500.00) Dollars... have this day remised, released, quit-claimed, transferred and assigned... unto C. J. Grant, John T. Hill and C. D. Carter, all three citizens of the Chickasaw Nation, Indian Territory, the following described land... [legal description] ... containing 447 acres of land more or less being known as the Froman Sulphur Springs Ranch property being the same land surveyed by J. M. Preston on the 7th day of June A. D. 1895 in which surveying said Preston was assisted by P. Froman, R. A. Sneed, John T. Hill and Tom Ventress. But it was understood that we reserve and except out of said above described land a lot on which is situated the old Ranch house near the old Ranch Spring said lot being one hundred and fifty feet by two hundred, feet, and being now occupied by B. T. King as a residence lot, and we also reserve the right to use for our family the old Ranch Spring not debarring, however said Grant, Hill and Carter their assigns or vendees or leasees from also using said old Ranch Spring which is to be under the control of said Grant, Hill and Carter... (DOI 1895).6

The Froman White Sulphur Springs Company was incorporated on January 20, 1896, (DOI 1904a) "advertising the medicinal properties of the sulphur and bromide water available in the Bromide Springs area" (Arbuckle Historical Society 1988:133). The company built the White Sulphur Inn in 1892, 7 and Brown and Garrity (1981:9) state that they laid out a town and sold lots and leased business privileges here.

After the Curtis Act, the Sulphur town site was incorporated in August 1898. Then on September 27, 1898, the Froman Company gave a deed of trust to J. D. Leeper⁸ for the Park Hotel and the tract of land known as the Froman Ranch to secure a debt to the Waples Painter Company, of which Leeper was the "principal stakeholder" (DOI 1904a). On September 29, 1898, a deed from the Froman White Sulphur Springs Company to the Waples-Painter Company reads partially as follows:

⁶Brown and Garrity say that Richard Alexander Sneed, a Paul's Valley and Lawton Merchant-farmer organized the Sulphur Springs Company in 1891-1892, chartered under the laws of Texas, and named it "The Sulphur Springs Indian Territory Resort." That Sneed had 50 stockholders, bought 640 acres from the Froman Ranch, and platted a town site, and his summer home became the Sulphur Inn. The authors do not cite their source (Brown and Garrity 1981:9).

 $^{^{7}}$ Purchased by W.L. Townsley and "moved across the creeks north of the Vendome to become the Park Hotel," which was razed in 1925 (Brown and Garrity 1981:43).

⁸Graves Leeper of Oklahoma City came to Sulphur for his health and established a lumber yard here (Brown and Garrity 1981:10).

The Froman White Sulphur Springs Co. ... executed and delivered to me, J. D. Leeper, as trustee for the Waples Painter Co... a deed of trust dated said 27th day of September 1898... for the purpose of securing the payment of certain indebtedness set out in said deed of trust... and being the two story frame Hotel owned by said Sulphur Springs company, and being known as the Sulphur Springs Hotel and all out houses and buildings and improvements... and all the right, title and interest of said Froman White Sulphur Springs Co. on and to the 640 acres of land more or less, quit claimed prior to the said 27^{th} day of Sept. 1898, by Perry Froman and wife to C. J. Grant, J. T. Hill and C. D. Carter, including all right, title, interest or claim the said Sulphur Springs Co. had on said September 27th, 1898 in and to said 640 acres of land... being the and upon which are located the Springs known as the Sulphur Springs and the post office of Sulphur, I. T..... And whereas default has been made... and said indebtedness became thus thirty days after the 27th day of Sept. 1898, and whereas the Waples Painter Co., the holder of said indebtedness has since said default... requested me, the said trustee, to sell the property... sale said property was struck off to said Waples Painter Co. for the price and sum of six hundred and fifty dollars... (DOI 1898).

Swords wrote the Secretary of the Interior that a town site company organized and leased about 425 acres of land from Froman, but they had to sell the hotel and lots under foreclosure and the owners held onto the improved lots. When it was proposed that there would be a reservation, Sneed claimed to represent the old town site company and demanded payment from the holders of the improved lots. Some paid money so they could have some peace (DOI 1902d; DOI 1902g); however, Sneed had no authority to sell or dispose of lots in the town of Sulphur, because the only way to obtain title was in accordance with the Curtis Act (DOI 1901d).

On February 4, 1901, a letter was written to the Secretary of the Interior from G. W. Robberson, a local citizen, regarding the surveying and platting of Sulphur Springs. He writes what appears to be the first correspondence regarding reserving a park here, noting that the location

mis pre-eminately [sic] situated and has abundant natural advantages for a health and pleasure resort. And is in fact the one and only place where can be reserved and platted a town for the pleasure and health of the people of the Indian Territory and the south west. The waters here have long since demonstrated the fact that they carry medicinal properties of a high order. Could this town be plated with this object in view, with ample Parks Reserves and Public grounds for the pleasure, health and comfort of the many thousands who visit here annually, would be to make of it, a town of considerable, note (DOI 1901w).

The letter informs the Secretary of the Interior that shortly after the Curtis Act, the citizens applied for and secured incorporation; however, the agents they selected to represent them surveyed the town according to their own notions, and that looking at the plat they made would "reveal the fact of gross incompetence and should such a plat meet your sanction the place will be deprived of its chief attraction" (DOI 1901L). Robberson protested this plat because the bank of the creek and even the creek itself had been platted "marring its beauty and rendering harbor for filth and setting up an unsanitary condition" (DOI 1901L). Also, buildings on the east side above the springs allowed sewage to be absorbed into the springs. He stated that this survey, known as the King⁹ survey, should be denied and the matter given over

to the town site commission with "specific instructions as to what in [the Secretary's] judgement will be for the present good and future welfare of the town" (DOI 1901L). Because the town was developing very quickly, the letter requested prompt attention to the matter.

The people of Sulphur wanted to have the town surveyed and disposed of as soon as possible so that they could procure deeds for the lots they had improved. "An act of Congress of May 31, 1900, [31 Stat. 221] authorized the Secretary of Interior to survey and plat town sites with populations of more than 200. H. V. Hinkley was appointed Supervising Engineer on June 4, 1900, to direct the activities of 10 to 12 field parties that were sent out to locate the exterior limits of town sites and prepare plats. The Tribal Townsite Commission appraised individual lots within town sites after the plat was approved by the Secretary of Interior" (Carter 1994:87). The act provided that the external boundaries of the town could be located before the actual survey and appraisal by the town site commission if the town had been established prior to the Atoka Agreement (Brown 1937).

There was concern by Commissioner Dawes that the white citizens were getting judgments on the land via the citizenship issue. On February 12, 1901, he wrote that 4,000 people, mostly whites, had judgments of citizenship for purpose of allotment, and that the "value of the land thus to be wrenched from the tribes is enormous" (DOI 1901a).

On March 26, 1901, Sulphur attorney Eugene E. White wrote to Indian Inspector J. George Wright at Muskogee stating that six weeks ago a J.E. Henry and others had sent in a petition for the annexation of a certain tract of land to the town site of Sulphur. White stated that:

...not having been advised of any action on the petition, the petitioners have asked me to make inquiry concerning it. Houses are going up on the tract of land in question every day, and it is really an important part of the town, and ought to be included in the town site (DOI 1901x).

The Dennis Flynn Republican Club sent a resolution to the U.S. Indian inspector concerning the protection of the springs on June 4, 1901, which stated:

The rapid growth of the town of Sulphur and the increase in values of permanent population admonishes us of the dangers which would ensue if the many advantages and resources provided by nature now enjoyed freely by all comers should pass into the hands of individual holders and the now free use of the natural springs be curtailed or controlled for personal profit and whereas we have no representative in Congress to express our desires or protect our interests in the matters of legislation so vital to our future, therefore... it is hereby resolved that Hon. Orville H. Platt, U.S. Senator, who has for many years been familiar with and advocates legislation for the benefit of this Territory, be and is hereby requested to act as our representative in securing legislation as will tend to set apart a Township of six square miles to be known as Sulphur Springs under Governmental control so that the waters of the springs and other natural advantages shall be free to all comers in perpetuity and further resolved that a copy of these preamble and resolutions signed and attested by the President and Secretary be forwarded to the Secretary of the Interior and United States Senator O.

⁹In 1895 B.T. King had a residence lot, 150 feet by 200 feet at the "old ranch spring," which was excluded from the Froman deed (DOI 1895).

H. Platt as the unanimous expression of the desires of the members of the Republican Club of the town of Sulphur. T. R. Cook, Prest. (DOI 1901L).

Orville Platt forwarded the resolution to the Secretary of the Interior on June 11, 1901, with a request that

...if there is anyway this section of land can be withdrawn from allotment I should think it would be a good plan. It is hardly fair that they should be allotted to Individual Indians when by reservation a health resort could be built up there for the benefit of all (DOI 1901c).

On June 17, Indian Inspector J. George Wright responded to the resolution. In reply, Wright states that

...while the exterior limits of this town were laid out by one of the surveyors, they did not, in my judgment, appear to be satisfactory, and were not, therefore, submitted for the approval of the Department (DOI 1901d).

Wright said he expected that after the first of July one of the surveyors could re-establish the boundaries, and then "the matter will receive careful consideration, and a full report upon the petition referred to will be made" (DOI 1901d).

Another correspondence from Platt to the Secretary of the Interior on June 19, 1901, stated that Joseph F. Swords was appointed appraiser for the Dawes Commission at Platt's request, but had given up that position, becoming interested

in the development of mineral springs at Sulphur… and through him I am flooded with resolutions and the actions of various meetings of the citizens, setting forth their wish to have land on which these springs are found withdrawn from allotment so that it can be utilized for public benefit. They seem to think that I am to take this matter in hand and see that what they want done is accomplished…. I do not know what can be done about it, but I wish that you would give the matter your attention. It is suggested that you might have the land investigated through the geological Department, and learn definitely the facts, and also consult Major Taggart who is I think employed by the department and knows the location and situation (DOI 1901e).

Platt wrote the commissioner of Indian affairs stating that he thought the variety of medicinal springs "could become a place of considerable resort" and "would seem to be well adapted for a health resort as Hot Springs, Arkansas." Platt continued that he did not know what could be done, "unless by congressional action based upon some supplementary agreement with the Dawes Commission" (DOI 1901b).

The Secretary of the Interior requested a United States Geological Service survey of the mineral springs, which was conducted by geologist Joseph A. Taff in July of 1901, although a final report was not received until November 20, 1901.

On July 30, Eugene E. White wrote to the Secretary of the Interior of his concern about the size of the proposed reservation and the omission of "several hundred acres" that should be included, and that these waters "ought never to be permitted to fall into private control or monopoly. It will take the strong arm of the government to prevent this" (DOI 1901f).

Chickasaw Governor D. H. Johnston wrote to Indian Inspector George Wright on September 2, 1901, that he had received Wright's letter of August 26 relative to reserving the springs through a supplemental agreement with the two nations.

If a plan along those lines, that would be practicable and satisfactory to the Chickasaw and Choctaw people, and providing for adequately compensating them for the lands desired for that purpose, I see no reason why it should not be consummated (DOI 1901g).

A supplemental treaty was awaiting the action of the forthcoming session of Congress. Inspector Wright suggested to the governor that "if you have any specific suggestions to offer as to the form of such a provision [within the treaty], I should be pleased to have you make the same to me" (DOI 1901g).

Inspector Wright sent the Secretary of the Interior his report and stated that geologist Taff made the examination of the springs but Wright had not received that report yet.

It seems the desire of all parties located in that portion of the Territory to have the mineral springs at that place reserved, and inasmuch as this town has become quite a resort and is growing very rapidly, and it appears that the springs are quite valuable, I believe they should not be allowed to get into the control of any individual Indian of the Chickasaw Nation or the control of the town of Sulphur, and therefore, if any plan could be outlined to set aside and reserve a reasonable tract of land at this place, I respectfully recommend it be done (DOI 1901h).

Wright notes that a provision would need to be made in a supplemental agreement with the Chickasaw and Choctaw Nations, and he advises the Dennis Flynn Republican Club and E. E. White "to take the matter up with the tribal authorities" themselves, and that in the meantime, "no steps will be taken" to survey or plat the town site (DOI 1901h). The acting commissioner of Indian affairs concurred with Wright's proposal (DOI 1901; DOI 1901i).

Eugene E. White, writing to both the Secretary of the Interior and the Indian inspector on September 26, 1901, stated he was unsure if the letter of advice that he had just received from the department was intended to have the people of Sulphur themselves take up the question with the tribal authorities, or whether the department was going to attend to the matter through its regular official channels. White preferred that there be cooperation between the officials of the department and the citizens of Sulphur in negotiation with the tribal authorities, and hoped that the inspector could come down to confer with the town in the matter. He also pointed out that whatever was done should be done before adjournment of the Chickasaw legislature, and before the Dawes Commission negotiated with the tribal authorities for the supplemental agreement (DOI 1901j).

The correspondence to the Secretary of the Interior became a battle between the Dennis Flynn Republican Club and E. E. White regarding who was "authorized" to approach the Chickasaw. On September 30, T. R. Cook of the Republican club stated that Mr. White's motives arose from personal real estate interests with the firm of Gafford and White, and that Joseph Swords, a member of the Dennis Flynn Republican Club, was the "originator of the movement for segregation, petitioned by the town council," was the author of the resolutions, had worked "zealously and efficiently to accomplish the desired end, upon lines suggested by Platt," and that Mr. Swords is the agent of the club and the town council in all matters pertaining to the reservation before the Department of Interior and Congress and the one delegated to go before tribal authorities (DOI 1901k).

Colonel Swords had been an appraiser for the Dawes Commission, and Eugene E. White had been a special Indian agent at Anadarko, and an allotting agent (DOI 1901e). White had also been an applicant for the position of assistant commissioner of Indian affairs in 1893 (DOI n.d; DOI 1894). Therefore, both men were familiar with tribal government and federal Indian policy.

Correspondence to the Indian inspector from Eugene E. White on October 17 refers to the inspector's inquiry of the status of the proposed reserve, and White informed him that J. F. Swords and D. J. Kendall (Mayor) went to Tishomingo and accomplished nothing, so White and six others went to see the Chickasaw authorities themselves. White states that the Chickasaw all seemed "dead set against a reservation six miles square" and many knew of "my stance against such a large area." But they "expressed a willingness to give it due consideration" and would like to have until the 22^{nd} to consider the matter (DOI 1901m).

On October 19, T. R. Cook wrote to Indian Inspector George Wright that Governor Johnston advised Mayor Kendall and Joseph Swords that "as soon as the commissioners for the preparation of the supplemental treaty should be in session, he would notify the delegates." However, the illness of Governor Johnston had prevented the session, and Kendall and Swords were awaiting notification. Cook continues that "we do not deny the right of E. E. White or any other citizen to appear before any person or tribunal in the interests of a proposed reservation," but the citizens have voted expressly not to appoint White to represent them, "and this club will not consent to any cooperation whatever with Mr. White" (DOI 1901n).

Referring to White's question of whether the department would take the matter up through official channels, the Indian Inspector informed the Secretary of the Interior that both Mr. Cook's and Mr. White's correspondence state that the citizens had already taken the matter up with the Chickasaw; therefore, he recommended that no further action be taken by the department "until the same is again brought before the department" (DOI 1901o).

On October 31, White wrote a detailed account to Inspector Wright concerning his meeting with the Chickasaw and referred further to the subject of the proposed reservation at Sulphur.

I went to Tishomingo Monday last, and on Tuesday had an interview with Governor Johnston, and at night I addressed the members of the two houses of the legislature on the subject. They took the position that no formal action by the legislature was necessary because the Chickasaw Commissioners to treat with the Dawes Commission will have full authority under their general powers to make an agreement on this subject, and they advised me to get the Dawes Commission to submit a proposition to their commission, all saying that it would be more satisfactory to them to have the proposition come from the Dawes Commission than to make the first move in the matter themselves. There seems to be no objection now anywhere to a reserve of reasonable area being set apart, except by a white man who claims to have rights as a Chickasaw citizen, and he is holding Sulphur Creek and the springs constituting its source. He wants \$150,000.00 for his claim to this tract of only a few hundred acres. Of course this is preposterous, and unless he becomes more reasonable, that tract will have to be omitted. I will immediately make a draft of what we want, and submit it to the Dawes Commission for their consideration (DOI 1901p).

Then on November 29, 1901, White again wrote Inspector Wright:

Dear Sir:

Referring to our previous correspondence upon the subject of the proposed permanent reserve at Sulphur, I beg to report that agreeably to the directions of the Secretary of the Interior through yourself, I took the matter up with the Commissioners of the Choctaw and Chickasaw Nations appointed to negotiate a supplemental agreement with the Dawes Commission. All of the said Commissioners seemed to favor the project, but preferred that the proposition should come direct from the Dawes Commission. I then had a conference with Hon. Tams Bixby, Acting Chairman of the Dawes Commission, who suggested that I make a draft of the provision that we desired and submit it to him for the consideration of his Commission. Pursuant to that suggestion, I made drafts of two propositions-one to purchase the town site at ten dollars per acre with the proviso that a permanent reserve should be carved out of the town site to embrace all of the medicinal and valuable springs therein, and also all of those parts of Sulphur and Rock Creeks lying within the town site; and another to lay out a sufficient amount of land for the town site, and to dedicate a permanent reserve therein as above indicated, and to appropriate two-thirds of the proceeds of the sale of town lots in the town site to pay for improvements and possessory rights on and to the land appropriated, and for the improvement and care of the reserve. When these propositions were submitted to the Commission of the Chickasaw and Choctaw Nations, they seemed to prefer the first, and to have no objection to it other than the fear that it might be objected to by the Secretary of the Interior or in Congress, and thereby endanger the ratification of the whole agreement. Some of the Commissioners informed me that they also thought it would be to their advantage to confine their agreement to the subject of citizenship and one or two other subjects of national importance to them, and omit the subject of the reserve and others not of national importance, to be used in compromise with the Secretary of the Interior on the citizenship and other important subjects. I remained near the commissioners during the negotiations at South McAlester, so that I could be called before them in case any information from me should be desired. Then I was compelled to go to Court at Pauls Valley, since which time I have received no information as to whether there have been any further negotiations on the subject or not.

I presume you are fully advised of the importance of establishing this reserve. When you come to survey and appraise and sell this town site under the Atoka Agreement, the little parks containing all of these valuable springs which the people here have set apart and to this date protected by common consent, they will have to be surveyed into lots and sold to the highest bidder, and the springs will thereby pass into private control and monopoly, to the irreparable injury of the town and all persons, whether white or Indian, in this Territory and the surrounding states and territories, who may ever wish to have the benefit of these excellent curative waters. To avert this great and unnecessary wrong, we appeal to you, and through you to the Secretary of the Interior, to insist upon some provision being incorporated in the agreement to protect these springs from private control and monopoly, and to preserve them for the free use and benefit of the public forever. We also request that the representative of the town of Sulphur be given opportunity to be heard further upon the subject at proper stages of the negotiations, either before the commissions in the Indian territory, or before the Department at Washington.

Very Respectfully, Eugene E. White (DOI 1901g).

In response to the Secretary of the Interior, Eugene E. White and T. R. Cook replied on December 5, 1901.

Agreebly [sic] to your instructions, the citizens of the town of Sulphur selected us to take up the subject with the tribal authorities. We made two trips to Tishomingo for that purpose. The Indians expressed not only willingness, but desire, to have a provision incorporated in the supplemental agreement which it was proposed to make with the Dawes Commission, that would accomplish our purpose. They stated, however, that in all of their negotiations with the Dawes Commission they had always occupied a defensive or negative position, and had never made an original proposition themselves, but in all cases had simply stood and received propositions from the Dawes Commission and considered them or met them with counter propositions, and that they preferred not to reverse that attitude in this matter. They therefore suggested to us that we see the Dawes Commission and get them to submit the proposition. They also authorized us to say to the Dawes Commission that they favored the project, and would consider it if it was submitted to them. Acting upon that suggestion, we went to Muskogee to see the Dawes Commission. Commissioners Needles and Breckenridge were absent in the Cherokee Nation, and we found only Acting Chairman Bixby at the office. He advised us to make a draft of the provision as we would like to have it embodied in the agreement, for his consideration and submission to the Indian Commissioners, if he approved it. Pursuant to this advice, we made drafts of two provisions, to be considered alternatively. One of these was for the purchase of a sufficient tract of land for the townsite of Sulphur at ten dollars per acre, with a proviso that a permanent reserve should be carved out of the tract to embrace all of the medicinal and valuable springs, and to be dedicated to the public use forever. The other proposition was to set aside the same tract of land for the townsite, and then to survey out of it the permanent reserve as above, and set aside two-thirds of the proceeds of the sales of the town lots in the townsite as provided in the Atoka Agreement, for paying the owners of the improvements and possessory rights on the lands so taken and set apart therefor, and for the improvement and preservation of the springs. We delivered these two papers to Chairman Bixby, and were afterwards informed by him that he submitted them to the Choctaw and Chickasaw Commissioners for their consideration. We remained at Muskogee where we could be called if needed to give information, until the adjournment of the Commissions to meet the following week at South McAlester. Our Mr. White also met the Commissions at South McAlester, and remained there two days, when he was compelled to attend Court at Pauls Valley. Before he left, however, the Chickasaw Commissioners told him that no agreement had been reached on any subject, and that while they all favored the establishment of a reserve at Sulphur, they were afraid that if they put it in the agreement it might be objected to by the Secretary of the Interior or in Congress, and thereby endanger the ratification of the agreement. They stated further that they feared that the Secretary might not sanction their agreement on the question of citizenship just as they wanted it, and that they thought it would be to their advantage to confine the agreement to that one subject, or perhaps that and one or two others of like importance to them, and omit the subject of the reserve at Sulphur and other subjects of less than national importance, to trade on with the Secretary. That is to say, to hold them back so they could say to him that if he wanted them to be included in the agreement, they would incorporate them; but that if they did so they would want him to give them as liberal a provision on the citizenship subject as possible.

Since that time we have not been informed as to whether any conclusion was reached on the subject, or what further consideration, if any, was given it.

We assume that you are fully informed as to the necessity of preventing these valuable curative waters from falling into private control and monopoly, and preserving them for the use and benefit of the public forever. Of course you understand that in the Atoka Agreement there is no provision for parks. But the people have set apart three small plots of ground, (not half-adequate, however, in number or size, to protect the springs or accommodate the people in the enjoyment of them) embracing a number of these springs, and surveyed some of the others into streets, and have by these means, by common consent, held and protected them to this date. But when the townsite Commission comes to survey and sell the townsite under the Atoka Agreement, of course these little plots will have to be surveyed and sold as unimproved lots, and thereby the springs will go to the highest bidder and become individual property; to the irreparable injury of the town, and to all the people of the Indian Territory, and all surrounding states and territories. This is not saying too much, because these springs are visited now by people from St. Louis and Omaha to Galveston, and from New Orleans to Denver, and are considered unequaled in their curative properties by any springs between Arkansas and Colorado resorts, east and west, or between the Gulf of Mexico and the British line, north and south.

Therefore, in our own name, and in behalf of the citizens of Sulphur, and the public generally, we appeal to you to insist that a provision that will save these springs to the people be incorporated in any supplemental agreement that may be negotiated between the Dawes Commission and the Commissions of the Choctaw and Chickasaw Nations.

Very Respectfully, Eugene E. White T.R.Cook¹⁰ (DOI 1901r)

A letter from Sulphur Mayor Kendall to the Secretary of the Interior on December 9, states that the citizens of Sulphur, at a mass meeting on October 1, appointed Mayor Kendall and Joseph Swords to work with the Chickasaw on the matter of the reservation. The delegates were cordially received and assured by Governor Johnston that when the commission to prepare a supplemental treaty should meet he would advise Kendall's committee, and that they might appear and state the wishes of the citizens of Sulphur. But, thus far no notification had been received, and Kendall asked the Secretary to instruct the Indian Inspector to call the attention of Governor Johnston to his desire for a conference with the treaty commissioners (DOI 1901s).

The commissioner of the Five Civilized Tribes wrote to the Secretary of the Interior that he had received the department's letter of December 7, 1901, in which the Secretary suggested that proposed provisions concerning the Sulphur Springs reservation be forwarded to the department for consideration by the Chickasaw and Choctaw, and stated that this suggestion would receive the

 $^{^{10}}$ It is of interest to see note that says J.R. Cook, formerly of the Dennis Flynn Republican Club, is now working together with Eugene E. White.

consideration of the commission when the proposed supplemental agreement was acted upon (DOI 1901t).

White had received a letter dated December 14, 1901, from the Dawes Commission advising him that they were unable to find the draft of the provisions that he had prepared and submitted to the acting chairman. Therefore, White reproduced from memory the proposition and sent them a carbon copy (DOI 1901u).

The commissioner of the Five Civilized Tribes wrote to the Secretary of the Interior on December 30, stating that the report would be delayed because the terms of the agreement had not been concurred with by the Chickasaw and Choctaw nations and the commission. A draft proposed agreement had been transmitted to the department; however, it did not include the provision for the reservation at Sulphur Springs. The establishment of a reservation was suggested to the representatives of the Choctaw and Chickasaw; however, they "unqualifiedly expressed a disinclination to agree to the segregation of a reservation at that point" (DOI 1901v).

The commissioner of the Five Civilized Tribes wrote to the Interior Secretary on January 3, stating that there appeared to be no opportunity to accomplish the reserve at that time. It turned out that the "representatives of the Choctaw and Chickasaw Nations, now authorized to negotiate, have declined to consider the embodiment of a provision for that purpose in a supplemental agreement" (DOI 1902a).

The Dennis Flynn Republican Club wrote the Secretary of the Interior on January 3, reiterating that Joseph Swords "is the only person authorized to represent the club in matters pertaining to the proposed reservation." It was the club's contention that the former president, Thomas R. Cook, received and retained letters from the Department of Interior dated October 1, 1901, and that they wanted copies of the letters. A note attached to this archived letter from the Interior Secretary's office then states, "did not write to said Cook. Maybe Ind. Terr. Div. Did" (DOI 1902a).

Inspector Wright wrote to the Secretary of the Interior on March 3, 1902, stating:

In the platting and surveying of this town and the appraisement and disposal of town lots these springs should be reserved in some manner for the general public, as this place is visited each year by a large number of people for the purpose of securing the benefit derived by the use of these springs and in my judgement for this reason this place will undoubtedly in the future be an important and popular resort.

These springs should therefore be reserved in some manner for the general public, as also the whole of Sulphur Creek, including the springs at its source, which are located a short distance from the town, and also that part of Rock Creek within such town.

It is suggested that in the surveying and platting of this town and appraisement of lots that an amount of land embracing all of the above could be set aside as parks and appraised by the town site commission at their true value.

I understand that under the direction of the Honorable Secretary of the Interior the Director of the Geological Survey has caused an investigation to be made of these springs and a report submitted in reference thereto to the Department.

As it will be necessary that some agreement with the Choctaw and Chickasaw Nations be negotiated, I enclose herewith a proposed amendment to the Supplemental Agreement with the Choctaw and Chickasaws, now pending before the Department, and respectfully recommend that Congress be asked to add this memorandum to the agreement, with such modifications as the Department may deem proper.

I have personally inspected these springs and it is of great importance that the same be reserved for the use of the general public in some manner.

The lands covering these springs and waters, being within the town of Sulphur, must be disposed of in some manner and in my judgment it would be extremely unfortunate for the general public to have the same sold at public auction, thereby permitting some individual to secure exclusive rights to same (DOI 1902b).

On March 21, 1902, the draft agreement by the commission to the Five Civilized Tribes on behalf of the Choctaw and Chickasaw was transmitted to the Secretary of the Interior for departmental consideration.

Joseph Swords wrote to the Interior Secretary requesting that the town site of Sulphur be surveyed as soon as possible so people could procure deeds to the lots they improved. Swords stated that the population of Sulphur is about 1,600, "consisting of a large number of invalid persons, veterans of the civil and Spanish wars living on their pensions and many Confederate Veterans as well" (DOI 1902c).

E.E. White, who at this point was the mayor of Sulphur, wrote to Indian Inspector George Wright on June 10, 1902, that "at least 9/10ths of the people in the town want the survey postponed until after the supplemental agreement is voted on by the Indians" (DOI 1902e).

On June 13, George Wright, writing to the Secretary of the Interior, stated that he had received the department's letter of May 27, instructing him to survey and plat the town site of Sulphur,

...having in view the provision in the pending supplemental agreement with the Choctaws and Chickasaws providing for a reservation of 640 acres to embrace the natural springs in and about said village. I am further directed to give notice that a man named Snead, or the town site company which he represents, has no authority to sell or dispose of lots in the town of Sulphur, and that the only manner of obtaining title to such lots is in accordance with the provisions of section 29 of the Curtis Act, and the act of May 31, 1900. If, however, I should be of the opinion that there is any legal or other objection to proceeding at once instructed, I am directed to report the matter immediately to the Department for consideration.

Concerning this matter, I have the honor to report that no steps have been taken to survey and plat the town site of Sulphur under existing law, owing to the provision contained in the pending supplemental agreement, above referred to, and it is not believed by me to be practicable or in any way desirable to survey and plat this town site at the present time, owing to the location of the springs and the existing conditions. I have had prepared a plat, which I respectfully transmit herewith, as showing the springs and surroundings at this place. The exterior limits of the Sulphur town site were originally located in 1900,

prior to the time that there was any agitation over the matter of reserving these springs.

The plat transmitted shows the boundaries as located at that time, but other than running them out on the ground, no further steps have been taken relative thereto. It will be noted that the main springs are located in the town and immediately in the business section. I have also had shown upon this plat the tracts that are at present reserved and used by the town people for park or other purposes. The plat also shows the source or head of the stream east of the town site, which I understand is desired to be included in the reservation when made.

The supplemental agreement provides that not exceeding 640 acres may be selected to embrace all of the natural springs in and about said village, and so much of Sulphur Creek, Rock Creek, Buckhorn Creek, and the lands adjacent to said natural springs and creeks as may be deemed necessary. It is therefore obvious that until these tracts have been selected it would not be possible in any way to survey and plat the town site, in view of the location of the springs and the fact that the streams referred to run entirely through the town site.

I have had some considerable correspondence with the mayor of the town of Sulphur in the matter of platting this town site, and I respectfully enclose herewith a communication from him, dated June 10, 1902, wherein he states that at least nine-tenths of the people of that town do not want the town surveyed until the supplemental agreement is voted on by the Indians, and he as mayor very earnestly recommends and requests such postponement, stating that the reasons are many and obvious.

I do not believe there is any particular necessity of surveying and platting this town site just at this particular time, even though there was no especial legislation pending concerning the same, but in view of the fact that it seems to me absolutely necessary that the lands to be reserved, should this supplemental legislation become law, be first determined upon, and also in view of the desire of the majority of the town people and the regularly constituted authorities, I respectively recommend that no action looking to the surveying and platting of the town site be taken until after the supplemental agreement is finally passed upon one way or the other.

As to the matter of the town site company selling and disposing of lots in this place, I have to respectfully submit that the same condition of affairs exists in every old town in Indian Territory. Parties claiming the occupancy right to lots in these towns have always sold and disposed of such right at any time up to the time appraisements were made and the lots disposed of in accordance with existing law.

The courts have held time and again that where parties are in possession of town lots in these old towns, they can dispose of such right of occupancy or possession, and I therefore respectfully ask that instructions to give the public notice referred to be withdrawn, as the same would have no effect and I know of no means whereby any orders relative thereto could be enforced.

The limits of this town as shown on the plat were fixed in the first instance to include all improvements. It is estimated that the population of Sulphur is now between 1500 and 2000 people (DOI 1902g).

Senator Platt introduced Senate Bill 4848 on March 31, 1902, to ratify and confirm the agreement with the Chickasaw and Choctaw Indians. Congress approved this agreement, known as the Supplemental Agreement, on July 1, 1902.

Inspector Churchill (DOI 1902) wrote the Secretary of the Interior on July 24 regarding carrying out the selection of reservation lands at Sulphur as provided in Section 64 of the act of July 1, 1902 [32 Stat. 641], which section stated in its entirety:

The two tribes hereby absolutely and unqualifiedly relinquish, cede, and convey unto the United States a tract or tracts of land at and in the vicinity of the village of Sulphur, in the Chickasaw Nation, of not exceeding six hundred and forty acres, to be selected, under the direction of the Secretary of the Interior, within four months after the final ratification of this agreement, and to embrace all the natural springs in and about said village, and so much of Sulphur Creek, Rock Creek, Buckhorn Creek, and the lands adjacent to said natural springs and creeks as may be deemed necessary by the Secretary of the Interior for the proper utilization and control of said springs and the waters of said creeks, which lands shall be so selected as to cause the least interference with the contemplated town site at that place consistent with the purposes for which said cession is made, and when selected the ceded lands shall be held, owned, and controlled by the United States absolutely and without any restriction, save that no part thereof shall be platted or disposed of for town site purposes during the existence of the two tribal governments. Such other lands as may be embraced in a town site at that point shall be disposed of in the manner provided in the Atoka agreement for the disposition of town sites. Within ninety days after the selection of the lands so ceded there shall be deposited in the Treasury of the United States, to the credit of the two tribes, from the unappropriated public moneys of the United States, twenty dollars per acre for each acre so ceded, and such moneys shall, upon the dissolution of the tribal governments, be divided per capita among the members of the tribes, freedmen excepted, as are other funds of the tribes. All improvements upon the lands so selected which were lawfully there at the time of the ratification of this agreement by Congress shall be appraised, under the direction of the Secretary of the Interior, at the true value thereof at the time of the selection of said lands, and shall be paid for by warrants drawn by the Secretary of the Interior upon the Treasurer of the United States. Until otherwise provide by law, the Secretary of the Interior may, under rules prescribed for that purpose, regulate and control the use of the water of said springs and creeks and the temporary use and occupation of the lands so ceded. No person shall occupy any portion of the lands so ceded, or carry on any business thereon, except as provided in said rules, and until otherwise provided by Congress the laws of the United States relating to intoxication, possession, sale, and giving away of liquors or intoxicants of any kind within the Indian country or Indian reservations shall be applicable to the lands so ceded, and said lands shall remain within the jurisdiction of the United States court for the southern district of Indian Territory [32 Stat. 641].

The Department of the Interior requested that the U.S. Geological Survey (USGS) have geologist Joseph Taff go back to Sulphur Springs to assist Churchill and also to send a competent surveyor (DOI 1902f; 1902h). A survey to determine the necessary boundaries of the Sulphur Springs Reservation was conducted in July of 1902.

On September 25, 1902, the Chickasaw and Choctaw tribes ratified the Supplemental Agreement, which went into effect on October 1, and on November 19, 1902, the Sulphur Springs Reservation was proclaimed. The Chickasaw and Choctaw ceded 629.33 acres for which they were paid \$20.00 an acre; the total for the land was \$12,586.60 (DOI 1903a).

After the Choctaw and Chickasaw Supplemental Agreement was ratified, regulations were drafted on September 25, 1902, that established provisions relative to the use of the water and temporary use and occupation of the government land (DOI 1903d). Several thousand people visited these springs each season, and a recommendation was made to appoint a superintendent under the charge and supervision of an officer appointed by the Secretary of the Interior who would receive instructions from the Secretary (DOI 1903d).

Indian Inspector Frank C. Churchill went to Sulphur on January 16, 1903, to appraise improvements on the lots (not the value of the lots) and make a schedule for compensation to the owners (DOI 1903h; DOI 1903i). Soon afterward, Churchill was detailed to care for and protect the reservation, and to secure payment of rentals, such as bathhouses, under temporary leases and rules prescribed by the Interior Secretary (DOI 1903).

On February 28, 1903, Acting U.S. Indian Inspector Zevely submitted a report to the Department of Interior showing the establishment of the exterior limits of the town of Sulphur, which had been laid out by Sweet when he was surveyor (DOI 1903e). The supervising engineer stated that he had surveyed and marked 2,572.92 acres for proposed segregation for the Sulphur town site, including 484.79 acres for the government reservation, which left 2088.13 acres for the town site proper. He also stated that a large number of people had summer cottages there, and that more would want them, so the area surveyed would cover that projected need (DOI 1903b).

Senator Platt disagreed, and wrote to Secretary Hitchcock on March 16 that he saw no reason to make the boundaries so extensive, and that he thought that the result would

...take away from allotment to Indians lands to which they ought to have the benefit of full value as the town increases and grows, and give the speculators a chance to get the lands which it is supposed the town may sometime reach at very low figures.... It seems to me better to confine the exterior boundaries of this projected town site to the old town site organization; either this, or to disapprove this survey, which was made by Hinckley, and leave the matter to Churchill if he should be put in charge as inspector, as I hope he may be... [as he is] a man of unquestioned integrity, who cannot be influenced by the speculative sentiment of that territory (DOI 1903c).

Hitchcock responded to Platt that the matter had "been referred to Special Inspector Frank C. Churchill for his report and recommendation" (Platt 1903). A memorandum to the Interior Secretary noted that Platt was not the only person to object to the large area; the Chickasaw and Choctaw representatives also did so (DOI 1903j).

Churchill reported to the Secretary of the Interior that in his judgment "the area proposed is in excess of the present and prospective requirements of the town of Sulphur" (DOI 1903k). On April 9, Churchill's March 25 report was submitted to the Secretary of the Interior by the acting commissioner, stating that in 1901 or 1902, the exterior limits of a town site were surveyed by Surveyor Colby under the direction of Indian Inspector George Wright, and that the acreage of the town site was 948.14 acres (DOI 1903e). In August 1902, the

government reservation took in a considerable portion of the town site. After establishing the reservation lands, more land was needed for the town site; however, Churchill saw no reason to make the town site larger than was "originally proposed," because the town would probably never have great commercial importance, and that it should be "rather a pleasure and health resort" (DOI 1903e).

Churchill stated that the only changes he thought should be made to the town site survey would be the addition of 230 acres on the west and north, in the event that the section lines must be followed. Churchill felt that the 230 acres were not needed-only 109.99 acres according to the original plan, making the segregation for the town site 1058.13 acres. Acting Commissioner Tanner stood behind the "original recommendation" (DOI 1903e). On April 4, Acting Indian Inspector Zevely forwarded draft regulations for the use of the springs and recommended Frank F. Sweet as superintendent, at a salary of \$1500 a year (DOI 1903L). At this point, the Office of Indian Affairs began to divest itself of responsibility for the reserve, as Acting Commissioner A.C. Tonner states:

... when the lands at Sulphur were segregated by the Department they became a Government reservation, and are not, therefore, in any manner, longer subject to the jurisdiction of this office, the Indian title having been, by such segregation, become extinguished (DOI 1903L).

At a later date, Churchill informs the Interior Secretary:

First, the control of the Reservation should be entirely with the Department, and its management separated absolutely from other branches of departmental work in the Indian Territory, in so far as to require whoever may be in charge of the Reservation and Reservation affairs, to report to, and receive instructions from the Secretary of the Interior, direct. The Indians have parted title to their land, the Reservation is no longer an Indian matter (DOI 1903m).

Rules and regulations for the reserve specifically state:

The reservation, and all property of the United States within its limits, shall be under the charge and supervision of an officer appointed by the Secretary of the Interior, who shall receive his instructions from, and report to, the Secretary of the Interior (DOI 1902g).

The town became involved in the competition between two candidates for superintendent of the reserve, Frank F. Sweet and Joseph F. Swords. The segment of the community that wanted the town limits to be large enough for future development endorsed Sweet, who was the town site surveyor, and condemned Swords for going to Washington to have the proposed extension disapproved. This latter faction wanted to see town site growth on the south and east part of the town, and claimed that Swords "subsidized the interest of a proposed new town site North of the Springs and Reservation" (Platt n.d.). According to Swords, James Bayless and Eugene E. White were "grafters... railing against the Secretary for desiring a new addition to [the] reservation, but they have been speculating on false grounds..." (Platt 1903a). Eugene E. White wrote such a harsh letter in denouncement of Swords to E.A. Hitchcock, Secretary of the Interior, that the Secretary stated, "Mr. White's letter I have not, and shall not reply to" (Platt 1903b).

In his letter, White claims that "Mr. Swords [is] too much interested in schemes of speculation in and near the town to be entrusted with such important local authority," and "boasts that through Senator Platt of Connecticut he can

cause anything to be done here" (Platt 1903c). White wanted the springs to be the geographical center of a town on the north, south, east, and west. Swords explains that "James Bayless, a grafter from Gasseville, Missouri came here a year ago and formed forces with White to build up the south hill, to the exclusion of the three other sections (Platt 1903d).

Swords defended himself by writing Platt that "everything favors the growth of the north side of town, area, elevation, excellent ground and scenery" (Platt 1903e). Both Frank Churchill and Orville Platt recommended the appointment of Swords and he became the first reservation superintendent on September 16, 1903.

In April 1903, Swords corresponded to Platt, stating that "White and his crowd have referred charges against me and Churchill as well, when they learned that their town site scheme had been disapproved" (Platt 1903f).

In October, Churchill reported on proposed additions to the reservation:

Any attempt on the part of the Government to enlarge the Reservation as it now is would meet with vigorous opposition from claimants to the land on the south side along the present Reservation lines in the town, which, in the estimation of those in possession who live there, has increased greatly in value. The only point where additions would appear to be necessary is on the south side of the Reservation, and inasmuch as I understand that it will require a special agreement with the Indians as well as Congressional action to acquire additional lands, I will make further comment on this subject by special report if it is considered desirable... [There should be a complete plan for] laying out the Reservation into a Park (DOI 1903m).

Churchill informed the Secretary that the 230 acres on the north and west should be taken into the site, which would make the town acreage 1288.13 (DOI 1903m). On October 20, Secretary Hitchcock reported in a letter to Platt:

The U.S. Indian Inspector for the Indian Territory, Muskogee, I.T., has been directed to amend the exterior limits survey of the town in accordance with a recommendation of Inspector Frank C. Churchill, and to proceed to survey and plat the town site (Platt 1903g).

Senator Platt wrote Swords that he thought the Secretary would recommend "the securing of some additional land for the reservation, in order that the springs may be kept beyond the possibility of pollution" (Platt 1903h).

The last correspondence to Swords from Platt, dated April 20, 1904, showed that Platt was beleaguered by the town's condemnation of Swords. He writes to Swords:

I telegraphed you because there was a very vigorous attempt made to prevent the legislation with regard to the Sulphur segregation, etc. and it was persistently stated that you were President of the Chickasaw Land Improvement Company.... It was hard work to secure the legislation, which was finally put in the appropriation bill (Platt 1904).

¹¹J.M. Bayless came to supervise the Frisco railroad spur to Sulphur, but resigned and went into business with Clay J. Webster, a local banker (Brown and Garrity 1981:97).

On April 21, 1904, the Indian Appropriation Act [33 Stat., 220] expanded the reserve by including 78.68 acres in the northwest quarter of section two and the northeast quarter of Sec.3, T.1S., R.3E and south of this section a tract of land comprised of 140.21 acres. The United States paid the Chickasaw and Choctaw \$60 per acre for the 218.89 acres, at a total cost of \$25,654.60 for the entire 848.22 acres (Platt NP 1912b; DOI 1916).

In May 1906, the Senate Committee of Forest Reservation and the Protection of Game proposed to name Sulphur Springs Reservation in memory of Orville H. Platt, noting that until the statehood bill was passed the matter would not proceed, but the preliminary work could be "shaped to follow the passage of that bill," and that Colonel Swords should be consulted as to the proper method of procedure (DOI 1906).

The Senate and House joint resolutions of June 23 and 25, 1906, respectively (S.R. 69 and H.J. Res. 181), resolved to change the name of the park to Platt to honor Orville Hitchcock Platt. A joint resolution was endorsed by Secretary Hitchcock and passed without amendment to become law on June 29, 1906.

The joint resolution read as follows:

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and is hereby, authorized and directed to change the name of the Sulphur Springs Reservation, an Indian Reservation now in the state of Oklahoma, formerly in the Territory, so that said reservation shall be named and hereafter called the "Platt National Park," in honor of Orville Hitchcock Platt, late and for twenty-six years a Senator from the state of Connecticut and for many years a member of the Committee on Indian Affairs, in recognition of his distinguished services to the Indians and to the country [34 Stat. 837].

In April 1907, charges were filed against Swords with the attorney general to dismiss him for "alleged misconduct in office and improper use of same for personal gain" (DOI 1907a). Some of the specific charges included using "his official position to influence prospective buyers of property and to induce them to buy where he has financial interest" and "lack of executive ability in making improvements" (DOI 1907b). Swords was replaced by R. A. Greene, the second superintendent of Platt National Park in 1907.

The history of the setting aside of the reservation is complex and beleaguered by the personalities and "grafters" of the time. However, special recognition must be given to Eugene E. White, because his knowledge of tribal government and his persistence in getting the bill to protect the springs were crucial to its establishment. It is also clear that it took the work of Congressman Platt, with the inducements of Colonel Swords, to pass it through Congress. Swords conveyed this achievement in a letter to Mrs. Platt (DOI 1906a).

August 7, 1906 Mrs. O.H. Platt Washington, Conn.

Dear Mrs. Platt:

Your very kind letter of July 19, 1906 is before me, and I reply in a typewritten letter, for which please accept an apology because my pen hand is not as firm as I would like it to be. Nothing could be more gratifying to me than the result of my efforts in having the name of this reservation changed to that of "Platt National Park." I was fortunate

enough to secure the support of the President through warm personal friends, and Mr. Samuel Fessenden interested Senator Brandegee, and through Mr. Charles Hopkins Clark of the Hartford Courant, I obtained the support of the Connecticut delegation in Congress. My next effort will be to have the park placed under the control of the Smithsonian Institute, of which the late Senator was so long one of the Regents. In fact, nothing that I can do will ever repay the obligations I owe to your late husband for the many kindnesses extended by him to me. I sincerely hope that you may be able at some future time, when the roads shall be in better condition than they now are, to visit the Park, and meet some of the many friends who revere the memory of the late Senator. We are now passing from the uncivilized state of the Indian Territory to the new state of Oklahoma, and in the sixtieth Congress we shall have two senators and five members of the House of Representatives to give their aid toward placing the Park on par with the other national parks which exist in the west, and I shall then feel as though my life's work was about completed.

I am enclosing a brief sketch of what the park contains, which go toward making it an ideal place for rest and recreation for the benefit of the people of the Great South-west, whites and Indians alike. It may be interesting for you to know that we have in camp at this place about fifty Indians, who are waiting for an officer to come to remove the restrictions. Which act will place them in possession of 320 acres of land, father, mother, children each according to their allotment, which is the fruit of the wise legislation inaugurated, and made effective by the legislative efforts of the late Honorable Orville Hitchcock Platt.

I am, very sincerely yours, Joseph F. Swords

Chapter Three

THREATS TO THE PARK

When geologist Joseph A. Taff surveyed the springs in 1902 he noted that the mineral springs and creeks were of prime importance, and that in order to determine the reserve area necessary to protect the springs and guard against their contamination, practically all of the 640 acres would be required (DOI 1902i).

The geologist characterized the area of Sulphur Springs as follows:

The larger of the two springs as the source of Sulphur Creek¹² issues from the bed of the valley in a dense jungle of young forest trees; the other issues from beneath a projecting bluff of limestone conglomerate on the south slope of the valley about midway in the slope above the main channel. From these sources for nearly half a mile the waters flow with little grade; then the streams begin more rapid descent in a series of beautiful natural low falls and rapids, over dams constructed by the streams' deposited sediments; above the falls are placid pools, and the dams are clothed with mosses and ferns, and in many places occupied by forest trees (DOI 1902i).

Geologist Taff noted four main purposes for setting the reservation's boundary: to preserve and protect the springs from contamination; to preserve and protect Sulphur and Rock Creeks; to reserve space for public passage and comfort in connection with the waters; and to preserve the beauty of the surrounding grounds, forest, and landscape (DOI 1902i).

On June 29, 1906, Platt became the 7th national park. Since the National Park Service was not established until 1916, Platt was managed under the direction of the Secretary of the Interior. In 1906 there was no federal policy governing the establishment of national parks and no National Park Service to manage or protect them. In 1910 Secretary of the Interior Ballinger wanted Platt ceded back to the state of Oklahoma. Oklahoma congressmen fought such a move, and praised the "health giving and invigorating waters of the springs, and above all pointed to the numbers of visitors—more than were registered at some of the worthy parks" (Ise 1961:141-42). If visitation was a measure of park worthiness, Platt set the standard for the criteria. In 1914 Platt's visitation was second only to Hot Springs, ranking above Yosemite and Yellowstone (DOI 1916b).

Visitation by 64,000 people annually was extolled at Sieur de Monts National Monument, which became Lafayette National Park in Maine in 1919, 13 and was used as a basis for evaluating its successful transfer to the status of national park (Rothman 1989:105-106). That same year, Platt's visitation was 107,976. According to one retired Platt ranger, interviewed for this project in 1996, "Platt was one of the older areas, therefore, it didn't grow up with the rest of them.... It was kind of left there... and using the visitor, which I think is why we're here, we finally got help" (Interview Shaffer 1996).

¹²Now Travertine Creek.

¹³Changed to Acadia National Park, January 19, 1929 [45 Stat. 1083].

Despite the purposes for which the park was established and its demonstrated popularity, Platt was consistently threatened with removal from federal protection in 1910, 1913, 1924, 1927, 1928, 1930, 1932, 1938, 1957, and 1958. As early as October 30, 1903, Senator Platt had made a statement concerning "turning over the reservation to the state or territory when organized." Colonel Swords responded to Platt that he hoped "at some future day to prove that the people of the southwest are so appreciative of a place to rest, recreation, and pure water that they will write in asking congress to consider the 629 acres here as supplied by nature for their needs" (Platt 1903a).

Platt responded:

There was a feeling in Congress that the government has taken itself an unnecessary burden on the Arkansas Hot Springs reservation, and that it ought not to extend its liability in the same direction, with which sentiment I confess I sympathise.... It was distinctly understood that the government was not to be committed to expense in this matter, beyond what might be necessary to preserve the springs until such time as the government could turn it over to the state or territory (Platt 1903f).

On January 8, 1930, Representative Cramton of Michigan presented two bills to Congress. The first bill was to change Platt from a national park to a national monument, and if that did not work, a second bill would transfer Platt to the state for use as a state park [H.R. 8283; H.R. 8284].

The importance of Platt was understood by its users and constituents; however, the strong support it received from Oklahoma representatives led some to believe it was draining funds from parks in other congressional districts, and its significance as a national park was questioned. The small size of Platt National Park was also one of the reasons it was a target for removal from the National Park Service. The underlying issue however, was not size, but rather the differing values concerning what national parks should be.

In 1924, Director Mather wrote:

In general the policy of considering and admitting to the system only those areas giving expression to the highest types of scenery has been quite consistently followed. The national park system has been developed along wise and sane lines and it will take wise and sane judgment to resist the demand for inclusion of areas that do not measure up in the highest terms to the high standard that has been set for that system (DOI 1924).

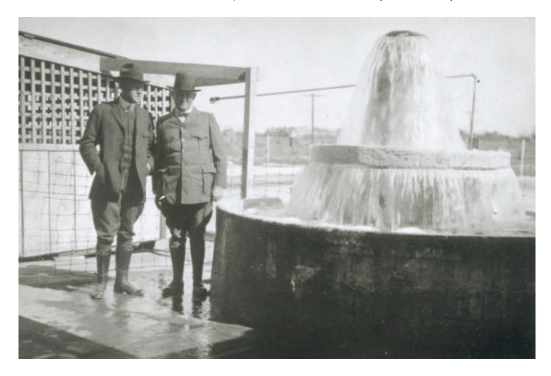
In a letter from the city of Sulphur to park superintendent Robert G. Morris, the people of Sulphur expressed that Platt National Park did measure up.

Platt National Park offers... more, real benefit to the people of this nation as a health resort than any spot on earth. With its many and varied mineral waters it has brought health and happiness to countless thousands (Platt NP 1924a).

After a visit to the park with Stephen Mather in October of 1921, the San Francisco office Chief Civil Engineer, George Goodwin and Landscape Engineer Daniel Hull reported to the director that:

Platt Park being one of our smallest parks and situated as it is practically within the confines of a corporate city, its proper development represents rather a different problem than that affecting our

larger western and more remotely located parks. Platt Park is, however, I believe in the fullest sense, a National Park (NPS 1922).



Stephen Tyng Mather and Superintendent Ferris, Oct. 1921 (Harpers Ferry 69-572)

In a 1932 field report to the director, Harold C. Bryant, Assistant Director of Research and Education, said after visiting the park that his main reaction was that it "was more of a park than I thought. Of outstanding interest are the remarkable mineral springs" (DOI 1933a).

And Platt's visitors were not just locals or Oklahomans. Chief Civil Engineer George Goodwin reported that the "visitors that had come there during the past few years were from quite distant states" (NPS 1922). There was also a sentiment among those interviewed that the park was visited by people from all over the United States, as evidenced by the various license plates they notice here.

It is quite clear that park standards were based on individual ideals of what constitutes a national park at given times. The 1931 annual report on national park standards states:

Our ideals contemplate a national park system of primitive lands free from all present and future commercial utilization, but, like all ideals, they can not be uniformly attained in this day and age (DOI 1931:6). If we did not allow for a broad range of parks, the system would "probably have netted us just one park, the Yellowstone" (DOI 1931:7).

In 1932, Louis C. Cramton, special attorney to the Secretary of the Interior, was asked to make a careful study of the Congressional Record and all other legislative documents relating to Yellowstone National Park, to determine what Congress, in initiating the National Park System, intended the national parks

to be, and what policies it expected would govern the administration of parks.

Some of the key criteria for parks that Cramton identified were that national parks should:

- 1. Be dedicated and set apart for the benefit and enjoyment of the people.
- 2. Have national interest because of their value from a scenic, scientific, or historical point of view.
- 3. Be of national interest in their preservation.
- 4. Possess variety, accepting the supreme in each of the various types and subjects of importance.
- 5. Be enjoyed and used by the present generation, with their preservation unspoiled for the future, to conserve the scenery, the natural and historic objects, and the wildlife therein.
- 6. Provide inspiration.
- 7. Relate development to their inherent values to promote beneficial use by the people.
- 8. Be administered primarily for the benefit and enjoyment of the people rather than for financial gain, and such enjoyment should be free to the people without vexatious admission charges and other fees.

After the establishment of the National Park Service and prior to its reorganization in 1933, many areas that should have been preserved "did not meet the amorphous standards for national parks." "A problem of semantics plagued such areas" if they did not have the scenery that characterized the national park class (Rothman 1989:58). When national monuments were added to the National Park System there were "no intrinsic features that separated national monuments from the national parks," only the view that parks represented "scenic monumentalism." Therefore, in order to make national monuments equal to national parks, some manipulation was required. Although it was never a national monument, Platt's landscape was manipulated to meet these same amorphous standards, as acknowledged in a Civilian Conservation Corps (CCC) report to the chief architect.

With the establishment of the Civilian Conservation Corps camp at Platt National Park came a welcome opportunity to clean up and renovate the area and to bring the park design up to National Park standards (Platt NP 1934a:2).

After the community, consisting of 371 remaining town buildings, was removed from the springs, the denuded areas were revegetated with local flora (DOI 1908), a philosophy no different than revegetating heavily used wilderness campgrounds in some of our more "scenic" national parks today.

In the 1970s, standards for national parks were presented in NPS Criteria for Parklands. The criteria for natural areas included outstanding geological formations, biota of relative stability maintaining itself under natural conditions, and an ecological community significantly illustrating the process of succession and restoration to a natural condition following disruptive change. One of the criteria for national significance of historical areas listed "structures or sites associated significantly with an important event

that outstandingly represents some great idea or ideal of the American people" (DOI 1971:13).

Not only did Platt retain natural significance after "disruptive change," but its cultural significance is tantamount, in that it is a NPS-designed landscape, with extensive elements constructed by the Civilian Conservation Corps under the park's master plan. The park's history of hydrotherapy at a time before medicine such as penicillin had been discovered is a significant criterion for national significance related to "some great idea or ideal of the American people" (DOI 1971:13).

In the late 1930s, there was an attempt to enlarge Platt National Park in an effort to protect the entire unique geological features of the Arbuckle uplift. This proposal resulted in a 1938 study and report; however, the recommendation was disapproved, with the suggestion the park become a state recreation area (DOI 1958a). Later, in 1938, a proposal was made to add Veterans Lake to Platt and change the status from a national park to a national recreation area. This was opposed by local residents who feared the result would be its transfer to the state and loss of national park status (DOI 1958).

In the 1950s there was a large migration of people away from Oklahoma, so the state and federal government began to develop water resources in an effort to attract new industry and keep Oklahomans in Oklahoma (Gibson 1981). One of these projects was the Arbuckle Reclamation Project, developed by the Bureau of Reclamation to provide a permanent municipal and industrial water supply.

The thrust to remove national park status from Platt National Park culminated with the proposal to add the Arbuckle Reservoir to NPS management at Platt in 1958. Its significance as a national park again came to the forefront. In a study of this proposal, the conclusion was that the Arbuckle Reservoir would not qualify as a national recreation area; however, it might offer the opportunity to combine it with Platt National Park for transfer to the state of Oklahoma. There were no standards and criteria for the evaluation of national recreation areas at the time (DOI 1958a).

Former park employee Retha Condriff discussed the confusion regarding designating Platt as a national recreation area. "People rationalized that Platt was an area where picnicking occurred and that picnicking is recreation, so Platt must be a recreation area. And they are swimming in the holes. That is recreation too." (Interview Condriff 1996). Despite the fact that the Advisory Board on National Parks, Historic Sites, Buildings and Monuments recommended that the 912-acre Platt National Park remain unchanged with the addition of the recreation area (DOI 1966), in 1976 Platt National Park's land status and name were changed to Chickasaw National Recreation Area.



RETHA CONDRIFF

The Chickasaw Tribe proposed to change the name of Platt National Park to Chickasaw National Park in 1967 to honor the cession of their former lands (USGPO 1977:36). In 1970 the tribe reaffirmed and updated that proposal to reflect the proposal to join Platt National Park and Arbuckle National Recreation Area, and requested that the name become Chickasaw National Recreation Area (Chickasaw Nation 1970). The use of the name Chickasaw to commemorate the Indian Nation who ceded the land was supported by the cities of Sulphur and Davis; however, the Sulphur Chamber of Commerce and the community wanted "to retain the National Park intact" (Heltzel 1972). This sentiment was expressed in a letter to President Nixon from a 12-year-old Sulphur girl:

The people of Sulphur are mad because we have had Platt National Park for many years. The people of Sulphur love the Park the way it is.... If you Mr. President ever come to Sulphur you'll know how come we want it Platt National Park (Dilbeck 1973).

During this same period, a resident of Houston, Texas, wrote Senator Bentsen that he felt "the loss of this small, very beautiful and delicate ecotone, which would easily be ruined without the protection of national park status, would far outweigh... heavier development of a recreation area" (Vincent 1974).

When asked how the change in status to a recreation area came about, a former ranger stated that community advocates thought a recreation area would receive more funding. Unfortunately, when they did this, the reason the park was established was downplayed. "When the lakes came along, the springs went by the wayside.... They say you shouldn't have dropped why the area was created to start with. That should not have been" (Interview Shaffer 1996:15).

Retha Condriff said that she did not feel that the name change made any difference in the use of the original acreage of Platt, what is now called the Platt District; however, there was concern by long-time residents who felt that the loss of its status as a national park was merely a stepping stone to the future conveyance of both areas to the state of Oklahoma. "It was a genuine heartfelt concern." The community had a great sense of pride about the park (Interview Condriff 1996).

In the Committee on Interior and Insular Affairs Senate Report of March 3, 1976, concerning the proposed recreation area, Senator J. Bennett Johnston of Louisiana called Platt an "anomaly arising from the early conservation movement prior to the creation of the National Park Service" (U.S. Senate 1976). In a change from their 1966 position, the chairman of the Advisory Board on National Parks, Historic Sites, Buildings and Monuments talked about the criteria for national parks that have been developed subsequent to the authorization of Platt National Park, which "that area does not meet" (DOI 1971a). Dwight Rettie, former chief of the NPS policy development office, makes an important point that could be used to counter this argument. Rettie says he sees "no reason why parks that were brought into the system in 1925 (but pick any year) should be required to meet the same criteria intended to serve as a filter for new parks.... There ought not be any 'lesser' parks in the National Park System" (Rettie 1996).

It is unfortunate that Platt National Park lost its park status in the struggle to understand or clarify what national parks should be, despite the value people placed on the park. As expressed by one family that has been coming to the park since 1902, "when we entered the park, we lost all stress. There is nothing like the natural beauty of this place and the water. I can't mention the water enough, it is so soothing" (Interview Austell 1997).

Platt was established as the seventh national park, 27 years before the reorganization of the NPS in 1933 under Executive Order 6166, which made the NPS responsible for much more than scenery, as it added historical sites—as a consequence the distinctions between the different park units began to coalesce. The new NPS areas fulfilled an objective of building a constituency within the American middle class and changed the "previously elite system" to one belonging to the American people (Rothman 1989:188).

In a letter written to Conrad Wirth by Frederick Law Olmstead, Jr., expressing the philosophies of both men's fathers, the following excerpt is important in understanding the role of the National Park Service:

[There is] something of much more profound importance in park work than is generally recognized... Constant and compelling interest in and sympathy with, the people using the parks—on finding one's chief satisfaction in appreciative friendly observation and study of the ways in which those people actually use, and derive pleasure and benefit from any given park, and in helping and guiding them by every available means to get the best values from their use of it... that are made possible by the inherent characteristics of that particular park and by the widely various personal characteristics of the people themselves (Wirth 1980:21).

Platt exemplifies this view. It is a place where people go to drink curative waters, enjoy an early morning breakfast cooked on an open stove in a CCC constructed picnic area, contemplate the sunrise from Bromide Mountain, view the purest of water emanating from the earth, and swim in the cool pools of Travertine Creek.



KIDS IN TRAVERTINE CREEK NEAR NATURE CENTER

In the hearing before the Subcommittee on National Parks and Recreation to establish Chickasaw National Recreation Area, Representative M. Taylor asked, "What would be the difference in management of this park if it were changed to become a recreation area?" Representative Wheeler responded, "It is a difference in degree and emphasis... from natural preservation to a more intensive recreation use by the visitors" (DOI 1975).

This may be true of the lake area, but the original park area will always retain the dignity and qualities that it was recognized for-providing a healthful, relaxing natural environment for people.

Chapter Four

EARLY LANDSCAPE DESIGN

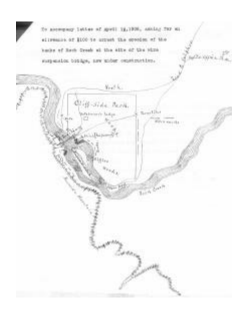
Prior to the protection of the springs, many areas had been bare of vegetation due to the clearing of the two former town sites, and cattle had made mud wallows of the springs. In 1908 the superintendent proposed the employment of a scientific forester for the reforestation of denuded portions of the park. The forester began sodding the park with Bermuda grass, including the areas of West Central Park and Cold Springs. In 1909 the superintendent was instructed by the Department of Interior to raise alfalfa and oat hay for sale. The philosophy behind this decision was that it is better to raise profitable crops on the old fields than to let them grow up in weeds that mar the landscape (Platt NP 1909a).

During the later part of 1908, the state forestry department examined the park to ascertain how practical it would be to reforest certain portions. In the spring of 1909, Superintendent Greene planted a number of young trees, but the drought killed all but one. From 1910 to 1911, about 178 young trees were planted, with higher survival rates. In 1913, 108 shade trees were planted in East Central Park and West Central (Flower) Park, and along the Buckhorn Road. Also in 1913, two alfalfa crops were cut and stored, and "a fairly good oat crop harvested and put away, with prospects for an excellent corn crop" if the hot winds they were experiencing did not burn it up (Platt NP 1913).

Revegetaion was not the only landscape consideration for the area. Inspired by its natural beauty, the park's features enticed landscape design. In 1902 the geologist's report highlights the potential for such beautification.

Nearly midway between the high land and the bases of the valleys of Sulphur and Rock Creeks, hard pebbly limestones occur lying in a flat position in the midst of softer strata. The varying hardness of these rocks in their outcrops gives a diverse and beautiful topographic effect to the valleys. They make steep and rugged slopes, terraces, and cliffs clothed with trees and vines in many places over-looking the forested stream valleys. Such topographic features are especially prominent on the south side of Sulphur Creek valley, and in the south sides of the bends in Rock Creek. Near the center of Sulphur and above the Bromide Springs, in the extreme southwest corner of the town, these terrace-forming rocks afford secure footing and pathways in the slopes, and their abundant loose boulders are convenient for the construction of rustic seats and bridges, and dams, if need be, across the streams (DOI 1902i).

The first formal landscape design within the park began in 1908 when recommendations were made to build the rock-arch foot bridge in West Central Park and an ornamental gateway of native stone facing the boulevard between Second and Third streets (Platt NP 1908d). The wire suspension footbridge at Bromide Springs was completed in June of that year. After its completion, 136,590 people visited Bromide Springs. The rock-arch bridge known as Lincoln Bridge was completed and dedicated on February 12, 1909. At each end of this bridge were circular flower beds in rustic walls of conglomerate stone, where the civic league of Sulphur planted a large variety of ornamental shrubs and flowers. Similar flower beds were also planted in Cliffside Park near the north approach to the wire suspension bridge.



CLIFFSIDE PARK SHOWING ORIGINAL BROMIDE PAVILION ACROSS THE CREEK (DOI 1908c)

The first appropriation of money from the federal treasury for maintenance and improvement of Platt National Park came in 1911 in the sum of \$5,000. In 1912 another appropriation was made for maintenance, bridges, roads, trails, and sewage in the sum of \$18,000 (Platt NP 1912b). That year, 4,466 square feet of cement walks were laid in Flower Park, as well as 48 cement steps and a cement sidewalk along the Cliffside Trail, increasing the total cement walks within the park to 7,573 square feet. On the outer edge of the Cliffside Trail, two banister posts of conglomerate rock and cement were erected, through which a strong iron chain was strung to aid pedestrians in ascending and descending the steps, and to prevent accidents. Near Robber's Roost, a woven wire fence was erected on the outer edge.



"Visitors on Burros, circa 1900" (CHIC Archives 0133)

By 1916 more visitors were coming by car, and the campgrounds grew overcrowded. These visitors "had the appearance of being a more prosperous class of people than at any year previous" (Platt NP 1916a). In a 1922 report from NPS Engineer Goodwin and Landscape Engineer Hull, they note "the most essential need of Platt Park today is additional camp grounds... [and the] sanitary development in connection with these new camp grounds." They also recommended that no camping be allowed at Bromide Springs to reserve it for "general recreational and meeting purposes." The report noted that the tilled fields could be used "to better advantage as camp grounds than for the production of corn", and recommended the extension of Cold Spring camp up Travertine Creek (NPS 1922).



"Camping in Platt, 1910s" (CHIC Archives 0110)

The Cold Springs public camp, located along a wooded grove of trees, was a favorite place for picnic parties. This was one of three camps later developed for more "systematic use and beauty" (CCC 1935). During the winter of 1912, the superintendent had about 50 acres of timber thinned out and the underbrush cleared along both sides of the road at Cold Springs. He also had a table 36-feet-long with benches around it, and additional benches and two comfort stations constructed (Platt NP 1913). Cold Springs camp was "used to a great extent by people seeking recreation" in the summer, and was usually crowded to capacity (CCC 1935). Cold Springs was not the major camping area in the early years. Most camping was at Bromide, in the area around the ranger station and Walnut Grove. A former ranger remembers the campers at Bromide back in the 1950s:

They used to come in their wagons, and they would have some chickens, and when the camping was over, the first year I worked seasonal, we had a problem getting those chickens all caught up. People would go out there with their chickens... and when they left, they left their one chicken they didn't eat, and some of them even turned their last chicken loose, so we derived several ways of catching those chickens (Interview Shaffer 1996:3).

Tents could be rented locally at Goff's and Hicks'. 14 These businesses set the camps up, complete with cookstoves and cots.

Blind Charlie rented tents, cots and tables and chairs to the people. He would take them down and put them up. He had a black dog and he'd go down.... He'd pull his wagon down and put the tents up, and he had a dozen tents up, but that dog would bring him back to that tent, right there.... Now he couldn't rent them in the park, but he rented them outside. Then he could take them down and put them wherever they wanted them (Interview Shaffer 1996:4).

This was probably in the late twenties or early thirties. There was another man there that had a business, he was a colored fellow and he sold hot tamales.... That little corner was quite busy because the visitors who came back year to year knew, and there was a little store right there too [12th and Lindsay]. To me it was part of the park's history. Growing up, we could see the park rangers, and that's when I decided I'd like to be a park ranger... But I'll have you know, I asked the ranger how much he got, and he said he made a lot of money, about \$5.00 a day. I just couldn't believe that anybody could make that much money, \$5.00 a day... A dollar a day was the going rate for hard work (Interview Shaffer 1996:6).

The CCC rehabilitated Cold Springs Campground between 1938 and 1939 and Central Campground in 1939. After the development of these two campgrounds, visitation continued to increase, and camping at the Bromide Springs area was permitted for overflow only until 1950, when the Rock Creek Campground was completed. The Rock Creek area was part of the original Dixie H. Colbert¹⁵ patent of July 13, 1910, (Interview Colbert 1996:3,7) and the park purchased 63.75 acres of this land on March 6, 1942 (Branch 1941; Platt NP 1966).



BUS CAMPING AT COLD SPRINGS (Harpers Ferry 60-JB-252)

¹⁵Scott Colbert's great grandfather.

¹⁴Hicks operated into the 1980s.

In 1922 the city of Sulphur and the chamber of commerce constructed two community houses in the park, one at Bromide Springs and one at Cold Springs, to be used for gatherings in case of bad weather. In the fall of 1946, the Bromide community house was acquired by the park and used as a temporary museum. In the spring of 1947, the community house at Cold Springs was acquired and converted to temporary seasonal quarters; it then became the resource management office, and then returned to temporary housing. As of the publication of this report it is a physical fitness training room.

There were few improvements possible under the 1923 annual appropriation of \$7,500, and the increasing use of the park by campers and tourists urgently necessitated a larger appropriation for the extension of the campgrounds, sewer, water, light system, and toilet facilities (Platt NP 1923). Park roads, which had originally been constructed for horses and carriages, were too narrow for automobiles. A request for more funding in 1920 is recounted in John Ise's book on the NPS. He states, "one Oklahoma representative wanted \$30,000 to build roads, causeways, bridges, dams, retaining walls, toilets, repair buildings, purchase tools, and otherwise improve and beautify the park" (Ise 1961:141).

These requests did not get a warm reception in Congress. Often when the appropriation for Platt came up there was a great deal of sarcasm and merriment. When one of the appropriation items came up Representative Smith of Iowa said that the park was good for two things: to take care of the five men employed there, and to act as a sewage receptacle for the town of Sulphur; and he recommended that Platt, and also Wind Cave, be given to the states or returned to the Indians (Ise 1961:141).

Platt continued to be plagued by insufficient appropriations, and it was not until CCC Company 808 arrived in 1933 that the numerous needs of the park were met, utilizing the master plan that had been prepared June 15, 1934, by the NPS San Francisco office under Superintendent Branch (NPS 1934).

Until the camp was instituted at Platt, there had been little detailed study of the design problems of the park. The Master Plan prepared by the San Francisco office was of utmost value in giving a general organization of the work, but in general, due to lack of field study and the absence of detailed topographical information, few plans were available (Platt NP 1934a:16).

As early as 1922, the NPS recognized that Platt National Park's development should be studied from the perspective of landscape architecture (NPS 1922). Work at Platt closely followed the master plan; and specific plans were developed for projects to "insure proper accuracy and to study the problem thoroughly" (Platt NP 1934a:16). In 1935 two "urgently needed plans" for the CCC were laid out in working drawings for the Bromide and Hillside springs pavilions. Sketches for these structures were sent to the San Francisco office for approval (CCC 1935b). In their seven years of work at the park, the CCC provided access to the springs, facilities, trails, picnic sites, and campgrounds-all monuments of architectural integrity.

Chapter Five

THE VOICE OF THE 808TH

These were very, very hard times and poor times.... We lived in creeks and things. Before we come here we lived all over Arkansas and New Mexico and we traveled and picked cotton.... We didn't have much of a chance to go to school-we stayed on the road all the time, in old cars. If it hadn't been for the CCC we would've had to pack up my nine brothers and sisters and go to Arkansas. There's no way we could've lived, because I couldn't get a job at that age... I was the oldest.... And after the CCC I stayed here. I never did leave no more (Interview Long 1996:5,11,20).



HAROLD LONG

Camp NP-1 at Platt National Park was the first national park CCC camp in the 8th corps area (Oklahoma, Texas, New Mexico, and Arizona), and was authorized on April 20, 1933. The original camp was located in the southeastern portion of the park near the Veterans Hospital. On May 10, 25 Local Experienced Men (LEM) were enrolled, followed by a contingent of 50 men on May 16; and by May 24, there was a total of 169 men, all from Oklahoma, "a fact which contributed greatly to the success and morale of the camp since most of the enrollees were able to spend week-ends with their families" (Platt NP 1934a:2). The original camp location was near a dairy and there was a problem with flies so it was moved to a site on Rock Creek, "just below Black Sulphur Springs," on November 5, 1933 (Platt NP 1934a:2). Company 808 occupied this camp location for 15 periods, until the camp was closed on June 29, 1940, and the company moved to Colorado.

Throughout its tenure, the camp consisted of approximately 200 men, with the addition of 54 drought relief men from Dallas, Texas in 1934. The drought broke in 1935 and the drought enrollees were reduced from 54 to 21 (CCC 1935:2).

The recruits varied each period, but many were local boys. The CCC narrative reports shed some light on the composition of the camp. During the fourth period-October, November, and December of 1934-park superintendent Branch reported:

It appears the average type of enrollee at this camp is somewhat of a different character than the first enrollees received. While the general morale and willingness to work has from the beginning been very fine, it is apparent the present enrollees are of a steadier type-the fickle, gold bricking type having been apparently practically disappeared entirely (CCC 1934).

A 1935 report states that responsible and conscientious men were hired at the beginning of the program for supervisory positions, and they were retained the entire time (CCC 1935c). In 1937 the CCC program was extended, as was the time period an enrollee could serve-from six months to two years. The same act that extended the CCC and the length of enrollment also provided for local civilian employees to be added to the CCC work force. These men performed more specific duties, similar to the LEMs, and were paid \$75 per month. Former LEMs had the opportunity to qualify for these positions, as did others in the local community (NACCA 1999).

African American men usually were enrolled in segregated CCC camps. During the third enrollment period of 1934, Company 808 included black enrollees.

18 Negro boys were transferred to the camp. Momentarily it was doubtful as what the result would be of assigning the Negro boys to this camp. However, careful administration has avoided racial complications and now the Negro boys are functioning very satisfactorily. The Negro boys live, eat and work separately from the White boys, but receive identically the same consideration, and their work has proved satisfactory (CCC 1934b).

Company 808 boasted "a very mellow colored quartet," which performed in the mess hall on two occasions "before an appreciative audience." The quartet consisted of Walter Hardridge, Eddie Branch, Curtis Ervin, and Earl Phillips (CCC 1935f).

The CCC camp facilities included a headquarters building, a day room with Ping Pong™ tables, and a little canteen where you could buy cigarettes, gum, and candy; in the middle of the camp was a shop building, and educational and supply buildings. On the west end there were two barracks on the north side and the latrine in the middle. On the far end was the mess hall. There were three more barracks located on the south side and a flagpole in the parade ground. "I say it was a parade ground. It was where we stood for formation" (Interview Pollard 1996:13). Today there are three fireplaces west of the location of the CCC camp. According to Earl Pollard the remains of the old CCC coalhouse foundation can still be seen east of the Monkey Tree.



FRONT VIEW OF CCC CAMP (CHIC Archives 0029)

The CCC carried out a vision for the park. The vision was that of the camp's senior landscape foreman, Edmund B. Walkowiak, who said that

...despite the natural beauty of Platt National Park, it was quite evident from a landscape viewpoint that many fine areas had been totally neglected and too many terribly mistreated. No landscape work of any major proportion had ever been undertaken, and considering the intense use and mis-use the 840 acres, of the Park, receive, there was a lot of room for improvement and repair (CCC 1934b).



CCC STAFF
Vernon H. Fielding, Edmund B. Walkowiak, Sam G. Whittelsey, and
Jerome C. Miller

The CCC developed the landscape seen today in Chickasaw's Platt District. They confined Rock Creek to its channel; constructed fine masonry pavilions; built trails, bridges, roads, and campgrounds; landscaped entrances; trimmed trees; planted vegetation; and fenced a new buffalo pasture. In 1936 Superintendent Branch wrote that the work accomplished in the past three years were "equivalent to 20 years accomplishments under regular park programs" (Branch 1936). Company 808's masonry and forestry work was exemplary, but the development of the young men "mentally, physically and morally" was by far the most outstanding part of the program, because this was its prime purpose (Branch 1936). Jay Pinkston remembers working "harder in Platt National Park than I ever worked for any contractor or expected to" (Interview Pinkston 1996:27).



JAY PINKSTON

As Superintendent Branch wrote early in the camp's history,

...we feel that a very efficient organization has been built up and we will be sorry to lose most of the boys in a few months, at the end of the twelve month period. It appears that most of the boys would be content to remain at Platt indefinitely, but we feel it is best for them to make way for others and enter outside work for their own good (Branch 1934).

Branch got much assistance from the CCC. In fact, he even had select CCC boys help in his home. For example, former CCC enrollee Joe Rutledge recalls taking three or four of Branch's children out to do things, and he even helped Mrs. Branch with the housework (Interview Rutledge 1997). Evidently Branch's "building of the park" was far reaching.

In 1934, CCC Landscape Foreman Walkowiak wrote down his extraordinary philosophy for the landscape design of Travertine Island, constructed between August 11, 1933, and February 2, 1934.

This area which had been known under various names such as, "End of the World" and "Old Barbecue Pit" had long been recognized for its primitive beauty, and as one of the most interesting spots in the Park. With the presence of the most magnificent trees within the park, the natural topography of its travertine formations, one might doubt whether humble man should meddle with this handiwork of nature. But the area had long been used for picnics and regardless of our feeling about the matter, would probably continue to serve this purpose. Therefore, with the authority, which you and Mr. Branch gave to me, I resolved to make it a picnic area which would endure through centuries and which would serve countless generations. While actuated to make a useful and lasting work I also hoped that development would have an aesthetic value.

The natural topography suggested the main elements of the design and construction. For example, we decided that the general shape of the whole area should be defined by the travertine out-cropping, and that these out-croppings should remain undisturbed. A wall and seat combination faithfully follows the inside line of the travertine formation, and where travertine does not naturally occur; we have introduced it to suggest a complete enclosure of travertine. The topography also suggested the three subdivisions of the area, which we have affected. While the three subdivisions are intimately connected, each affords a certain degree of privacy from the others, and each may serve a special use. For example, subdivision 1 might well accommodate a card or dinner party of four. Subdivision 2, might afford seats for a band, orchestra, a chorus, or various other groups or musicians.

The main subdivision 3, might supply seats for an audience of three hundred people or more, whether this audience was enjoying a musical, a lecture, or some general entertainment. We feel however, that the main use of this area will be for large picnic lunches. The large paddle-shaped table will accommodate at least twenty-five people, whom we may conceive to be the officials or other dignitaries of some organization such as that of the American Legion. The bean-shaped table was designed primarily for the children who might be holding their own party, or who might be along with their parents in a general picnic party. The oven and wood-box-table combination is adequate to the obvious uses for which they are intended.

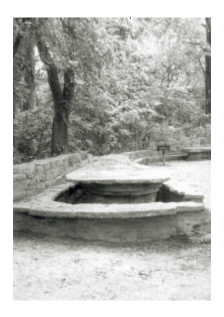


TABLE AT TRAVERTINE ISLAND

All the elements mentioned above in shape and general style were motivated by the general design of the area, which in turn was motivated as we have previously stated, by the natural topography of the area in addition to practical considerations.

While development of the first area on Travertine Island shows a predominance of travertine over any architectural elements, the reverse is true in the main development on the island. Here the exceptionally fine rocks from the quarries at Dougherty, Oklahoma are dominant. Indeed, the availability of the Dougherty rocks-approximately twelve miles from Sulphur-was the chief practical consideration in addition to topography, which motivated the general design (CCC 1935).

After Travertine Island, the CCC began work at Buffalo Springs. As early as 1921, the development of this spring had posed an interesting philosophical dilemma for the NPS landscape architect. That year the park planned to encircle Buffalo Spring with a stone wall laid in cement, which would cut off the surface water that made the area unsightly (Platt NP 1921). Director Cammerer wrote to NPS Landscape Engineer Daniel Hull noting superintendent Ferris' position that the spring was subject to surface water pouring in, and that an enclosure would keep the spring water "clear and pure" (NPS 1922a).



"Working on Buffalo Springs" (CHIC Archives 0003)

Hull responded to the proposal by saying that "we certainly could not make the place more beautiful as a natural landscape and, after all, the natural landscape is the thing we are trying to preserve" (NPS 1922b). In a second letter, Hull said that "we cannot add to the charm or beauty of Buffalo Spring by any man made structure" (NPS 1922c). Hull was under the impression that the enclosure was being proposed to accommodate the city's water needs.

When the CCC arrived in 1933, Buffalo Spring was used almost exclusively by picnickers and sightseers and was in a deplorable condition because cars were parked everywhere.

The whole area was overgrown with weeds, vines, brush and trees, some of which were dead and dying, presenting a very untidy and overgrown appearance.... This same area was subject to overflowing during seasons of heavy rainfall which left deposits of all kinds (CCC 1934b).

The creek's meander cut heavily into the surroundings, hampering flood control, so the CCC filled the channel with 300 cubic yards of dirt to provide flood waters with a direct passage to prevent overflow, and to remove the danger of the creek bed flowing into the springs (Platt NP 1934). A pergola, "whose design and construction was quite foreign to National Park Service standards," occupied a very "conspicuous spot near the Springs" and was removed. Access across the creek was necessary, particularly for fire regulation (CCC 1934b).

The CCC landscape foreman, Edmund Walkowiak wanted to give the whole area the "fine setting it deserved and to make the spring water more appetizing." Plans were drawn, which called for a low circular stone structure enclosing the main portions of the springs and the construction of stone and wood guard rails to keep cars within bounds and to provide suitable entrances to both areas. The landscape work included raising the grade level 15 to 18 inches at the springs and picnic areas; planting trees shrubs, and evergreens; building rip-rap walls along the creek for bank protection; constructing a barbecue, tables and fireplaces; and, laying flagstone and gravel walkways (Platt NP 1934).

The first task for the construction of the Buffalo Spring enclosure was to excavate a 3-foot-deep and 47-foot-diameter ring with a steel-reinforced concrete base. This was constructed of 32 piles of 8' X 8' white pine in two concentric circles. The result was a ring of concrete 8-inches-thick and 10-feet-wide resting on piles to support the base for the upper stone structure.

Foreman Walkowiak had the men quarry the rock at Dougherty where he selected stone for the caps and parking area retaining wall. The stone tables, a fireplace, and garbage and wood receptacles were completed in July 1934. "The embryonic stone masons of the CCC surpassed all our expectations in producing this excellent piece of work" (Platt NP 1934).

This entire work was done by untrained boys from the CC Camp and is interesting both as a handsome piece of work and also as an object lesson in what the Camps can accomplish under careful direction (Platt NP 1935a).



Rock Crew-CCC Boys (CHIC Archives 0027)



Buffalo Springs after CCC Completed Work (CHIC Archives 0005)

Buffalo Spring became "one of the most desirable picnic places in the park" (Platt NP 1934c). CCC worker Jay Pinkston remembers the big sheets of sandstone rock that were made into tables and benches. Every morning the park ranger would take the CCC crew up to Buffalo Springs with "a 3 gallon bucket and a broom and [they] scrubbed everyone of those tables before the tourists got there, every morning" (Interview Pinkston 1996:6).

In August 1934, gravity earth dams with clay core walls were completed downstream from Antelope Spring to create lily pools (Platt NP 1934c).

Four 16 dams were constructed along the Spring Creek in order to add interest to the creek and to create noise of falling water. Also, the added pressure created along the Spring Creek, due to the pools behind the dams, keeps the Springs from breaking out along this creek bed. The dams were built of rock and stone 6 to 9 inches high... To facilitate crossing the creek between the Spring and picnic areas steps were built on both sides of the creek and 4 stepping stones set into the creek bed.... The steps are connected to the Spring by a flagstone walk.... Two stone tables with seats around are to be constructed; also three small fireplaces which will eliminate the dangers of open fires.... It is hoped that the present Buffalo Springs area warrants the time expended and materials used, and that it will... be a source of joy and pleasure to the many thousands of visitors to Platt National Park (Platt NP 1934).

In 1934, under the CCC Forestry Foreman Donald E. Stauffer, the trees in the upper part of Cold Springs campground were given "surgical and pruning work" (Platt NP 1934d) and a section of Cold Springs campground was closed for several years so that the vegetation could recuperate from heavy use.

The campground was rehabilitated between 1935 and 1939 under an organized campground plan "according to the ideas approved by" Dr. Elmo P. Meinecke, a renowned plant pathologist (Branch 1936). Meinecke had developed a system of campground planning for the NPS in the 1930s that included road design, parking, and restoration. The plans for Cold Springs Campground, which consisted of 15 acres, were completed during the fourth period (October 1, 1934-March 31, 1935), and development of the area began in April 1935. The Cold Springs comfort station construction was begun on July 19, 1935, under ECW construction. The buildings were a "departure from any previous masonry done in the park," as the material was a rough, dark, gray and brown sandstone of large and irregular shape. The largest individual stone weighed approximately 6 tons (CCC 1935a:3). According to the construction report, "the appearance is much more natural in effect than the yellow-brown limestone previously used, and blends more inconspicuously into the landscape" (CCC 1935a:3), and the restrooms were "fine examples of rustic architecture" (CCC 1935b:2).

The Cold Springs masonry, completed in October 1935, "will probably determine the type of future stone work used in the park" (CCC 1935d). Fireplaces for the 66 campsites were constructed of the same stone as the restrooms in September 1935. In March 1938, the building crew completed the checking station, and "the appearance of this structure [is] unusually pleasing" (CCC 1938).

Priority was given to minor improvements in the campground to make it ready for the season opening. One CCC worker interviewed remembers planting Bermuda grass at Cold Springs, which they acquired along the shoulders of the road in the black part of town (Interview Pollard 1996:12). In 1939 the superintendent reported that the campground opening was postponed "one more season" to give

¹⁶Only three exist today.

the new vegetation time to get established; besides, the drought had caused Travertine Creek to become dry, and its "main attraction" was the swimming pools (Branch 1939).

A report of proposed CCC projects recommends that the Bromide Springs Pavilion project be carried out "as no single improvement would add more to the attractiveness of the entire park, or more to the serviceability of the Public dependent upon the Medicinal Springs" (Platt NP 1935a).

In June 1934, the preliminary drawings for the Bromide Springs Pavilion were reviewed and the building approved as an ECW project (Platt NP 1934d). In late 1934, the Bromide pavilion project was canceled because of an order in regard to ECW enrollees performing skilled labor (CCC 1934). This issue must have been resolved right away, because the Bromide Springs Pavilion retaining wall and footings were being constructed in late February 1935 (CCC 1935e). In September 1935, the sketches for the Bromide pavilion were sent to San Francisco for further study (CCC 1935a). The completion of the pavilion for public use was scheduled for October 1, 1936 (CCC 1936).

The public heartily approves of the new structure. The directional and information signs, paper cup containers, and disposals, and flag pole details which were neglected in the original designs are now being worked out to round out the project (CCC 1936a).

The Pavilion Springs pavilion was a much more difficult project. The first problem encountered was uncovering the old underground facilities, such as the former town site water lines, drain lines, walls, and floors that were found during excavation. The CCC crew dug down seven or eight feet, but left the old inverted concrete funnel in place over the main flow of the largest spring, known as Big Tom. This served as a form in which to place a more substantial one, as the old funnel was leaking badly and did not cover the entire area of the spring. The underground work took more time than anticipated and delayed the completion of the structure (CCC 1936).

The CCC crew built up the area around the spring with rock and concrete. The next day, the CCC placed tar on it and then more concrete, continuing with these layers until it was high enough that it did not backfill with water (Interview Beaver 1996:2). In December 1936, after encountering "almost insurmountable difficulties in the control of the spring water," the subfloor's "monolithic slab of concrete" was completed, seats were put in the exterior walls, the floor was prepared for flagging, and the timbers, which came from Washington State, were adzed and sized (Interview Beaver 1996:5). The incredible huge rock that serves as the fountain was Foreman Kodiak's idea. The crew put it in place using crowbars; a windle, which is a hoist; and a lot of labor. There was no plan for shaping it, they just "kind of rounded it off" with chisels (Interview Beaver 1996:4). The planner predicted "that this structure will be the most successful yet built in the area" (CCC 1936a).

The February 1937 monthly narrative report states that ECW construction work had been "confined to the Pavilion Springs Pavilion" and the stonework was "under way again after a long delay due to freezing weather," but it was hoped that the structure would be completed in March 1937. The March report states that the pavilion had taken much longer than anticipated, and that stonework had "gone ahead very slowly due to the irregular character and formation of the rock chosen for the structure," and it was not expected to be completed until early May (CCC 1937d).

In May 1937, Pavilion Springs was still far from completion. "The fault seems to lie in the character of the stone obtained for the structure," as it

required a great deal of hand cutting. "This sand-conglomerate cap rock will not be used in further structures if any other type of stone can be found available" (CCC 1937e). Chickasaw National Recreation Area Landscape Architect Ken Ruhnke has recognized the numerous chisel marks on the rocks today.

By July, the roof and stonework were completed, but approach walks, steps, and grading were delayed due to the absence of the landscape foreman.

The August 1937 narrative report notes that "Pavilion Springs pavilion is now complete and will be opened to the public August 22^{nd"} (CCC 1937b). CCC enrollee Frank Beaver says that it took them a year to build the pavilion. The rocks were hauled by the CCC boys from the Dolese Brothers plant southeast of Dougherty, near Big Canyon. The block-and-tackle method was used to move the huge stones for the pavilion construction. Frank Beaver believes the mortar has lasted so long because it was laid in two layers. He recalls animal bones and various things that were dug up at the spring location. There were eight men who built Pavilion Springs. The names of six of the men are Frank Beaver, Harvey Smith, Doyle Smith, Curtis Harvey, Ninna Hogg, and Roy Radie. They would work about two at a time, unless there was more to do, and then all eight worked together. A man named Kodiak was the supervisor and he had masonry experience. Kodiak oversaw all the construction work in the park (Interview Beaver 1996). Delbert Gilbert also mentioned Ralph Dodson as a masonry man (Interview Gilbert 1996:4).



KEN RUHNKE INTERVIEWING FRANK AND VINITA BEAVER



PAVILION SPRING

"To me, the pavilions are just kind of a monument to some real good construction work" (Interview Cobb 1996).

The Bromide Springs entrance portal of native brown limestone and gray and brown flagstone is "a fine example of rustic architecture" (CCC 1935b). The construction of the entrance pylons was completed in March 1935. The most striking part of the overall design of the entrance is the artesian well, "visible a long way approaching the entrance" (CCC 1935c). The completion of the entrance court of flagstone, enclosing a pool, was "a fitting introduction to this area of medicinal water" (CCC 1935d), and the "single jet fountain, rising 30 feet in the air has given life to the entire surroundings" (CCC 1935a).

Plans for the recreational dams on Travertine Creek were completed by the San Francisco office and dated May 1935. The plans include recreational dams at Niagara Falls, Bear Falls, Central Campground, and two at Garfield Falls. This project, ECW 7-123, was submitted as a carry-over for the sixth period, October 1935 to March 1936, but no reports have been found by the authors that describe the construction of the dams. Superintendent Branch included photos of the swimming pool development at Little Niagara and Bear Falls in his 1936 annual report (Branch 1936).



RECREATIONAL DAM, GARFIELD FALLS

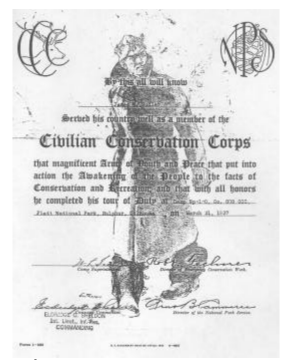


LITTLE NIAGARA

None of the interviewees worked on the dams, but the wife of CCC enrollee James Hudler gave the park a copy of his "Certificate of Proficiency" for a three-month training course he took in elementary masonry between January and March, 1936 before he began work on the dams (CCC 1936b).

	ONSERVATION TH CORPS AREA	CORPS
CERTIFICAT	E OF PROFIC	CIENCY
	<u> </u>	
This is to certify that	James Huller	
an exceller of Company	808	, Civilia
	m as foliaise:	- 3
Elements	rry Hasonry	
Elements An attendance of sevent secrees in the week of		e conditions
Elements An attendance of sevent secrees in the week of	y-five per cent of the tirus and f each unit of instruction a usee of this Certificate of	e conditions
Elements An attendance of sevent secrees in the week of	y-five per cest of the time and coch suit of instruction a sace of this Certificate of Thursday, Americal:	e conditions Proficiency. A A A A A A A A A A A A A A A A A A A
Elements An attendance of sevent secrees in the week of	y-five per cast of the time and coch suit of instruction a same of this Certificate of Flour Approved: Approved: Englished: Approved:	Proficiency.
Elements An attendance of sevent secrees in the week of	y-five per cent of the tires are f each unit of instruction a more of this Cartificate of Theorem Approximate Tables of the Cartificate of Theorem Approximate Tables of Theorem Tables of	e conditions Proficiency.
An attendance of sevent progress in the work of proceeders to the mass	y-five per cent of the tires are f each unit of instruction a more of this Cartificate of Theorem Approximate Tables of the Cartificate of Theorem Approximate Tables of Theorem Tables of	Professory. Professory. Thoral Stories The Ass. The Management of the Ass.

JAMES HUDLER'S CCC CERTIFICATE OF PROFICIENCY IN ELEMENTARY MASONRY, 1936



JAMES HUDLER'S CCC COMPLETION TOUR OF DUTY, 1937

One CCC worker remembers shouldering the highway through the park "by all the swimming pools" along the Travertine Road (Interview Pinkston 1996:10).

It was a 10-inch commercial road, and they laid 4 to 5 inches of asphalt down. You've got to have something to hold asphalt, or it will crawl around-so we put a red clay gravel down, called Troy gravel, and we made a shoulder about 3 foot on each side all the way up. We tamped that clay down and that held the asphalt. All the way from where you turn off to the nature center, to Buffalo and Antelope springs, and all the way around (Interview Pinkston 1996:10).

The rock crusher for the roadwork was located on the W. L. Scott Ranch, just below Veterans Lake and Rock Creek. W. L. Scott was the CCC camp superintendent until his son, W. L., Jr., took over as camp superintendent in January 1935. Scott "was the one who built most of the comfort stations and the well houses" (Interview Pinkston 1996:11).

The rock crushing operation was located on Scott's ranch, 2½ miles south of Buckhorn, and was operated by Tom Collins (Interview Cobb 1996:4). The men would gather the limestone rock and send it up to the top of a hill, then it would come down a chute into the dump trucks, and the truck drivers would haul it from the crusher to the park and spread it with graders. This crushed rock was also used on the trail to Buffalo Spring (Interview Pollard 1996:18).

The CCC camp cook would prepare meals that were brought to the rock crushing operators. Usually these were hot lunches, including sliced pies. Years after working on this project, Earl Pollard went back to visit the site.

I was way back down there where the rock crusher was and I looked up in a fork in the tree, there was a pie pan up there that had 808 on it. And I got it and brought it back to the Nature Center and gave it to them. I got a letter from the park superintendent on that.

We used to go up-we'd go out west of town and turn back through a ranch and ford the creek to the crusher. When the creek was too high to ford, we'd work in the park. What we'd do is pull clover, which was not a natural plant for this part. We'd pull it and set these little buck bushes back in place. These little small bushes with red berries on them. I think we got rid of most of the clover on the road shoulders. They were making them look natural. The construction supervisor said that all landscaping was "nature faking." The shoulders had been graded and they wanted to make it grow back natural (Interview Pollard 1996:2-3).

The CCC men conducted mostly landscape work in the park because there was an outstanding need for it.

When the CCC camp was first installed at Platt, it was clearly evident that one of the first and most important tasks of the whole program would be the care and protection of the existing trees, which constitute one of the chief attractions of the area; and consequently, a comprehensive program for the treatment of the whole park was instituted (Platt NP 1934a:5).

Donald Stauffer, the cultural foreman or chief forester, developed a program to protect, rejuvenate, and reestablish "deforested areas" (Platt NP 1934a:5). The goals of the planting projects were to "restore the park to its original condition" and to be "of an ornamental nature, to strengthen the Park boundaries, and add to the general attractiveness of the Park" (Platt NP 1934a:5; 1935b:5).

Work of this nature, planting, can easily be over-done and to a useless end, especially in an area of this type-of marked contrasts. In the fertile valleys of Rock and Travertine Creek plants grow with almost tropical luxuriance, while only a short distance away only grass, and hardy weeds and a few hardy tree and shrub species thrive of their own accord. We have attempted to take this into consideration in our planting program.... It will take this area years, if ever, to recover from haphazard planting and small farming operations which were practiced on the park a number of years ago (CCC 1934a).

Under the supervision of Forestry Foreman Stauffer, 550 large cedars were brought into the park during the winter of 1934. These trees were from 3 to 30 feet in diameter. Approximately 100 large balled hardwoods were also planted, including oak, elm, hackberry, chittam wood, and tree plum. The total number of shrubs planted was close to 25,000, and included dogwood, chaparral, fragrant sumac, common sumac, red bud, red haw, corral berry, black haw, wild rose, privet, and euonymous. During the same period, 1500 trees were trimmed (CCC 1935). A complete list of trees, where they originated, and where they were planted in 1933 is included in Appendix B.



"Tree Crew at Work" (CHIC Archives 0024)

During the winter of 1934-1935 two areas of the park were reforested. A large field adjacent to the Pavilion Springs Trail was planted with oak and walnut from seeds collected in the park. This was an area that was cultivated for numerous years and had grown into weeds. On Bromide Hill, between Rock Creek and the ridge, 3,000 native red cedar seedlings were planted. The CCC also built the trail up Bromide Hill, moving many rocks with dynamite. The steep and rocky hillside made plant survival difficult; the same number of trees had been planted there the year before with only a 20% survival rate, so it was necessary to revegetate this area to prevent soil erosion. Apparently, it had historically been covered with large cedars (CCC 1935).



CCC STONE STEPS
Pavilion Springs/Travertine Creek Trail

A trial planting of 21,800 bois d'arc and 1,400 persimmon seeds was started in several barren areas of the park. Rock Creek was planted with shrubs after revetment and the slopes of the creek were planted in Bermuda grass. The Bromide Hill road was landscaped to give this highway a park like appearance and the grade was extended into the natural slope and planted with Bermuda and prairie grass (CCC 1935). Truman Cobb commented that he "took care of those slopes. They put us to doin' somthin' that would last, and make something beautiful. You go today, where they're building highways and it's just an old barren cut there and nothin' pretty about it. But we sloped those things, leaving the boulders, leaving the outcroppings that would be picturesque.... We might work half a day around one boulder... kinda like an artist" (Interview Cobb 1996:18).

Complete reforestation was accomplished under the CCC program, which ended in 1940. The CCC planted 800,000 plants, including 60 tree species (Barker and Jameson 1975:24).

We carried fire buckets of big heavy gauge down to the creek and filled two of them and come up and watered each one of these little old bushes and hedges that we planted, the whole crew did (Interview Pinkston 1996:27).

They pruned oaks, and elms, and sycamores. There were 200 boys cleaning the park. It's never looked that good since (Interview Pinkston

The tree pruning gang climbed trees with a 670-foot rope, and you had a saddle that went around each leg and around your waist with a tail rope like this. You'd coil the rope and throw it backwards, higher than you can out front, and we'd throw it to the first limb and climb up there and go to the top, and if you was smart enough to tie it to a limb that wouldn't break, you could go everywhere. You might break one off and come back to the tree, that was when it was fun-when your limb cracked we'd all go to laughing because if you didn't turn like a cat will turn on its feet and hit the body of that tree with your feet, you got skinned up a little bit.

Every morning we'd examine that rope, but Stauffer would always put a little fun in it, he'd say, "Now, if you ever break one of those ropes, I'm going to give you a brand new one." We had an army pistol belt, and we had a hand saw on one side and a little can of liquid asphalt and a brush on the other side... You had to paint it. It didn't do any good, but we didn't know that then. You had to get out there some way and you had to paint that cut. It was a lot of fun. We were about 17 years old and we didn't care if we fell out of that tree (Interview Pinkston 1996:8).

They schooled us on not hurting the trees. Don't break no green limbs

off, you know, and we took that schooling. We wasn't allowed to cut a green limb, just the dead ones that probably might fall, so we'd trim them, and we had all this buckled on our belts, saws and everything. Why we'd climb them trees like a squirrel. Get up to that first limb, why you undo it and throw it up and get another limb. You'd go plumb to the top of the biggest ones... along the roads and the creeks (Interview Gilbert 1996:21).

Around Bromide Springs were many large post oak and pecan trees. The CCC boys would put expanded steel in the cavities and pack concrete in so that the bark eventually grew over the hole.

I asked the old guys one time that work in the park, I said "You all ever run into any concrete?" and they said "we cuss you guys every time we tear up a saw" (Interview Pinkston 1996:9).

At that time they protected the parks a lot more than they do today. I mean, if a tree got scarred up, somebody would be down here fixing it. They would fill that with cement and then put stuff like tar over it to heal the wound, and even until today, sometimes they'll cut trees down, and there's been a few of those slabs of cement still in them (Interview Pollard 1996:7).



"Tree Surgery" (CHIC Archives 0037)

The CCC had a nursery "like a big garden," which the CCC boys watered. Today you can still see pine trees there. "There are 6 or 8 pine trees scattered up the creek and I am sure the CCC put those in. They are about 100 yards down from Cold Springs on the left side of the creek. At one time there was a little bit of a wire fence around this area and you can see where the nursery was" (Interview Kennedy 1996:14). Earl Pollard says that "a lot of trees have grown in. It's so much different, but it does have a lot of fond memories. I can visualize it" (Interview Pollard 1996:14).

The CCC also had a student enrollee work with Landscape Foreman George Merrill to collect 600 species of plants between 1935 and 1936 (CCC 1935a). The plants were identified at Harvard University and the park's curatorial facility houses the herbarium today.

The CCC constructed "a carefully planned trail system about 6 miles in length traversing the entire length of the park; affording access to various points of interest" (Platt NP 1942). A trail system "leading through the park to the various points of interest along the streams" had been recommended by the NPS San Francisco Office as early as 1922 (NPS 1922).

NP-1 closed June 29, 1940 (CCC 1940), and they "took us to Davis and loaded us on a train." The company ended up working on the Timber Creek Campground at Rocky Mountain National Park (Pollard 1996:5,16).

The CCC enrollees interviewed remember their time at Platt National Park fondly. One CCC worker remembering Black Sulphur Springs said that:

In that old camp in the summer time, we'd have bed check, you know, 10:00 I guess. Anyway, after bed check it was too hot to sleep. We'd get up and put our clothes on and go to Black Sulphur Springs. We'd sit there in the cool and drink that water. You get to where you just kind of crave it. We would just sit there out in the cool wind and drink that water until about 1:00 and slip back in camp and go to bed (Pinkston 1996:19).

Sulphur used to be a lively place. Very lively. The CCC camp didn't have any air conditioning, and we'd open the windows and doors at night, and the music from the honky tonk, if we weren't up there, would put us to sleep every night. It was a noisy place. It was probably three blocks or more from where we were at in the CCC camp and you could hear the music every night. I was always partial to Bob Wills. You could go, but you had to be back in bed at 10 O'clock. They had a bed check, but a lot of times they'd come and crawl in bed and pull the covers up, and twist the cover back after bed check and take off again. About the most pleasant part I guess is being in the prime of your life and enjoying it. And I enjoyed the park real well. It's still like home (Interview Pollard 1996:17,20).

CCC interviewees would like to see a monument at the camp location or some kind of plaque to show what it was like. They think that visitors to the park should have a better understanding of "how much work and how much good they did" (Interview Pinkston 1996:27). "If nothing else, just a sign that says this site was the home of the CCC Company 808" (Interview Pollard 1996:14). Perhaps an interpretive wayside could include the wonderful statement below from the CCC enrollee completion of duty certificate (USGPO 1934).

[The CCC Enrollee]

Served his country well as a member of the

CIVILIAN CONSERVATION CORPS,

that magnificent Army of Youth and Peace that put into action the Awakening of the People of the United States to the fact of

Conservation and Recreation

Chapter Six

AFRICAN-AMERICANS AT PLATT NATIONAL PARK

FREEDMEN

The Five Civilized Tribes signed a peace settlement treaty in 1866 that required them to free all their slaves and to adopt them as citizens with full rights in the respective nation. The Chickasaw denied their freedmen not only the right of suffrage; especially provided for in the treaty, but also denied the children of freedmen the right to participate in the Chickasaw schools (US Senate 1894). A freedman's school was established at Fort Arbuckle in 1872 (Gibson 1971:293).

The Chickasaw requested that the freedmen be removed from the nation in 1868; however, they couldn't force them because the treaty stipulated that the freedmen did not have to move. In 1885 the Choctaw adopted their freedmen, but the Chickasaw refused. In signing the Atoka Agreement of 1897, the Chickasaw were required to enroll their former slaves and subsequently all freedmen born before October 31, 1899, received 40-acre allotments within the Chickasaw Nation. In 1906 there were 4,670 enrolled Chickasaw freedmen (Gibson 1971:306).

COLORED TOWN

Bordering the park's northeast boundary is what was known as Colored Town, Black Town, and other less appropriate names. Title research would be necessary to determine if this area was originally a freedman allotment. The area appears within the 3rd town site. It is possible that the former occupants of this area were descendants of slaves. Some of the names of former residents of this community are freedman surnames, as were found on the website http://members.aol.com/angelaw859/freename.html. Several families still live in the area; among these is the Ervin family, associated with the Choctaw freedmen, while the Bruner name is from the Chickasaw freedmen. The Cade name is not mentioned in the list of names associated with any of the freedmen of the Five Civilized Tribes. In 1870 newly freed Negroes moved up from Texas (Gibson 1971:291), and the Cade family may have come to Sulphur at that time.

Sulphur's black community once comprised approximately 300 people. The residents were employed by many of Sulphur's hotels and bathhouses, as well as day laborers on farms. Once farm mechanization began to replace manual labor, and the resort era began to decline, residents of this community had to move to cities where jobs could be found. According to Cleve Ervin, "they started moving out in the 50s, and I'd say by the mid-sixties most of the people had moved away" (Interview Ervin 1996:12). Many moved to Davis and some of them moved east to work for the car companies, like General Motors in Illinois.

Oh, all the people-all the ones that aren't dead-they just gradually moved away on account of there wasn't enough work here. I guess you could say I'm about the only one besides the Cade's that stayed here (Interview Ervin 1996:11).

Today there are only three black families (6 people) that still live in this community. Many others still own their property, "but it's all grown up-it's a wilderness over there" (Interview Ervin 1996:11).

Eugene Cade's mom owned the land where the city's water pump station is. His father was the first black child born in Sulphur. "I got some kids but they all left here." Mostly blacks still own the land (Interview Cade 1996).

Delbert Gilbert said that "they used to have big camp meetings in the summer, the colored people would, and they'd have the biggest white one over there too. I've been over to the church-they'd preach all night. Along in there where the bar is built there was a tabernacle. It was colored, but white people could go, it would last sometimes all night. There was preaching and singing. They sure had good music" (Interview Gilbert 1996:32).

Cleve Ervin recalls that "all the really big changes took place in Sulphur in the sixties. In the sixties is when they integrated the schools, white kids and black kids started going to school together" (Interview Ervin 1996:11).

"IT JUST DOESN'T SEEM REAL"

In 1923 the Ku Klux Klan (KKK) began planning for a parade at Platt National Park. Superintendent Robert Morris wrote the NPS director for advice on the protocol regarding the wearing of the KKK regalia in the park, and noted that it was a violation of Oklahoma state law (Platt NP 1924). On June 2, 1924, Acting Director Demaray responded that "the Department and its officers will not undertake to interfere in any case with visitors to the parks or what they shall wear" as long as they "comply with existing laws, rules, and regulations" (DOI 1924a). On the same date, Demarary submitted the following regulation for approval.

No person shall be allowed to enter or remain in any national park or national monument while masked or otherwise disguised so as to conceal his identity (DOI 1924b).

This 1924 advertisement is a disturbing pictorial of these times.





KU KLUX KLAN GATHERING (PLATT NP 1924b)

The only way we could come across town at night would have to be on Main Street. You couldn't get off Main. They'd run you back or arrest you. During that time any restroom or café, if you wanted anything you'd have to go in the back door. If you went into a restaurant you'd have to sit on boxes back there (Interview Ervin 1996:10).

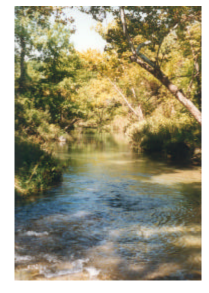
We had two theatres, one was where the bank is, but we couldn't go to that one. We always went to the other one. They had a balcony where blacks could sit. You know, looking back at those days, it just doesn't seem real (Interview Ervin 1996:35).

We had our own little school out there; the school was located where that big vacant lot is south of Retha Condriff's house. We had two teachers, and you went to tenth grade. You had to go to the black school in Davis to finish high school (Interview Ervin 1996:11).

"COLORADO PEOPLE ONLY"

They had a sign up at this one swimming hole at Central Campground, and a sign at the entrance to it-"Colored," and that was the only place colored folks were supposed to go in the park at that time. In that old water hole, I learned how to swim right there. I was nine years old and my uncles threw me out there and told me to swim or drown, and I swallowed about five gallons of water and they started in after me and I beat them to the bank (Interview Ervin 1996:9,28).

Earl Pollard remembers "one of the CCC boys, George Lucas, was standing up in the bed of the truck and he misread that sign; out loud, he said, "Colorado People Only." That's how I remember what the sign said" (Interview Pollard 1996:11).



CENTRAL POOL

The sign was back up there by the gate [into Central Campground]. Anybody that wanted to use the pool besides black people could come in and use it, you know. They never ran them off if they came here, but they'd run us off if we went to the other swimming holes. We'd swim all day and we'd

go to the movie, and when we'd come out of the movie at 10:30 or 11:00 at night and we'd go swim at Panther Falls until 1:00 or 2:00 in the morning. The only reason we went to Panther Falls is because there wouldn't be anybody there at that time of night. It was a better and bigger swimming hole. The colored weren't supposed to go there (Interview Ervin 1996:9).

We used to swim right down there [Central Park] and jump off that rock. Only coloreds could swim there then. I had a ball in there. I sneaked down to Panther Falls. If they catch you there you got in trouble. Anytime we'd see them we run away. If you got caught they put you in jail or give you a fine (Interview Cade 1996).

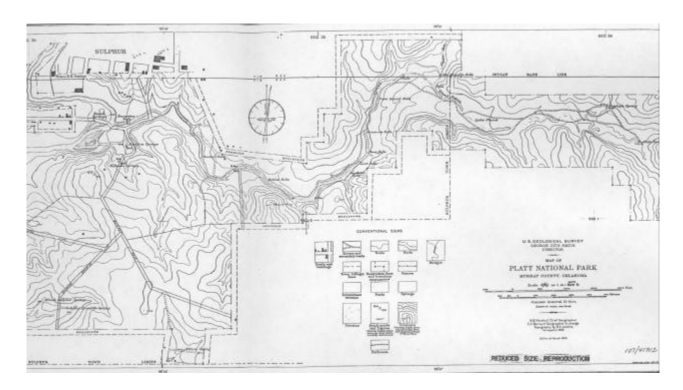
"KEEP A STEPPING"

Eugene Cade told how "it wasn't hard then, but now it is." Eugene finds it hard to go back to the park; "I can't hardly go over there." "I was scared of them." You could get water at Bromide if you were black "as long as you didn't take long." You couldn't stay in one place. "When we'd come down to the park, we didn't do nothing, but keep a stepping" (Interview Cade 1996).

Cleve Ervin recalled that "we could walk around the park and look, but we mostly walked around the trails or the highway, and we'd look at people, but we couldn't go where they were. It was tough" (Interview Ervin 1996:13).

Cleve has happier times in the park today.

I take my family to the park. We go down to the lake most of the time. We had several cookouts here in the last month or so, out in the Black Sulphur area. Some of my folks from Davis came over and we just get together and go down and laugh and talk, and eat, just to get away from everything and everybody for a while (Interview Ervin 1996:15).



SHOWING FIRST COLORED CAMP ECW PROGRESS MAP OCT. 1, 1934 TO MARCH 1, 1935 (PLATT NP 1935)

EXCLUSIVE USE

The 1932 Report of Director Albright mentions a "small area containing a swimming pool and equipped with tables was set aside for the exclusive use of Negro visitors. As an administrative step, this procedure was highly successful" (DOI 1932:55). In the WPA Guide to 1930s Oklahoma, it notes a location "in the bend in the creek is the Negro Area (campgrounds)" (WPA 1986:368). CCC worker Delbert Gilbert remembers where the sign was that said "Colored Only." "When you go east up in the park, there's a low water bridge there [now gone], well, it's just right over there to your right, that used to be colored only" (Interview Gilbert 1996:31).

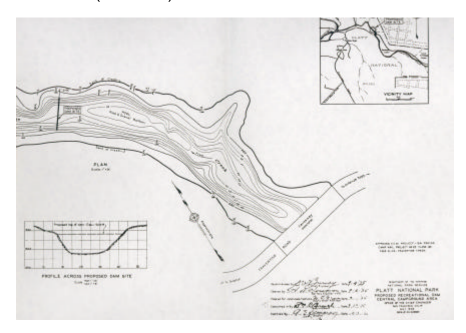
The National Park Service Bulletin contained a summary of the location; "Platt Has Swimming Pool for Negroes."

The swimming pool and recreational area definitely segregated last month for negro visitors in the park is proving highly successful. Strange to say, a little trouble was experienced during the first part of the month by white people desiring to use the isolated part of the creek set aside for the negroes. However this has all been straightened out. The negroes have been very orderly and it has been found more satisfactory to place a negro caretaker in charge of this pool rather than a white person (NPS 1932:18).

The 1935 "Progress Map" for the CCC work shows a "Colored Camp" at Panther Falls. This map was dated April 15, 1935.

The swimming area mentioned above at Panther Falls is not the same as the colored only swimming hole that Eugene Cade and Cleve Ervin remember. They remember the swimming hole at Central Park, built by the CCC. The development of the Central Park area is mentioned in a February 1937 Monthly Narrative Report.

The entrance road to the new negro area is complete. Further work in this area will include the placing of a guardrail and the construction of a comfort station (CCC 1937).



PLAN FOR CENTRAL PARK RECREATIONAL DAM (PLATT NP 1935C)

In July of 1937, the monthly narrative report states that a new comfort station was being built for the "recently established Negro area. The area is now used as a campground, but when other areas are opened for camping a permanent Negro area will be made available with all facilities complete" (CCC 1937a).

Excavation was started on a comfort station for the new negro area on July 19. This structure will give all the necessary facilities for the area. It will be opened to negroes in 1938 (CCC 1937a).

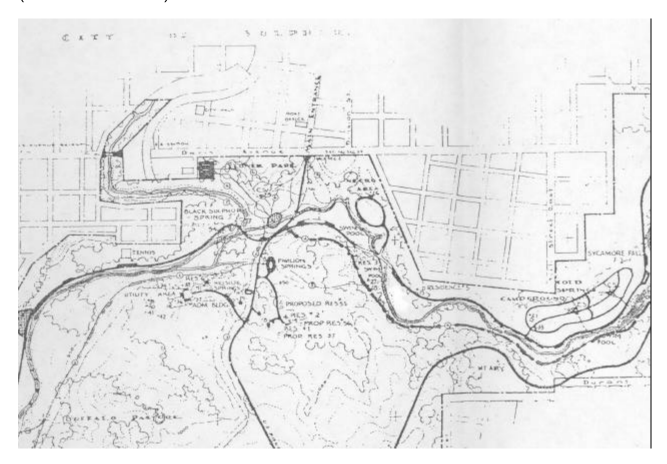
Footings are in place on the Negro area comfort station and stonework is in progress. Completion of the area will fulfill a definite need for sufficient space to allow colored people to camp, picnic and swim in one special area set aside for that purpose. The present Negro area, available only for picnicing and swimming, will remain a picnic area for general use. The old concrete dam will be removed to better naturalize the creek at this location¹⁷ (CCC 1937b).

The comfort station started late in August is now complete except for fine grading and general improvements around the structure. This utility

 $^{^{17}}$ If this is Panther Falls pool, the dam was never removed.

building will complete the improvements necessary in the negro area (CCC 1937c).

The Master Plan development outline dated 1940, proposed to reorganize Central Campground into a picnic area, and the eastern half "to service new Negro area" (Platt NP 1940:3-1).



NEW "NEGRO AREA" FROM MASTER PLAN (NPS 1950)

In the 1940s things began to change, as former Chief Ranger Lonnie Shaffer recalled:

Back when Cal Miller was the superintendent he told me he was expecting two people from the regional office. Well, they finally got here, so he wanted to ride with them and talk and he asked me to drive the car. I was driving around through the park and we drove into Central Campground. There was a big old sign, it had been there all my life, and I didn't know any difference, "COLORED AREA." Regional Director Minor Tillotson said, "Whoa, wait, back up!" And he wanted the superintendent to explain that. Well I thought it was very obvious... and it came down that day, before the sun went down. This was in 1946 or 1947 (Interview Shaffer 1996:46).



LONNIE AND FRIEDA SHAFFER

CONNOTATIONS

The removal of the sign did not change people's viewpoint, as Cleve Ervin remembers.

This one ranger, he ran us off from there several times. Even after they had to take down the signs and all that so we could go anyplace we wanted. For several years after that, we'd go to the swimming hole and if there were some white people swimming there, they'd all get out and leave (Interview Ervin 1996:9).

Brenda Ringer recalled her mother telling her not to swim in the Panther swimming hole, she'd say "you can't swim there, 'cause you'll get polio there." Ringer pointed out that "a lot of polio came from the swimmin' holes. That's what they believed.... But this one, I think the parents said that, because they were really prejudiced.... The Texas people didn't know that, and when they would come, they'd swim there. And I said, `Mama, they're swimming in it!´ `Well, they're gonna get polio!´" (Interview Ringer 1996:25).



ADVERTISEMENT FOR POLIO INNOCULATIONS 1960 NATIONAL GEOGRAPHIC

Today Cleve Ervin relates:

There is never a moment when I drive by there that I don't think about that. We had fun, no matter what people thought, because my mom always taught me to just treat people how you want to be treated, and we neverwee try not to ever let it get to us (Interview Ervin 1996:36).

In 2001 Jacilee Wray returned to the park for a brief visit. While driving by the Monkey Tree, she saw a large group of people picnicking and children climbing the tree, so she stopped to take a photograph for this report, as we did not have any photos of African Americans enjoying the park. She walked with one of the children from the group and told him about the tree and how it was called the Monkey Tree because kids like to swing on the branches and play on it like monkeys. She then asked the boy if he would mind if she took his photo and he shyly acknowledged it would be all right. While taking his photo climbing the tree, the mother of the child came over and asked her to stop taking photos. She said, "I know what you are doing-you want a photo of him in the tree because it's called the Monkey Tree." Walking away in complete remorse over the situation, she had the awful realization that a long time ago black people suffered the derogatory comparison to monkeys. She felt sick, and wished that those memories would be gone for future generations of children. Unfortunately, for that young man, the Monkey Tree will now have that connotation.



KIDS IN MONKEY TREE

Chapter Seven

IT'S THE WATER

Effervescent, clear, cool, and palatable, these waters come fresh from the rocks and gravel of the great apothecary, where Nature compounds them (Arbuckle Historical Society 1984).



GARFIELD FALLS POOL

In a July 1919 park report, the superintendent said "Platt is celebrated, not so much for its beauty, and even this is called incomparable-as for its wonderful medicinal and fresh water springs" (Platt NP 1919b). The springs are what have drawn people to this area for generations, and it was for the protection of these pure waters that a park was created here.

The origin of the springs lies well below the Arbuckle Mountains, which form a great arch, 60 miles in length and 7,000 to 8,000 feet thick. As the tops of the mountains eroded over time, a stream carried the worn material away and piled it along the mountain's base. This consolidated material, known as the Pontotoc Conglomerate, is exposed within the park. Below the Pontotoc Conglomerate is a 600-foot-thick layer of Viola Limestone, and below that, the Simpson Group Formation extends 1500 feet lower (Gould 1939:7-8).

During a process of uplift, faults and folds developed, giving rise to anticlines and synclines. An outcrop of the Simpson Group plunges to the northwest, and this syncline, which begins southeast of the park, forms the intake area for the water in the Sulphur artesian basin. The water passes beneath the Pontotoc Conglomerate underlying the park and flows down through the porous limestone and shale of the Viola and Simpson Formations, then rises to the surface through joints or fissures to form the springs in the park (Gould 1939:8-10).

Buffalo and Antelope springs originate directly from the Pontotoc Conglomerate. These springs have no taint of sulphur; however, lime and calcium carbonate accumulate as the water percolates upward and form the travertine found in Travertine Creek (Gould 1939:10).

In 1902, geologist Joseph Taff classified the waters of the Sulphur Springs Reservation into four categories:

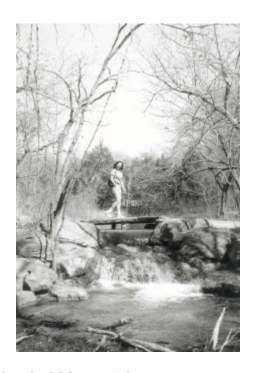
- Sulphur Springs: The largest group of seven springs issues from Pavilion Springs and from Hillside Spring. Three more springs are located on the West bank of Rock Creek, immediately above the mouth of Sulphur Creek. The public resorting here extensively used all of them. The Rock Creek Springs are bottled and shipped by a private company. The waters are slightly saline and contain sulphurated hydrogen gas. After exposure to the atmosphere for a day or more, the gas escapes.
- Bromide Spring: There is a single bromide spring of small volume at the base of Bromide Hill. It is strongly saline and valued by the public for medicinal properties.
- Bromide Sulphur Springs: Now called Black Sulphur Springs. There are two springs of small volume on a branch of Rock Creek that contain small quantities of both sulphur and bromide and are considerably saline.
- Wilson Springs: Five springs on a branch of Rock Creek. Their flow is minimal and their mineral properties contain a minor amount of sulphurated hydrogen gas (DOI 1902i).

Geologist Taff did not mention the fresh water at Buffalo and Antelope springs, which, according to a railway brochure, produced 5 million gallons daily around 1911 (Santa Fe n.d.[a]:8).

Today, Buffalo Spring is encircled by beautiful CCC masonry work that somewhat resembles a kiva (a Southwestern Pueblo Indian ceremonial structure). The bottom of the encasement is sometimes covered with bright green algae, under which tiny bubbles of water percolate into the pool. The water leaves the spring through a small opening in the masonry and flows into the creek among the watercress. The setting is a combination of nature and human masterwork. This is a setting out of a child's fairy tale. From the springs visitors walk a path made by the CCC that crosses several waterways.

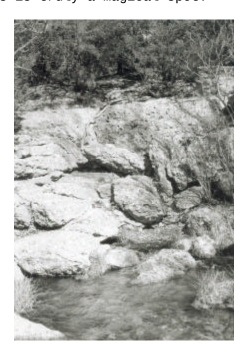


BUFFALO SPRING



STROLLING ACROSS BRIDGE NEAR BUFFALO SPRING

Antelope Spring emanates from a small cavity under a large rock of conglomerate limestone. On top of the conglomerate rock is a rolling prairie, now partially wooded. There are no characteristics on top that would associate it with the amazing scene below. This is truly a magical spot.



ANTELOPE SPRING

Frank Miles, an Indian born in the area, told the park service architect in 1916 how Antelope Spring was historically known as Buffalo Spring because of the "striking likeness from a certain point of view of a buffalo with its calf running at its side, formed by a rock in the center of the spring" (DOI 1916a).

Marian Crowley, born in 1903, remembers having picnics at Buffalo and Antelope springs in 1909. She calls the location the "Head of the Creek" (Interview Corley 1996:3). These two favored springs were closed to vehicular traffic when the Travertine Nature Center was constructed in 1969. Some of the CCC features, such as tables, barbecues and ovens were removed-whether they were all removed at that time or earlier is uncertain, as Boeger states in his book Oklahoma Oasis that the large barbecue pit and big fireplaces were removed from Buffalo Spring around 1947 (Boeger 1987:160).

Cleve Ervin remembers this as

the prettiest part of the park. They had big parking lots with rock walls around them and all these big picnic tables of solid rock, kind of like the ones up there at Travertine Island. And we had to tear them all out. That was around 1968, my first summer as a seasonal. We took those rocks and built little rock walking bridges across the creek and on the nature trails. I hated to see them do that (Interview Ervin 1996:17).

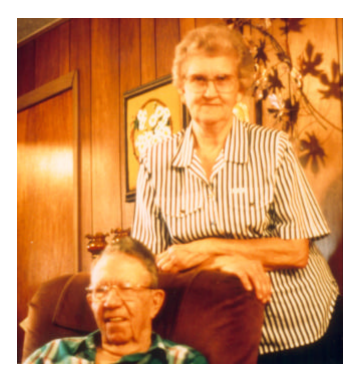
A large segment of the community, especially elderly people who had used and enjoyed the two springs for years, could no longer drive to them, and felt a loss, for they remembered the springs and the wonderful times they had there. The park has considered providing some form of transportation so that those who can not easily walk to the springs may still access them on specific occasions (Interview Hill 1996). However, most people who are able to walk to the springs, do so, while those who cannot, are still able to utilize the park's many mineral springs.

Many people interviewed said that the reason they moved to Sulphur was to heal a sick parent or relative. Frank Beaver moved here from Octavia, Oklahoma, in 1927, at the age of 13, because his dad had stomach trouble; while his wife moved here from Pauls Valley when she was 12 because her father had gallstones so badly he could not work. The water helped him, as he had no more attacks (Interview Beaver 1996).



FRANK AND VINITA BEAVER

People who live nearby drink the water today for curative purposes and because it tastes good. Delbert Gilbert, who lives in Nebo, tries to drink it everyday. He fills up at the Vendome well and brings it home. They keep it at home all the time. When asked what kind of benefits drinking the water has, Delbert stated, "I just like it. It could help; I don't know (Interview Gilbert 1996:17-18,24).



DELBERT AND EVELYN GILBERT

While interviewing Lonnie Shaffer, he said "I've got some good Vendome water here. Would you like to have a glass of water? All of our coffee and all of our tea is made with it." Lonnie's wife Freida said that they got the water "yesterday, so it would be aerated, and you don't smell it, and it doesn't have the taste in it either" (Interview Shaffer 1996:29).

Ina Little recalls her family taking water from the time she was a toddler around 1918. "I remember my grandpa real well; we would go down town with a jug and get some sulphur water. They had an old parrot down at the hotel and it would holler at everybody" as they passed. Ina came into town with her parents from Hickory, and they would always get water in a big five-gallon glass jug to take home. Ina still has the jug but does not know how they "kept that thing all those years without breaking it" (Interview Little 1996).



INA LITTLE

Early on, doctors and the general public had acknowledged the mineral water's medicinal qualities. A 1930 pamphlet explains how the waters heal.

An open intestinal tract free from poisonous waste and attendant foreign bacteria gives nature the opportunity to repair any specific contracted ailment or build up the merely worn and tired body.

Chlorine, appearing in all the waters, is a highly efficient antiseptic that counteracts and eradicates disease germs. Combined with sulphur, iron, soda and magnesia the medicinal value is not to be overestimated.

Flushing the system with waters having an actual antiseptic value permits of no absorption of impurities into the system from foods, the blood is improved and red corpuscles multiply. This with the laxative action of the waters leads naturally to strength with which to eliminate waste, and defend the body against any attacting [sic] disease germs... The first medicine prescribed by a physician [in] serious illness is bromide, given to calm fevered nerves and permit other treatment to gain headway. The Bromide Spring at Sulphur is unique, absolutely the only one of its kind in the world and the greatest nerve sedative known to medicine. Taken in conjunction with the sulphur waters..., [the bromide water] calms and soothes and makes recovery free from taut nerves and the overstrung condition that prevents many sufferers [from recovery] Bromide water in its purest state as compounded in the great medicine cabinets of the earth, is preferable to any prescription compounded in strength, purity and quick effect.



"Jugs in hand, two visitors head for Bromide Pavilion for a supply of mineral waters, for which Platt National Park is famed," 1960 (Harpers Ferry 60-JB-245)

Hundreds have come to Sulphur bedridden or in wheel chairs and have gone away renewed in mind and body, perhaps walking alone for the first time in years and largely because for the first time in years healthy intestinal and stomach conditions permitted the manufacture of rich, red blood to send strength to diseased portions of their bodies and combat further spread of infection or breakdown (Sulphur Chamber of Commerce 1930:4,6).

When the buffalo still roamed this area, they would coat their hides with the mud at Pavilion Springs to free themselves from insects and then stand around the wallows and sip the water. Presumably the name Buffalo Suck, once used for the Pavilion Springs, originated from the sound of the bison making sucking noises as they drank the water (Sulphur Times-Democrat 1980). These same properties were found in the mud within the pools at Flower Park, and were used by the public like a plaster to heal various ailments (Interview Jennings 1969).

I can remember, even before I was old enough to sell papers, you'd see people laying out there on their blankets and quilts.... They'd just be solid black all over. And they'd let it dry. You could just see them crawl in there and start their treatments.... They had all kinds of arthritis and rheumatism.... And poison in their system, because that [mud] would just draw it out. I've seen a lot of people who would tell me their stories later, you know, "I've been coming here for so many years. When I came here they had to carry me in on a stretcher" (Interview Shaffer 1996:18).



"Visitors applying mud, pool, Flower Park" (CHIC Archives 0328)

The preservation of the unique waters was a concern for the earliest managers. As addressed in the first rules and regulations for the reserve, dated November 4, 1903, "no water from any spring or creek shall be taken from the reservation, or diverted or conducted from its natural course, without the approval of the Secretary of Interior" (DOI 1902q).

On June 12, 1907, the superintendent suggested that the rule that prohibited the taking of water from the reservation was impracticable, because hundreds of people in the town of Sulphur took water to their homes daily, and this practice had never been interfered with, and should not be (Platt NP 1907).

The superintendent proposed limiting

the taking of water from the bromide, iron, and soda springs only, and prohibiting the sale or shipment of water from these mineral springs absolutely, but fixing no limit as to the water taken from other springs, except that none should be taken for sale or shipment without a license from [the secretary's] office.

[The supply was abundant] from 'Hillside', 'Beach', and 'Big Tom', the latter being the principle spring in the group known as 'Pavilion Springs', and for the further reason that there is a large and increasing demand for these waters for shipment. According to the estimate of Professor Gould, 'Hillside Spring' discharges 80 gallons per minute, the group known as 'Beach Springs' 70 gallons per minute, and 'Big Tom' 40 gallons per minute.

The shipment of water from 'Beach Springs' has been going on for years, as I am informed and believe, and of course without the payment of any license therefor. A bottling works located near this group shipped six carloads in 1905, and probably doubled that quantity in 1906. It is still in the business, and preparing to increase its capacity (Platt NP 1907).

Superintendent Greene suggested that a "schedule of license tolls be prepared and posted at each of the springs from which water may be taken for sale or shipment, and that the shipping of water without license" be prohibited and stopped (Platt NP 1907:2).

At one time water was so precious and it was used so much that you could have all you wanted to drink, but you could only carry away one gallon.... I carried a lot of people water, and boy, you could make a nickel doing that. Carry a gallon of water up to one of the little apartments where they come to stay and drink the water. Con Earl Stockton... shipped it out by rail.... He shipped it out in five-gallon jugs (Interview Shaffer 1996:11).

He would ship only from Bromide. The story goes that you weren't supposed to take over a gallon at a time. But dad was a real good friend of the superintendent of the park, and people would write in.... He couldn't drive the truck over because of the suspension bridge... so we would have to walk across carrying those five gallon jugs of water.... It was shipped all over the United States.... They would return the bottle to dad and then we would go and fill it up and ship it back to them (Interview Stockton 1996:3).

In the monthly report from March 1909, the superintendent states:

Since the order of the Department authorizing the shipment of water from the Bromide Spring upon a physician's certificate, requests for the privilege have steadily increased. On March 31, 1909, 15 physician's certificates had been approved and a corresponding number of orders of water issued. Shipments are made in quantities of 5 gallons each on the basis of one gallon per patient per day. Under this system water is now being shipped to various parts of Oklahoma and the States of Texas, Kansas, Nebraska, Arkansas, and Missouri (DOI 1909).

By June of 1909 a change in policy notice read:

This is to notify you that on and after June 1, 1909, until further notice, no more bromide water will be shipped on physician's certificates, or issued for any other purpose than drinking at the spring or immediate vicinity. This order was necessary because of the extraordinary local demands for bromide water, which require all that the springs afford (Platt NP 1909).

The bromide water gave out on several occasions in 1911 when the weather was hot and the attendance large in the afternoon. The average daily visitation at Bromide Springs that year was 613, but one day 1,044 people visited the spring. The flow from the Bromide Springs was 270 gallons a day; Little Bromide produced 40 gallons a day and Medicine Spring, 528 gallons (DOI 1911).

Superintendent French discovered Medicine Spring, near Bromide Mountain, in 1911. In a March 13, 1911, letter to the Secretary of the Interior, French writes of:

...the great favor and preference shown for the waters of the new spring just west of Bromide Spring and known here as Medicine Spring. Under the present development of this spring the amount of water now retained in the reservoir is, but about three gallons. This is sought in the early morning, lasts but a short time, after which they sit and await the flow, consuming it as fast as it can be gotten. My idea in farther developing this Spring is to go close to the foot of the Bluff and sink a well, which will probably go below the bed of the creek, cut off this flow,

creating a reservoir of the well, thus sunk and confine and retain the water (DOI 1911a).

In a May 8, 1913, letter the practice of shipping water was described in some detail.

Sulphur water may be shipped to one person in quantities not to exceed five gallons per day. No person is allowed to obtain more than one gallon of the Bromide or Medicine water per day, for his entire family. Only five gallons of the Sulphur water may be obtained for one family per day.

It will be necessary for you to send a prescription stating which water you desire. It can be shipped every five days, in the case of the Bromide and Medicine water, 5 gallons at a time, in 5 gallon crated bottles which cost \$1.25 each, or in jugs at a cost of 65 cts. The agent here charges 35 cents for bringing each 5 gallon container from the springs, and you pay charges at your end of the line for express (Platt NP 1913a).

In 1913 visitation to Bromide Springs was 90,106, exceeding the previous year's attendance by 741. The park office filled 191 orders based on physicians' prescriptions for the shipment of water in five-gallon quantities to persons outside the city. During the year, 56,438 gallons of water were taken away from the springs, surpassing the previous year by 269 gallons (Platt NP 1913).

The Bromide and Medicine springs were confined and conveyed to the Bromide Pavilion in 1915. That year there were 161 water orders on physicians' prescriptions for both the Bromide and Medicine waters in five-gallon quantities from people outside of the city, such as various points in Oklahoma; Texas; Kansas; Chicago; Brooklyn; New York City; and, in Hot Springs, Arkansas. A total of 5,205 gallons of Bromide water and 278 gallons of Medicine water were shipped from the park. For that same year a total of 54,430 gallons were taken at the springs; 34,971 gallons of Bromide water and 13,976 gallons of Medicine water. During a part of the season, no orders were issued for shipment, because "the supply was not sufficient to permit of its being carried from the springs" (Platt NP 1915a). Problems soon arose at Medicine Spring, because the system was flawed, and the spring filled up with floodwater from Rock Creek during heavy rains. Medicine Spring became totally submerged, making the water unfit for drinking until it could be cleaned out (Platt NP 1915a).

By 1916, 154 orders were issued on local physicians' prescriptions, of which 2,205 gallons of Medicine water and 7,829 gallons of Bromide water were shipped. A total of 58,090 gallons were taken from the springs by 100,337 visitors to the park-15,328 gallons of Medicine water, and 42,762 gallons of Bromide water (Platt NP 1916).

The amount of water permitted for removal was reduced in the park's updated May 1917 regulations.

No person shall remove from any of the bromide, iron, or soda springs more than 1 gallon of water in any one day, nor remove from any of the other springs more than 5 gallons in any one day, nor shall any water be taken therefrom for commercial purposes, except in pursuance of a license issued by the Secretary of the Interior. Whenever in his judgment the circumstances warrant the supervisor may prohibit the use of the waters of any of the springs in the park other than for immediate drinking purposes at such springs, the facts in such case to be reported to the Secretary of the Interior (Platt NP 1917).

R. A. Sneed was superintendent from 1914-1919, and one interviewee remembered when his father asked Sneed for more than a gallon a day because he could not come every day. "Sneed said to bring him a doctor's prescription, but that was hard to get because the doctors didn't believe the water did any good" (Interview Jennings 1969:2).

Even if doctors' prescriptions became more difficult to get, the spring waters continued to be widely used in great abundance. In 1919, 40,251 gallons of Bromide spring water, 10,657 gallons of Medicine spring water, and 5,383 gallons of Sodium-chloride water were taken. "The Bromide Spring was held to capacity, the public using every gallon and [the park was] forced to stop shipment of Bromide water during this crouded [sic] season" (Platt NP 1919b). On the Fourth of July in 1924, over 20,000 visitors came to drink water at Bromide Springs (DOI 1924).

Cleve Ervin remembers the use of the waters at Bromide Pavilion in the late 1930s.

That springhouse was full of people down there every day, and they would haul it out by the thousands of jugs a day. It's an amazing thing, because just like people came from all over the world to take these baths, they came from all over the world to get that water. I've seen them drive big trucks down there, and they would load them up for hours. I mean literally hundreds of big jugs of that water and leave with it (Interview Ervin 1996:16).

In 1939 geologist Gould reported that the mineral springs in the park "flow approximately one-fifth as much water as they did in 1906." Gould believed that the "decline in flow is due very largely to the uninterrupted flow of water from the artesian wells in Sulphur," because it appeared that they obtain their waters from the same source of Simpson sandstone (Gould 1939:20). At the time of Gould's 1939 report, the artesian wells in Sulphur were "drawing from the underground reservoir approximately three times as much water annually as falls on the surface" of the intake area (Gould 1939:20). When the city wells drain large quantities of water from the underground storage, over the "course of time both the springs and the wells will cease to flow" (Gould 1939:21).

The sulphur springs continued their spells of going dry from April 1927 to August 1927; from September 1938 to July 1940; and, from December 1951 to April 22, 1952. The first written record of the springs going dry was in March 1911, but an old resident told how years ago, before there was a thought of a reservation here, he held cattle and watered at Buffalo Springs, and at one time it became so dry that he was compelled to scrape out holes at that spring to a depth of three or four feet to secure water for his stock (DOI 1911b).

The same resident related that the Indians had said the springs were dry back in 1888, 1891, and 1896 (DOI 1911b).

In 1919, the park reported that the springs were affected by drought and "have gone dry three times in the last 27 years" (Platt NP 1919b). For example, in 1911 the flow of Antelope Springs had entirely ceased (DOI 1911b), and the flow of Buffalo Spring did not exceed 25% of the normal flow. Antelope and Buffalo springs were also documented as being dry from September 18, 1912 to November 1913; from February 1918 to March 1919; in 1927; from 1938-1940, from 1951 to 1952, and in 1956. The longest episode was from 1932 to 1939. During the drought of 1956, Sulphur's water supply dropped more than 18 feet (US Senate 1962:9).

In 1939, geologist Gould reported that the Pontotoc Conglomerate, being a surface formation, responded more quickly to precipitation and drought. The springs are affected by lack of rainfall, but also "by the withdrawal of water from the city wells of Sulphur, which are located down dip from the springs and obtain water from the same source" (Gould 1939:17,20).

After the 1911 drought, Superintendent French wrote, "it would appear that the underground current which is the source of these springs must be gradually rising" (Platt NP 1912a). The Indians have a theory that a subterranean branch of the South Canadian River supplies Buffalo and Antelope springs, because every time the water in the South Canadian River went dry the springs also dried up. Gene Delay, a professional driller, believes that the waters of Antelope and Buffalo springs originate in the northeast and flow out of silica formations (Interview Delay 1996).

According to Gene Delay, the Arbuckle aquifer is a misnomer; actually there are numerous underground streams traveling "through cracks and crevices in the limestone and that's why you get it in one spot." As the water is traveling down hill, it is "dammed off by the fault lines, by anticlines, where it breaks and then holds the water. When you penetrate this it comes up because it's under pressure, that's where it got the word artesian" (Interview Delay 1996:3). The notion that "this water is going to deplete is a fallacy.... It's not because of consumption, because you're not going to hold this water, it's going to move down the line" (Interview Delay 1996:4). It will come out at a spring and "you use the water or you lose it" (Interview Delay 1996:4). Superintendent Branch noted in 1939 that the larger school of thought is that the water is supplied by local precipitation that "balances the outflow through wells and that the wells will probably not cease to flow." The revival of the springs came after a period of rain. This strengthened the belief that the "artesian reservoir, from which the wells and springs flow, is supplied by local precipitation, which more than balances the outflow during normal times" (Branch 1939; 1940).

There has always been some debate regarding the springs, and how city use of the water affects them. In 1907 the city of Sulphur proposed to construct a reservoir on Sulphur Creek near Little Niagara to divert water for the city; however, the USGS engineer "was not able to recommend the construction" (USGS 1907:8). On March 12, 1907, Superintendent Swords wrote to the Secretary of the Interior that the city was requesting to lay pipe from Little Niagara (Platt NP 1907a).



LITTLE NIAGARA

A memo to the assistant attorney general from Secretary of the Interior Garfield requested that the attorney general prepare a letter of authority for the signature of the secretary to permit the city to put in the necessary connections and dams for their water supply from Sulphur Creek, but to ensure that

...all proper restrictions and reservations are put in the contract, so that the Government will not lose control, and that all operations on the reservation and in the use of the water and in the determination of the quantity to be used, are reserved to the Government, to be under the Superintendent of the Park (DOI 1907).

The city was granted temporary permission to obtain water below Little Niagara (DOI 1909a), and they built a reservoir on Travertine Creek above Limestone Creek in 1907. This is probably the extant upper dam at Niagara Falls.

In March 1911, when Antelope and Buffalo springs discontinued flowing, the bed of Travertine Creek was entirely dry below the city's water intake and the city had to connect to city wells (DOI 1911b). At this point, Superintendent French questioned whether, after the drought, the city should be allowed to resume taking water from the creek (DOI 1911b).

The following year, on April 7, Buffalo Spring resumed percolating through the sand at its former location, but only at one-fifth of its normal capacity. Antelope Spring broke through the creek bed 50 feet below the original outlet, with about one-twentieth of its normal flow (Platt NP 1912a). As noted in the local paper, "Antelope Spring has changed its spot, the water issuing out of the rocks about 80 feet from its previous area of activity" (Sulphur Times-Democrat 1912).

In a series of correspondence beginning in 1921, the issue of the city getting water from Travertine Creek was again addressed. The public health bureau was concerned about pollution in the creek coming from grazing cattle upstream and the effects on city water use. The park responded that even though the city had five wells, it continued to get water from the creek because it was less costly to use the water from the gravity line in the creek than to burn coal to pump the wells (NPS 1921a). Director Cammerer recommended that "the city not delay, but get all its wells in good operating order and arrange for" additional ones if necessary, and the spring supply was to be "abandoned permanently" by removing a section of the pipeline to prevent its use (NPS 1921a).

In January 1922, Director Mather tacitly granted approval to "extend their pipe line to one of the two springs supplying Travertine Creek" (NPS 1922). However, the civil engineer believed that the city "contemplated securing water from another source" because they had voted an \$85,000 bond measure for water. The NPS San Francisco office recommended the removal of the dam creating the reservoir at the city's water intake, which "floods out the rapids" (NPS 1922). Soon after, the city began operating its own water source, as noted in correspondence from the city in 1924 requesting that the park pay the city for the water it received, and that leaking pipes within the park be repaired.

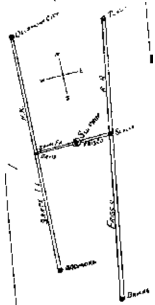
In the letter, the city recognized that what "helps and advances Platt National Park also helps Sulphur in its growth and prosperity," but city finances were so depleted, they were certain that the park would "be glad and ready to pay for the city water it consumes" (Sulphur, City of 1924). Director Cammerer responded that the city "has been tremendously helpful through its cooperation in promoting the interests of the park, although the benefits have been mutually advantageous" (NPS 1924). He goes on to say:

An examination of the records of the Department discloses that since September 1907 until some time in 1922 the City obtained its water supply to a great extent and without cost from Travertine Creek within the park. The exact date when the City discontinued taking water from the park is not of record here. However, over a period of 15 years the City was furnished its water supply from the park. In view of the small appropriations annually made available for the protection and maintenance of Platt Park, of the long period during which water was furnished the City without cost, and of the mutual interests, it would seem that the City could for sometime without injustice to the tax payers continue free water service to Platt Park (NPS 1924).

CITY OF SPRINGS

The animals of the park, the birds, trees and flowers, the rocks, streams and springs all help to make Platt a place where people love to come and rest and refresh their tired bodies. Platt is fast becoming not only a pleasure resort but a great health resort as well. The fame of the water and its wonderful cures is spreading far and wide (DOI 1924).

Early in the days of the development of the springs, the people who visited were mostly from the region and traveled by horseback and buggy. The Sulphur Railroad Company, which became the Frisco Railroad line in 1905, brought the first passenger train to Sulphur in 1903 from Scullin (Sulphur Times-Democrat 1999). The Santa Fe Railroad came into Sulphur from Davis in 1906¹⁸ (Brown and Garrity 1981:97) and extolled the virtues of Platt National Park that "bubble forth from the foot hills of the Arbuckle Mountains, thirty-eight mineral springs, under the care and ownership of the U.S. Government and dedicated to the free use of the people forever" (Santa Fe n.d.[a]).



SANTA FE AND FRISCO RAILROAD LINES (Sulphur Chamber of Commerce 1921)

_

 $^{^{18}}$ The Santa Fe was abandoned December 15, 1938.

Platt had become a great health resort as the fame of the water and its wonderful cures spread. A 1930 national park brochure, *Platt National Park: The Playground of the Southwest*, states that Platt National Park "bases it's highest claim to public notice on its wonderful mineral springs and their wide and just reputation for healing" (Sulphur Chamber of Commerce 1930:4).

By 1907 the city of Sulphur had 20 hotels and 13 boarding houses (Sulphur Times-Democrat 1999b), as well as bath houses and natatoriums (indoor swimming pools) that utilized the famous mineral waters. The luxurious Artesian Hotel had a natatorium, called the Eleazer Bathhouse, whose brochure lauded "experienced attendants. All known baths given" (Sulphur Chamber of Commerce n.d.:12). "People used to stream out from the resort hotels in the morning; at one time you could see 20 walking the trail to Bromide, a lot of them with cups and small jugs" (Interview Jennings 1969).

According to a Santa Fe Railroad brochure, Sulphur was "unlike hundreds of American and European health resorts, [as] it is cheap-ridiculously cheap as to cost of living... and it actually realizes the hopes of the discouraged and offers genuine, robust health to those who seek [it]" (Santa Fe n.d.[a]:17). This sentiment had been a common theme through time; Platt National Park benefited "the poorer classes of people," because it enabled them "at little expense to obtain benefits of the health waters" (Nichols 1921).

People just had the bare essentials and people that didn't have a lot of money would come here for a vacation because it was fairly reasonable. People that didn't have camping equipment would go up to Hicks' Sporting Goods, and they would rent tents and these old iceboxes where you used to put block ice (Interview Hill 1996:2).

During the Depression Era, migrant worker families would stay at the park. Harold Long remembered his family stopping at the park on their way to pick cotton in western Oklahoma and staying near Black Sulphur Springs. His "Mamma washed her clothes in the creek and hung them on the tree limbs to dry." And he remembers his mother placing him in a handmade swing, hung in the branch of a tree that is still located at the spring (Interview Long 1996).

King Stockton's grandmother used to come down to Black Sulphur Spring and wait while his grandfather was conducting business in Sulphur. "There is a big elm tree that has long reaching branches on it, and she used to put my father-who was born in 1894, so he was probably one or two years old-in a little swing under the tree to spend the day (Interview Stockton 1996:6).



"Swimming in Travertine Creek, circa 1910" (CHIC ARCHIVES 2520)

Swimming was also an important part of the park's use as early as 1903, when the Commission of Indian Affairs wrote to the Secretary of the Interior that "the park reservation having been set aside by the government together with the natural advantages which actually exist, such as bathing pools, fishing, springs, falls, etc., tends to make this a very attractive place" (DOI 1903b). In 1904 the issue of swimming in the "bathing pools" at the east end of the reservation was addressed in the park regulations, which stated:

Before any bathing pool shall be established, permission in writing shall first be obtained of the officer in charge, and approved by the Secretary, who alone shall determine the location of such bathing pool (DOI 1904).

Special Inspector Swords noted that "there is a suitable pool at the lower or westerly end of the Reservation.... I therefore respectfully ask for instructions to permit bathing in that locality only" (DOI 1904). This is most likely the "commercial pool" resulting from the dam between the confluence of Rock and Sulphur (Travertine) creeks and Bromide Spring. This was a project initiated by rangers Forest Townsley and Robert Earl (Sulphur Times-Democrat 1999a:8A).

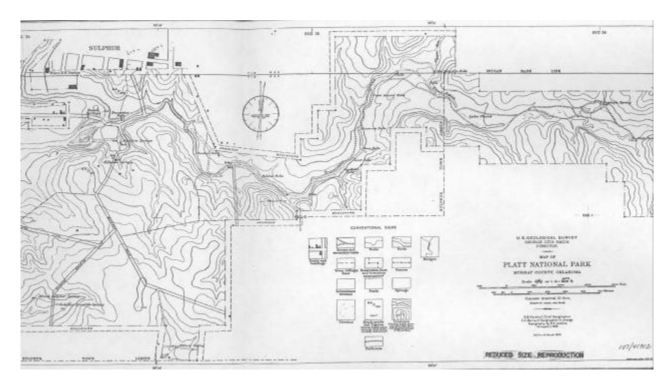
In 1908 park violations involving bathing occurred on July 6, 1908, when John Howard was admonished and discharged for nude bathing in Sulphur Creek, as were W. J. Wall and Clara Wall of Gunther, Texas, on August 25, 1908 (Platt NP 1908b; 1908c).

Superintendent Greene recommended constructing a bathhouse near Hillside Spring in 1911 (Platt NP 1911); then, in 1913, Superintendent French proposed a swimming pool at that location "through which the water from Hillside Spring could flow naturally in a constant stream." Such a pool would add, "interest to the park", and he would "be glad to have it available for visitors" since the old Vendome pool had been destroyed (Platt NP 1913).

Department of the Interior Architect Albert Winter wrote to Robert B. Marshall, Superintendent¹⁹ of National Parks in 1916:

Swimming as a pastime has been constantly growing in popular favor throughout the country and owing perhaps to the extreme heat in Oklahoma in Summer, has been unusually popular in Sulphur where the only swimming facilities lie in Platt Park. A pool situated just upstream from Panther Falls was in almost continuous use throughout last Summer, and I am informed, uncomfortably crowded, although this pool is at present too shallow to provide good swimming for adults. By the expenditure of about \$200.00 for a concrete dam about three feet high at Panther Falls, and by clearing out a few large rocks, a very satisfactory swimming pool of about double the capacity of the present pool could be provided. A really better location for a swimming pool is available at Cave Island Falls, but owing to its distance from the central part of the park is only conveniently accessible to automobile parties, by whom it is at present considerably used (DOI 1916a).

¹⁹ Prior to the establishment of the National Park Service.



CAVE ISLAND FALLS (Sulphur Chamber of Commerce 1927)

Superintendent Sneed built a five-foot-high stone and concrete dam across Travertine Creek at Sylvan Cove, below Panther Falls, using part of the fees paid by the park concessionaires²⁰. The dam held back the clear, fresh water of the two big springs. It was probably built in 1918, because the annual report states that a pool was enlarged (DOI 1918). Swimmers had been using the deeper pools in the creeks, but without improvements, none of these were very suitable. For dressing rooms, park employees stretched canvas around several poles set in the ground. So many swimmers used the area that Sneed asked Washington, D.C. for funds with which to add a second pool for the following season (Boeger 1987:99).

Platt National Park campers wrote a letter to the Director of the National Park Service in 1922 to request appropriations for the park. They stated that the "Artesian Wells and the 30 odd springs of the reservation make swimming" a very important activity here (DOI 1922). By 1930 the town of Sulphur had "five thoroughly equipped modern natatoriums, filled daily with fresh mineral water and many free swimming pools in the park" (Sulphur Chamber of Commerce 1930).

After the use of the automobile became more and more popular, rail travel began to dwindle. In 1932 an "attempt was made to revive the old time train excursions to the park. The result... was gratifying as the experimental

²⁰ Probably the existing Panther Falls dam.

excursion on the Frisco had brought 2,500 people to Sulphur (Branch 1932). During the travel year 1942, Platt "reached its lowest ebb" of visitation. "The tire emergency reduced the travel..." Despite this, the number of people entering the park "seeking the mineral waters and baths was reduced very little, if any. The large reduction in visitors was mainly in the usual crowds of picnickers and week end visitors," and "the absence of many large family reunions." There were 316,499 visitors in 1941, versus 140,894 in 1942, which is a decrease of 52.6% (Branch 1942).

Anyone seeking relief from pain, especially such ailments as rheumatism, paralysis, stomach disorders, kidney and bladder troubles, and nervous complaints, will be greatly benefited and often completely cured by these waters (Sulphur Chamber of Commerce 1930).

The value that Oklahoma placed on the park waters may have led to the establishment by the state of a tubercular sanitarium for soldiers of the Great War, in May of 1922 (Sulphur Chamber of Commerce 1930). This facility had been previously contemplated in 1910 to accommodate "soldiers and sailors who served in the army or navy during the war of the rebellion or in the war between Spain and the U.S" (US Senate 1910). Oklahoma Senator Thomas P. Gore introduced the same bill to "set aside fifty acres" within Platt National Park to accommodate soldiers discharged from service (US Senate 1910a). The Secretary of the Interior questioned whether the Department should report "favorably upon the proposition" to set aside land within the park for this purpose (DOI 1910) and the facility was constructed outside of the park.

The Bromide Springs caretaker, Earl McIlwee, came to Sulphur because of the soldiers' hospital. It was a Veterans' Hospital, and "most of them were tubercular patients." McIlwee was a veteran of World War I who had been gassed. "My wife's daddy was gassed during the war. So many of them were gassed, and that left them with lung problems" (Interview Shaffer 1996:12). In 1922 the soldier's tubercular sanitarium contained 60 beds, and it was enlarged in 1927 to 102. In 1935 a children's preventorium opened at the veterans' hospital, which had 28 beds (Brown and Garrity 1981:90).

The first Oklahoma school for deaf students was at Fort Gibson in 1897 as part of a private school for blind children of the Five Civilized Tribes. In 1898 the Territorial School for the Deaf was founded at Guthrie. A five-year contract from the territorial authorities was made to care for deaf children here under boarding school regulations. The state established the Oklahoma School for the Deaf in Sulphur in 1908 and in 1982 the Oklahoma legislature designated the Oklahoma School for the Deaf at Sulphur as a statewide resource center for the needs of deaf children and school districts across the state (http://www.ucpreferredrealty.com/area_information.htm).

Melvin Brown remembers his time at the school in the late teens and early 1920s, when all the students would line up and walk down to the park to swim at the swimming hole. At the end of the school year they would go down to the park and play, and "just had a wonderful good time" (Interview Brown, Melvin 1996).

In 1932 the springs' curing powers were still demonstrated "by the large number of ill people [who] apparently benefited by using the medicinal waters" (Branch 1932). The mineral springs and their "wide and just reputation for healing" have cured many and are "little short of marvelous" (Branch 1932).

A bill was introduced in Congress in 1935 for an Indian hospital and bathhouse to be located "at or in" Platt National Park. Senator Dennis Bushyhead, a Cherokee tribal member in the Senate, wrote to John Collier for his consideration in the matter, stating that "Platt Park would be an ideal place"

for an institution of this kind" (Bushyhead 1935). The Sulphur Chamber of Commerce also wrote to Collier.

The Sulphur Chamber of Commerce and the city of Sulphur, together with hundreds of Indians in our community and adjacent thereto, are deeply interested in the location of an Indian Hospital and Bath House adjoining Platt National Park... We feel that because of so many Indians visiting here already to derive benefits from our many medicinal waters, this would be a logical location for a hospital of this nature... For your information, I am enclosing a statement from the Murray County Medical Society as to the value of our mineral waters here in the treatment of so many diseases, especially rheumatism, with which the Indians are afflicted... A great service can be rendered the Indians of this section of Oklahoma with the location of such a hospital at this point (Keith 1935).

The Indian hospital was never built here, and the testimony concerning this bill was not explored, but the subject would be of interest for future study.

Through the years, the medicinal value of the waters diminished in the eyes of medical professionals. As one doctor told a patient, "it won't hurt you, but it won't help you" (Interview Jennings 1969). However, in the 50 interviews that were conducted for this project, the majority of people spoken with continue to believe in the medicinal qualities of the waters and still use the springs for health purposes.

According to Scott Colbert, the sulphur water is also considered holy water by Native Americans and is used in sweat ceremonies, where it is both consumed and poured on the rocks and cedar in the sweat lodge. The vapors that emanate from the sulphur water on the rocks "carry the prayers and the thoughts with it up to the heaven or are carried with the winds to their neighbors" (Interview Colbert 1996:8).

Chapter Eight

A MECCA FOR REUNIONS AND OTHER GATHERINGS

In addition to the use of the medicinal waters, one of the major park uses has always been for gatherings and reunions. As far back as the 1880s, there are "accounts of Confederate veterans' gatherings at Sulphur Springs, church conventions, and cowboys' rendezvous" (Brown and Garrity 1981:8). The confederate veterans boasted of an attendance around 10,000 members. Flower Park, which was known as West Central Park, was the meeting place for exconfederate soldiers and summer Chautauquas-very popular entertainment around the late 1880s (Brown 1954:54).

In 1913 the park superintendent recommended that two bandstands be set up in the park, one at West Central Park (Flower Park) and one at Bromide Springs, because visitors congregate in both locations and the citizens of the town generally provide two bands for the entertainment of visitors (Platt NP 1913).

Platt was becoming a mecca for reunions by 1930, especially family reunions (DOI 1930). Branch repeated this claim in 1936, when he wrote that the "park has been the Mecca for many large family reunions" (Branch 1936).



PICNIC AT BUFFALO SPRINGS 1955 (Harpers Ferry WASO-D-798)

Every summer there seem to be hundreds of reunions at the park. On the second day of our field work on September 15, 1996, we drove by a reunion sign at Lake of the Arbuckles. The Ashton family had been gathering there for over 20 years, and on this occasion 105 family members attended. Among their reunion activities, the family held an auction and raised \$465 for cancer research. The Ashton family welcomed us into their fold and we talked about their encounters with one of the rangers, their family history, and how to cook okra. The matriarch and last member of the original Ashtons, Mae Goss, born in 1913, gave us a taste of her Sad Cake. The recipe for this reunion favorite was given to Mae by her cousin Jimmie Bonsol who was born in 1914. Mae mailed us the recipe soon after our visit and recently told us she would be happy to share it for this report.

sad Cake

2 cup Bisquek

2 cups Brown sugar

4 eggs

/cup Chopped Pecans

/ cup loconut

3/4 cupsoil

Itable Vanilla

mix all librials

togather Hadd dry

ingrents & mix well

Bake in pan 8x/5,

at 300 or 325. ligue's

Till done

RECIPE FOR SAD CAKE (Courtesy of Mae Goss 1996)



FIVE GENERATIONS OF ASHTON WOMEN, 1996
Carmie Allen, Mae Goss holding Isabel Alvey, Donna Hendrickson,
and Rayna Alvey

In June 1999 the authors returned to the park to attend the longest continuous annual reunion to be held at Cold Springs Campground. The Wilkins' $60^{\rm th}$ family

reunion was attended by 75 family members.



WILKINS' 60th REUNION, 1999

Many family members were interviewed and recalled when it all began in 1939. Actually it began long before that.

A Chickasaw man by the name of James Robert Baggett and his Cherokee wife, Mary Ann Biggs, left their home in Tennessee to avoid the Trail of Tears. They settled in Illinois for a short time, until the Cherokee were removed from Illinois. In 1854 the family moved to Montague, Texas, where they homesteaded. One of their daughters, Lydia Caroline, was about seven years old at the time.

Years later, in 1863, Lydia married J. J. Jones and they purchased 16 acres at Red River Station by Old Spanish Fort, Texas. J. J. Jones was a Confederate soldier, wounded at the Battle of Dove Creek. In 1879 he was one of the Texas Rangers at Red River Station who retaliated against the Comanche for raiding the town of Illinois Bend. A battle between the Texas Rangers and Comanche ensued at Queens Peak in Indian Territory, where J. J. was wounded. He died at home from his injuries ten days later. J. J. and Lydia had nine children. Their daughter Alice Jones became the tie to the Wilkins family, as she eventually married Thomas Edward (T.E. or Ed) Wilkins.

T.E. Wilkins' father, Samuel Medcalf Wilkins, was a minister who married a woman by the name of Eliza Martin. During their marriage they had seven children. Around 1825 or 1826 Samuel Medcalf Wilkins, his wife and children loaded up their worldly possessions onto a couple of flat-bottom boats and they barged down the Ohio to the Mississippi, and into Arkansas. They brought their livestock, their horses and wagons, and a few cows. Their children were: John W., Amogene, Robert Homer, Thomas Edward, Joseph, Colin Albert, and Ann Eliza. The family made it overland from the spot where they landed in Arkansas, to what is now Plano, Texas, and there they established a home.

In 1889, Ed Wilkins and his brother Bob participated in the first land run from Purcell, Oklahoma. They claimed land in what is now Slaughterville, Oklahoma, and there they built, and lived in, a lean-to. One of Ed's other brothers, Al, had also participated in the run, but lost his claim when he turned back to retrieve his lost pocket watch. Ed moved back to Montague after marrying Alice Jones in 1890 in Plano, Texas. About 1898, Ed and Alice along with Ed's brother Bob moved to Wynewood, Oklahoma; then in the early 1900s the three moved on to Kiowa, where they practiced small-scale farming. Ed's brother Joe stayed in

Montague, Texas, while his brother John, and two sisters Ann Eliza and Amogene, lived in Oklahoma.

When Ed's brother Al (Colin Albert) Wilkins lost his land in the run of 1889, he purchased a small farm near Nebo. Later, in 1934 he bought a 40-acre farm in Palmer, four miles north of Sulphur. In the early 1930s people from the area got along by using a barter system. When Al and his wife AdaBell lived in Palmer they had a separator, and would ride into town with their wagon to trade jars of cream, 6 to 8 pounds of butter, and eggs for staple goods, like rice, sugar, and flour, that they were unable to raise on their farm.

All the trading took place at this little shed. That one building was worth more to all the people outside of Sulphur than any other thing the town had, because that's the only way you could get something different from what you raised (Interview Wilkins #6 1999:5-6).

Al's brothers were helping him build a new house at his Palmer place in 1938 and they decided to have a get-together at the park the following year. "Papa made a statement that he'd like to have a picnic down in Platt National Park as soon as he got his corn crop laid back." This occurred in August 1939. The family "took one or two wagon loads of stuff down" to Antelope Springs— "bedding, pots, pans, and groceries"-and they had a family get-together and stayed two nights (Wilkins 1999). The brothers and sisters decided to do this each year and to get the rest of the family involved. On Christmas in 1939, young Skeet Jones, the grandson of Al Wilkins, got a little toy printing press with rubber letters that could be set by hand. Skeet and his Aunt Ina Louise Jones printed 25 post cards and sent them out as invitations for the second reunion. The card read "Come one, come all. Wilkins Family Reunion, Platt National Park, first Friday, Saturday, and Sunday in August. Notify Ina at Route 2, Sulphur, Oklahoma, if you can make it" (Wilkins 1999).



FIRST WILKINS REUNION, 1939, AT BUFFALO SPRINGS (Courtesy Kelly D. Wilkins)

In 1939 they probably camped at Antelope Springs, because the Cold Springs Campground had not yet opened for use. There was not enough room at Antelope Springs for everyone, so the next year they held the reunion at the newly opened Cold Springs Campground with its "large picnic area.... "We've been here ever since." (Interview Wilkins #1 1999:8). In 1940 there were a few more family members present, but in 1941 there were 192. The only year they did not hold a reunion at Cold Springs was 1943, when almost everyone had joined the war effort and there were so few family members around they just had a small Sunday picnic at Antelope Springs. The largest reunion was in 1944 or 1945, when 214 people attended.

The first years we came here, we had no car. My grandfather Al used to ride down in the buckboard with two horses pulling us. They would actually take their springs and mattress off the bed from the house and bring them down here and throw them on the ground (Interview Wilkins #6 1999:5-6).

In later years, Royce, who has attended since the third reunion, said:

We would bring a pickup with a couple of mattresses in the back and a couple of quilts and sleep (Interview Wilkins #4 1999:7).

Tanya, a member of the fourth generation to have attended reunions, remembers renting cots and tents for many years from Hicks in town.

Just rows and rows of cots. You just picked a bed. All the kids slept down there. When Hicks stopped renting camping equipment, it was devastating, because I had to go to Wal-Mart and buy cots (Interview Wilkins #2 1999:7).

Ron Wilkins is the only family member who has never missed a year. He was four years old at the first reunion in 1939. Ron remembers that his

Grandmother used to grow what they called neck gourds, which would be a gourd [with a long neck]. Back then our grandmother would take a piece of cloth and tie it from one gourd to the other gourd, and she would put them around you and take a piece of binder twine through those two bows and tie it in a knot to keep it from coming off. Then you could just walk down there in the creek, fall in, and you wouldn't go under. Every grandchild had one of those, a set of gourds. My granny called them water wings. That's what I learned to swim with (Interview Wilkins #6 1999:5).

Joe Wilkins' favorite part of coming here as a child was swimming in the creek.

We would go to the creek around midnight and three or four times a day and two or three times a night. We would get up the next morning at daylight and go again (Interview Wilkins #5 1999:8).

When you were old enough to go swimming after dark that meant you had graduated to some greater level (Interview Wilkins #2 1999a:2).

One time a big group of us went night swimming. We all walked down to the creek... down through the trail and sang old songs (Interview Wilkins #6 1999:1).

Night swimming continued as a practice at the 60th reunion.

When Rona Wilkins, age 28, was asked how she thought her kids would be inspired to carry the reunion on, she replied, "Just bringing them here. That's what

everybody else has pretty much done from day one; they just bring their kids down here and bathe them in the creek" (Interview Wilkins # 6 1999:2).

Tanya, whose father is a full-blood Cherokee, said, "This was the biggest thing in our world, coming from the panhandle" of Oklahoma (Interview Wilkins #2 1999:2).

I always thought it was cool, Platt National Park, to come from a little town like Hardesty and go to a national park. It was quite the big thing to write in my "what did you do this summer" paper at school.

Tanya wants her kids to camp, walk through the woods, and "dip their little toe in the water. That's the reunion to me" (Interview Wilkins #2 1999:5). Tanya expressed how important the park is to her:

When you turned into Cold Springs campground that was the park. This is good; this is what we need. The swimming hole across the road... that's the only place I go. I would feel like I was betraying it if I swam somewhere else (Interview Wilkins #2 1999:4).

This is the first year Cheryl, who lives in New Jersey, has been to the reunion in about 27 years. Her two young sons went down to the swimming hole their first day at the park. The author happened to be at the pool when the older one climbed onto the rocks and proclaimed loudly, "this place is great, I'm coming back here next year," as he jumped into the water.

As teens, Tanya and her cousin Cheryl were reunion buddies. This is the first time they have seen each other since they were 17. According to Tanya, Cheryl loved to hike and visit the nature center to see the snakes and coyotes. "Well, I lived with snakes and coyotes, so that was no big deal to me" (Interview Wilkins #2 1999:11).

Cheryl and Tanya remember that the older women would tell ghost stories and "then run out from the woods with sheets and scream and we would huddle together. That's one of my best memories-so family oriented" (Interview Wilkins #2 1999:2).

One of the storytellers was at the 60^{th} reunion and admitted, "Yes, I told many ghost stories; just made them up as I went. We would get dressed in a sheet, put our flashlight under the sheet and be very spooky looking. They loved to be frightened" (Interview Wilkins $\sharp 5$ 1999:11).

Rona's grandparents, Charlie Wilkins and Flora Ruby Marcy Wilkins (Babe) lived in Sulphur, so Rona and her brothers would come up from Plano, Texas, to stay a couple weeks before the reunion. Her grandmother would bring them down to the park and let them go swimming and have picnics. They had three houses together: Charlie and Babe lived in the first house; Aunt Chloe, Charlie's sister, in the center house; and Charlie's brother Roy and his wife Lila in the third house. "They all had little buzzers in their bedrooms to buzz each other and pick up the phone and talk" (Interview Wilkins #6 1999:1).

When asked why there seem to be so many reunions in this area, Terry Gibson said "I can tell you in a heart beat!"

Back when this country was young; when your closest neighbor was five miles away; and the closest town, with a mill to grind your grain was 25 miles away; you had nobody else to count on except family. Families were large back then; generally 5-10 strong, so they were closer knit and most lived within a very close vicinity of each other. Today, it's easier for

families to move away, but it's important for them to come together traditionally as much as anything else (Interview Wilkins #1 1999:5).

It is often said that this park was so popular for locals because it was an inexpensive way to have a vacation. Max says that "there may have been times like that, as well as times we could afford to go wherever we wanted to, but we prefer to be here. It's just something we look forward to each year" (Interview Wilkins #1 1999:6).

What makes this place so important to Tanya is that her "great grandfather and his brothers chose this spot. It must have been recreation for them after the harvest season was over. I think that knowing they made the effort to be here every year is what makes it important (Interview Wilkins #2 1999:5).

And what does the family see as the most important aspect of the reunion?

[Rona] Catching up on what everybody else is doing in their lives, as this is the only time we all get to see each other. When we get together its like we are all family and it's not like there's any distinction (Interview Wilkins #6 1999:4).

[Tanya] It didn't matter [who watched after you]. You went with whomever, and you didn't have to stay with your parents (Interview Wilkins #2 1999:2).

[Rona] Tomorrow everybody will get together over in the picnic area, and usually what we do is break out the pictures and the family tree and everybody goes around and talks about old times. Then we have our big lunch (Interview Wilkins #6 1999:2).

[Roy] They come from Texas, Kansas, New Mexico, California, and we all make it here. Just a fellowship between cousins and uncles and brothers you know... This means a whole lot. There's plenty of room here to come and meet, to congregate and talk. That means more to me than anything else (Interview Wilkins #4 1999:7).

[Cheryl] I was really fascinated by my Aunt Chloe and I knew what this was all about. I really loved it; it meant a lot to me that we would come to meet my mother's family and they would tell us stories and we would learn about our papa Jimmy, who helped begin this and what his life was like (Interview Wilkins #5 1999:12).

When Cheryl goes back to New Jersey, what will she feel about this trip?

A connection to the family, which is important because you lose that connection when you live so far away.

In 1997 Eunice Dixon, daughter of Ed and Alice Wilkins who began the Wilkins' Family reunions, attended her last reunion at 100 years of age. Family members remember her skipping along the road hand in hand with her daughters, and sitting in her chair in the creek so she could enjoy the water over her feet. Eunice reiterated the importance of the reunions to her family:

In order to know where you're going, first you have to know where you come from [Eunice Dixon 1899-1998].

Another long-held reunion is that of the Sterling family, who had their $50^{\rm th}$ annual reunion in 1996 with an attendance of over 200 people from 11 states, representing five generations.

The Sterling family patriarch is T. F. Sterling. His son Walter married Odessa Sterling (born 1907), who was interviewed for this project. Two of T.F.'s children were living in 1996, his son Odell and daughter Estelle are both from Paul's Valley. The Sterling children were raised near Wynewood, and the family would come to the park in the early days to camp. It was T.F.'s daughter Lily Sterling Vanderberg who began the reunion in 1946. Her son had died that year, and the family got together at her place in Shawnee to decide on a funeral. Family members got together there and "made their beds out in the yard" (Interview Sterling 1996). This gathering led to the annual reunion.

The following year they had the reunion as a Sunday afternoon gathering, and in 1948 the reunion was held in Texas City. In 1949 the reunion was held at the confluence of Rock, Guy Sandy, and Buckhorn creeks, and the following year they held it at Cold Springs where it has been held ever since. Initially the reunions were held in July, but it was usually too hot, so now they are held on Labor Day weekend.

Before there was a reservation system, some family members would come two weeks in advance to reserve their campsite (Interview Shantley 1996). A 1985 newspaper story from the Sulphur paper, titled "Annual Sterling Reunion Held at C.N.R.A." discusses how some years folks would "do some of their canning and jelly making" while reserving the campsite (Sulphur Times Democrat 1985:4a). One of the uncles would gather the wild plums to make jelly.

Most food is prepared by a group at the campsite (Interview Shantley 1996), except perhaps for pies and cakes. They used two big fire pits to cook on. They fried up okra and chicken in a big skillet. The fireplaces are gone now, but it would be a great asset to have them once more. In 1996 Ruth Shantley prepared 80 pounds of barbecue for one meal. They like the big tables at Cold Springs, and have quite a collection of cooking implements, a huge oilcloth they place on the dinner table, and specially-made awnings for the reunions. There used to be more trees in the group camp that provided shade from the summer sun. They had a "purse tree," where the ladies hung their purses on Sundays and a "hat tree" for the men. Those trees are gone now. There used to be grapevines too, which are also gone.



Outdoor Kitchen, 1957 (Courtesy Kelly D. Wilkins)

A long time ago, park staff and other campers would join the reunion group for dinner, but the park staff has changed and they don't join in anymore. They feel that since the park became Chickasaw National Recreation Area, there also came a change in the attitudes of park personnel. The interviewees believe it is because employees now come to work at the park from farther away than "the South."

The Sterlings would like to see an electrical outlet at the group camp so they can use their electric ice cream makers, and a water faucet installed, "to make happy campers happy" (Interview Vanderburg 1996).

The family used to enjoy a hayride through the park, but they don't do it any longer because they say the park "frowned upon it." They played games, like dominoes, till midnight. They had a beauty shop where they would give haircuts and perms. They had watermelon feasts and nature walks. "They just don't come to the park to sit around" (Sulphur Times Democrat 1985:4a). Some years they have themes and entertainment, such as a "talentless show." On Sunday mornings there is a small church service, with either a family member or local priest officiating and gospel singing. Sometimes there are crafts and white elephant sales at the reunion, and the proceeds go in the reunion kitty.

Reservations can be made starting at the beginning of the year, and Odessa Sterling telephones in to make the reservation on January 2, leaving herself notes all over the house so she will remember to be sure the family will get site 64; they have never missed getting it. The Sterlings have never considered having the reunion elsewhere. The family believes that the purpose of the park is to provide people with a place to get together, and for recreation. They would like a standing reservation and wish the park would take more interest in the reunion. The Sterling reunion is the annual vacation for most family members.

Various community events continue to be held at the park. The contemporary Easter egg hunt is held in Flower Park. Back in 1933, the first Easter pageant or sunrise service was held in Platt National Park at the base of Bromide Hill, and was sponsored by the Sulphur Junior Chamber of Commerce. The Easter pageant was "staged on Bromide Hill early Easter morning and witnessed by some 7000 people" (Branch 1934).

Lonnie Shaffer, former chief ranger, was six years old at the time. He remembers it being cold, and seeing "a hundred or so camp fires" around Bromide Springs. Three crosses were placed on Bromide Hill the night before for the sunrise service. The participants would walk up the hill carrying paper crosses and walk up with mules to where the other crosses were located. The sun would rise and hit the top of the crosses as it came up, and the service was over soon after (Interview Shaffer 1996:40).

In the 1930s WPA Tour Guide of Oklahoma, for Platt National Park, it says that at the foot of Bromide Cliff, "temporary structures are erected each year to seat the thousands of visitors who come to view the Easter Pageant" (WPA 1986:367).

In 1935 the CCC enrollees conducted crowd control at the pageant for approximately 4,000 people, under the direction of Park Ranger Von Hetzler. The Easter pageant began at 4:00 a.m. on April 21, and Vernon Price, the camp chaplain conducted the choir (CCC 1935f).

Superintendent Branch reported in 1942 that the Easter "Victory" program was attended by 1,500 people. Various organizations assisted with the program, and

10 churches had singers in the choir (Branch 1942). Boeger (1987:156) wrote that the Easter pageant was abandoned in 1942. One source said it ceased because of a lack of sponsors.

The opening day celebration for the summer season, an annual event in Sulphur similar to today's Water Festival, began in 1924 (Boeger 1987:112). In 1934 the opening day celebration started up again after a lapse of several years. This event included a mile-long parade (Branch 1935).

In 1942 the annual "Water Carnival and Camera Derby" was held on opening day in Flower Park (Branch 1942). The Camera Derby included a beauty contest, in which a solider, a sailor, and a marine were the judges. Jamie Pettiti remembers being photographed in this contest when she was 15 or 16 years old.

Concern for accommodating the increasing amount of visitors was addressed by the NPS landscape architect in a 1936 report for the CCC program.

In July of 1936, 1500 visitors were recorded, the largest daily attendance for the year. With the ever-increasing numbers came more large organized groups who desired facilities for picnicking, over-night camping, and sanitation. These groups are becoming difficult to care for. The location and construction of an organized group picnic and camping area, to be maintained for that purpose only, was discussed with Mr. Vint and met with his approval. Plans will be instigated for eighth-period approval (CCC 1936c).

Chapter Nine

BUFFALO PASTURE

Evidence in the archeological record dating between 5000 and 2500 B.C., and between 500 to 1300 A. D., shows a dearth of bison bones, which corresponds to pollen data indicating drought events during these same periods. After the end of the drought in the fourteenth century, a five-hundred-year cycle of cold, wet weather reigned, and there was a corresponding return of bison to the Southern Plains (Flores 1991:469).

There is a noted decline in the bison herds of Oklahoma in the late 1800s as identified in the book *The Chickasaw Rancher*. The author writes that the Arapaho and Cheyenne Indians reported to the Darlington Indian Agency that they had killed 7,000 buffalo and tanned 15,000 hides for traders in 1876; in 1877 they only killed 219 and tanned 640 for traders; and, in 1878 they reported no buffalo killed or tanned and the following year the buffalo were gone (Johnson 1961:34).

The American bison had vanished from the area by the time Theodore Roosevelt proclaimed the Wichita Mountains a game preserve in June 1905²¹. Roosevelt "was intensely interested in bringing back the buffalo to the Wichita." When Quannah Parker was told of the planned reintroduction by the New York Zoological Society, he replied, "Tell the President that the buffalo is my old friend, and it would make my heart glad to see a herd once more roaming about Mount Scott" (Hatley 1973; Eliot 1982:350).

And the bison were reintroduced soonafter. Fifteen bison from the New York Zoo were shipped to the reserve by train in October 1907.

At Cache, a group of Indians camped out for days near holding pens, awaiting the return of the "Great Spirit's cattle" (Eliot 1982:350).

Today, the Wichita Mountains National Wildlife Refuge manages 570 bison. This is "the only large herd left on the Southern Plains" (Flores 1991:477). The bison are doing so well, that every year the refuge auctions a selection of surplus bison to bredders, representing different age categories. In 1999 they auctioned 170 bison, and donated 30 to the Intertribal Bison Association (Interview Bryant 1999).

Platt National Park was looking at the introduction of game animals in 1908:

It would seem to be a wise provision for the success of the park to provide a game preserve therein, where antelope, deer, mountain sheep, and possibly buffalo, could be protected and propagated before these species of beautiful and majestic animals become extinct, or difficult to obtain. Offers of deer have been made as a donation to the park, but as no provision had been made for a zoological feature, although it was contemplated in the Act creating the park, they could not be accepted (Platt NP 1908).

²¹Proclaimed Wichita Mountains National Wildlife Refuge April 1, 1935.

The issue of aquiring game animals was pursued in 1913 by Superintendent French who recommended building a fenced pasture of "approximately 52½ acres in the south part of the park for the purpose of providing for the care and keep of some deer and antelope which should be furnished this park" (Platt NP 1913).

Then in 1919, Superintendent Ferris wrote a letter to Director Mather, stating:

Some days ago I took up with Mr. Frank Rush of the Wichita Forest Reserve at Cache, Oklahoma [the] matter of furnishing me with three buffaloes for this park, and have been advised by him that he would be glad to let me have them, provided the Department is agreeable.... I am anxious to obtain as many features of interest to visitors as possible for this park, and will say that there is ample feed stuff raised on the park with which to feed these animals, if they can be gotten.

Will also advise that the citizens of the town adjacent to the park are more than willing to pay all charges for bringing these animals to the park, so the lack of appropriations need have no weight (Platt NP 1919).

On the same day, Ferris also wrote to Horace Albright:

I should like very much to provide every possible feature of interest to visitors to this park that is within my power to obtain, and if you can arrange to furnish these elk to this park, will ask that you kindly take the matter up with Mr. Mather, and advise me of your success (Platt NP 1919a).

Mather must have approved, as the Wichita District Forester reported on February 27, 1920:

On February 16 we loaded and shipped 3 buffalo, a 2 year old bull, a 2 year old heifer, and a yearling heifer to the Platt National Park at Sulphur, Okla.... I accompanied them to the park and helped liberate them in a 25 acre enclosure which had been fenced for that purpose. I think the buffalo will do well on the Platt National Park since they have open range with plenty of grass and water. [The park and the town] appreciate very much the effort of the Forest Service in establishing the buffalo herd in the Platt National Forest [sic] (Wichita Forest Reserve 1920).

In August 1919, Superintendent Ferris also requested that the Wichita Reserve provide Platt National Park with "some antelope" (Platt NP 1919c). They shipped three in December 1919, and one died. The chamber of commerce also paid for the shipment of the elk (Platt NP 1919d).

The superintendent thanked the forest supervisor:

I particularly want to say that the buffalo are doing fine and seem to be enjoying the life here-they do not mind being looked at or seem to care, provided the people do not get close. I have let them in with the elk and they enjoy the change as do the elk and do not seem to notice each other at all. We are feeding them hay and as the alfalfa gets larger they will be in clover I think (Platt NP 1920).

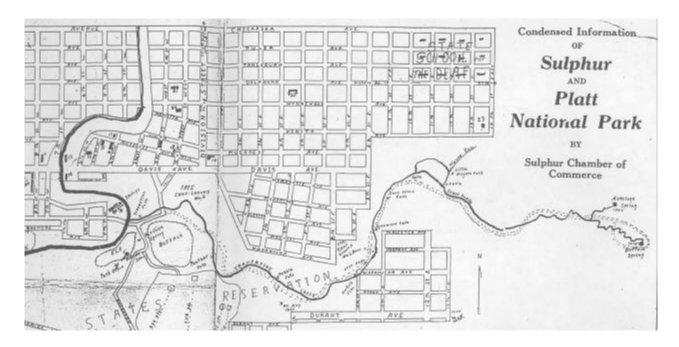
In February 1921, Superintendent Ferris requested elk to be shipped from Yellowstone; Horace Albright agreed that "Platt National Park ought to have

some more elk" (NPS 1921), and the park received one "fine bull calf elk" by early March (NPS 1922d).

The park superintendent reported in 1924:

Our animals are a source of much enjoyment. The elk are very fond of being fed and will follow tourists around the fence in the hope of getting eats. The Deer also are very tame and will eat from your hand. The buffalo do not care for society but would rather be by themselves. This year we have another baby elk making four elk here now (DOI 1924).

In 1925, two more "fine buffalo cows" were added to the park herd from the Witchita Forest reserve and the "Chamber of Commerce settled all expense" (Platt NP 1925).



OLD BUFFALO PASTURE AND ELK ENCLOSURE (Sulphur Chamber of Commerce 1927)

When the CCC camp was established at Platt, one of two "major plans for the park design" was the "relocation of the area for the Buffalo and Elk" (Platt NP 1934a:16). The park's 1932 annual report states that the "most outstanding improvements of the year [was] the erection of the new paddock fences for the elk and buffalo pastures" (Branch 1932). This report also stated that a "heavy mesh wire fence was "erected on steel posts set in concrete" (Branch 1932). This seven-foot-high fence enclosed a 97-acre pasture. Superintendent Branch addressed the "Buffalo Paddock" in his annual report, stating:

One of the most important changes from an administrative stand point was the removal of the elk and buffalo to a large new paddock covering an area not suitable for other purposes. For years the animals had occupied paddocks in the most desirable section of the park adjacent to the Flower park area and the central camp ground. The removal of the paddocks will permit of developments long needed and will greatly assist in lessening the crowded condition in the central part of the park (Branch 1934).



NEW BUFFALO PASTURE

(NPS n.d.:6-7)

In November 1933 an artificial dam 200-feet long, 70-feet wide at the base, and 20-feet high was built to provide water for the buffalo. The reservoir's water surface encompassed approximately three acres (Platt NP 1934a:21).

George Wright visited Platt National Park in July 1933, apparently to assess the health of the elk and bison. In his journal notes he reports:

These have been two rainy days. Supt'd. William E. Branch, and Temp. Landscape architect Walter Popham went over the park and the problem with me.

 $\overline{\text{Elk}}$. American wapiti number 12 including one $\overline{\text{calf}}$ of the year. They are as small as tule elk. Some have deformed antlers. Their condition is poor. Hides are mangy with large patches utterly devoid of hair. The animals are too thin for the time of year.

Twelve or thirteen years ago a bull and 2 cows were brought from Yellowstone. The first year the bull and 1 cow died. A second bull was brought in. All the animals now here are descended from the original pair.

Because <u>wapiti</u> are not known to be native, because they do not thrive here and because the present stock is too poor to merit continuation it is recommended that this exhibit be abolished. The animals are too poor to use alive elsewhere. They should be slaughtered and the meat given to the county. University of Oklahoma might want a skeleton.

The old bull, a fine specimen died just last year. None of his descendants can compare with him.

 $\underline{\text{Bison}}$. There are five bison in the pasture. One is a good bull. One is a young bull. There are two cows and a calf of last year. They are in excellent condition, a really fine exhibit. One old large bull recently died.

These buffalo have been here since $\underline{1920}$. They all come from Fort Sill Reservation (For. Res) Wichita N. F. Cache Okl. Originally 1 bull and 2 cows. 4 cows since (Wright 1933).

In 1935 Superintendent Branch reported on the fine buffalo herd of 13, and hoped to increase it to 25 by the end of 1936 (Branch 1935) However, the next year he reported the herd at 16 (Branch 1936). The elk were maintained in the park within a fenced enclosure until January 1935. At that time the elk were eliminated from the park, probably following Wright's recommendation, given their poor condition and the fact they were not native to the area.

Superintendent Branch reported in 1937 of the park's "wildlife exhibit" that was "one of the finest and most accessible in the whole United States. It is also one of the few now existing in the natural habitat of the buffalo." Branch also reported "a very large number of visitors" inspecting the buffalo (Branch 1937).

By 1939 the buffalo herd had reached 21 head and Branch reported that the carrying capacity of the paddock could not support more than "8 or 10 head without feeding them year-round", so the herd would be reduced to eight (Branch 1939; 1940). Branch said that "efforts to rid the park of surplus buffalo by live-shipments to public institutions were only partially successful; the remaining surplus animals were slaughtered and distributed to Indian tribes in Oklahoma as follows: three to Shawnee Indian Agency; two to Kiowa Indian

Agency; two to Five-Civilized Tribes Agency in Durant; and, two to the Five-Civilized Tribes Agency in Muskogee" (Branch 1940).

Branch also comments on the "thousands of people [that] see the animals [in] their natural habitat that probably would not otherwise" (Branch 1939). The following year Branch reported:

The continuation of the herd appeared obligatory upon the Service as this exhibit offers an opportunity for thousands of persons to see buffalo in their natural habitat in the southern portion of the original range of the great herds. It is the desire to present the exhibit in a natural and attractive manner (Branch 1940).

A 1942 park master plan also addresses the educational purposes of the herd and how popular the bison are (Platt NP 1942).

CCC enrollee Delbert Gilbert commented on how "a lot of people come to see the buffalo; they have been here a long time...." He then reminisced about the fun they had spoofing the new enrollees. "We used to tease the [CCC] rookies in camp there. We told them we milked those buffalo for their coffee. We'd send them over to milk the buffalo" (Interview Gilbert 1996:30).

The bison were tested for Bang's disease in 1942, and were reported to be one of the few herds in the country to be uncontaminated by the disease (Branch 1942).

A 1955 article in the Anadarko Daily News stated that the park was disposing of four bison. Soon after, the park received a letter from the Commanche War Dance Club, requesting buffalo meat for their powwow and war dance (Platt NP 1955). A few days later the park received a request for buffalo meat from the Caddo Veteran's Committee for their annual feast (Platt NP 1955a). Then, in 1959, the Pawnee Indian Veterans requested buffalo whenever there was a surplus for their July 4 powwow (Platt NP 1959), and the Shawnee area field representative wrote that back in February 1959, members of three tribes had picked up three buffalo for "ceremonial purposes and food" and that a forth buffalo was being saved for the Sac and Fox Tribe of Oklahoma. The representative for the field office was notifying the park that someone would be there to pick it up on July 13, and that the tribes that received the meat "enjoyed the preparation and eating of the buffaloes" (Platt NP 1959a).

A receipt for property dated July 14, 1959, lists one seven-year old bison "to be slaughtered for food for the Indians" as a reduction in the herd, which is "necessary to reduce the total count to the carrying capacity approved for the pasture at Platt National Park" (Platt NP 1959b).

In August 1959, the Iowa Tribe of Oklahoma requested two front quarters that Chief Ranger Lonnie Shaffer had notified them about. The park maintained a mailing list for buffalo applications. A receipt appears in the files that states the front quarters are "to be used for ceremonial purposes by the Iowa Indian Tribe of Oklahoma" (Platt NP 1959c).

In December 1959, after the July reduction, Superintendent Branch wrote to the Wichita Mountains Wildlife Refuge requesting a bull buffalo the next time "you find it necessary to pen up any buffalo" (Platt NP 1959d).

The Shawnee area field representative wrote again in April 1961, to inquire if there would be "any buffalo available this year for their use in Tribal ceremonial dances and meetings" (Platt NP 1961). Then on April 13, they wrote

back to the park, thanking the park for reserving two young buffalo bulls and making arrangements for the two tribes to pick them up (Platt NP 1961a).



BISON AT PARK



"Orphan Buffalo Calf hand-raised by rangers," 1956, by Paul F. Spangle and W.V. Appling (Harpers Ferry WASO-D-804)

The bison continue to be an important component of the park's resource education program, and people that visit the park today, remember the bison from their childhoods. "The buffalo were a big deal to us kids" (Ringer 1996).



VISITORS TODAY CONTINUE TO ENJOY THE BISON

Chapter Ten

SPEND THE DAYS

If the waters fail to repeat the wonders, there is the spirit of health and happiness in the forgetfulness of care that comes with an outing, a contact with nature and a physical reawakening (Sulphur Chamber of Commerce n.d:7).

These eloquant expressions speak to the value the people of Sulphur place on the park.

Marian Corley commented, "We always loved the park." "I still have my mother's pot. It had a tripod and she took it to the park and cooked stews and stuff. That was fun." "She cut up the vegetables and everything there and cooked it over an open fire. We'd spend what we called 'spend the days,' and they cooked for hours. We kids would keep that fire going and play in the creek. We did this during the week in the summer. It was just my mother and her friends. The women cooked and the kids played in the creek. I think we always loved the park; Sulphur people always loved the park. Still do" (Interview Corley 1996).



"Picnicking in the Park" (CHIC Archives 0143)

They go to the woods and have picnics and chicken fries, roasting the chicken on wire netting stretched over a bed of glowing coals (Santa Fe n.d. [b]).

Jamie Pettiti recalled "When I was a little girl, one thing my mother and her friends did, they would go up on the creek and cook breakfast, and just sit back. Or they would go on picnics-just spend the day, the whole day-bring their lunch and sit and wade a little bit in the creek, and visit. People lived so much slower and leisurely" (Interview Pettiti 1996:2,41).

Lacy Brown's "parents came here in 1915 for the deaf school. We used to walk two miles to go swimming down in the park at Bear Falls" (Interview Brown, Lacy 1996).

Eula Brown "would take part of [his] lunch and make a fire if we needed to have a fire for something. This was in the 1920s. My dad's folks lived out west, so when they would come down from out west the first place they wanted to go would be the park, and we would fix dinner and we all would have dinner in the park" (Interview Brown, Lacy 1996).

Marian Corley said "we picnicked in the park, and we swam there, and often in the late evening we took a walk through the park. Mother, Papa and I and my brother. I thought Bromide Hill was as high as Pike's Peak, and sometimes, when I was a girl, we'd have summer breakfast-cook it up on top of that hill. And then we'd come back down and go swimming" (Interview Corley 1996).

Clifford Austell said "my fondest memory was when we entered the campground, it's just a different feeling when we drove in from Oklahoma City and entered the campground. A different feeling comes over you" (Interview Austell 1997).

Lonnie Shaffer says that "Bromide Hill is about the nearest thing to a mountain we have.... You get up on a high spot, why I don't know, but there, people are closer to their deity. They get up there and they are quiet and get to thinking. When they get through praying they get to singing. They end up hollering! But we don't mind anybody uttering a little prayer. That's fine. That's part of visitors enjoying themselves. But some of that singing-they just had to go back further in the boonies" (Interview Shaffer 1996:34).

Jamie Pettiti's recalled that her "Aunt Doll lived in the brown ranger house just across the road from the pavilion and the highlight of my visits with her would be the "sunrise breakfast" on top of Bromide Mountain. Climbing to the top of the mountain-which is really only a hill by all regular standards- in the early hours of dawn and watching the sunrise was about the greatest thrill in the world, but now that I think about it, I don't remember ever eating any breakfast up there, for it seemed that the food was always secondary to reaching the top of the mountain before the sun came up" (Pettiti 10-18-84).

Gene Delay says that "when somebody comes to see me, the first thing I want to do is go to the park. We cook out, take the kids to the water and let them freeze to death over there. It's still a fun spot (Interview Delay 1996:9).

Marian Corley says she drives through the park almost every day, "and we wonder why anybody would live any place else. We've always felt fortunate to have this beautiful place" (Interview Corley 1996:4,8,16).

Brenda Ringer says that the "one thing I always valued the park for was that whenever you wanted to be alone... you could forget about being in a little town with glass walls... because everyone had their favorite place. The park was always a part of our family. We grew up appreciating the park a lot. In 1959 we moved to the east side of town. We would come down every summer. We would just spend our summers down there.... You know what the park did? It brought the world to us (Interview Ringer 1996).

Chapter Eleven

COMMUNITY AND PARK TODAY

The town of Sulphur is located in central Murray County, which encompasses 420 square miles of primarily agricultural land in southern Oklahoma. Sulphur is 60 miles south and slightly east of Norman, the closest large city, and about 100 miles south and east of Oklahoma City. In 1990 the town population was 4,824: 84.93% were white, 12.96% American Indian, 1.24% African-American, and 1.24% of other racial backgrounds (Oklahoma Department of Commerce 1998). Most African-American families today have moved to nearby Tatums, which is predominantly African-American, or to nearby Davis or Ardmore. There has also been a growing Hispanic population within the last 10 years, engendered mainly by employment at the Mayhard Farms near Nebo, as well as Billy Cook's Harness and Saddle Manufacturing Company. Overall the town's population has remained stable through time, as shown in population figures of 4,970 in 1941, 5,158 in 1970, 5,516 in 1980, and 4,794 in 2000 (Arbuckle Historical Society 1995; Oklahoma Department of Commerce 1998).

As of 1997, Sulphur's primary employers were the Oklahoma Veterans' Center, Oklahoma School for the Deaf, Sulphur Public Schools, Wal-Mart, Chickasaw Telephone Company, Arbuckle Memorial Hospital, Sooner Foods, US Silica, National Park Service, Chickasaw Motor Inn, city of Sulphur, Lifestyle Center of America, and Mayhard Egg Company. In descending order these employers provide from 168 to 30 jobs apiece (Sulphur Chamber of Commerce 1998; Oklahoma Department of Commerce 1998). As of 1999, the Sulphur Chamber of Commerce had 150 member businesses.

In terms of sharing facilities and participating in community projects, the main community partners are the Oklahoma School for the Deaf, the Sulphur Public School system, the Veteran's Center, Chickasaw National Recreation Area, the Sulphur Chamber of Commerce, and the relatively new Main Street Program.

Besides multiple employment sources, other community businesses, and partners, Sulphur has: fire and law enforcement departments, three utilities providers, a county hospital, a state veterans' hospital, three clinics, two nursing homes, 10 private doctors, four public schools, four banks, a newspaper, a radio station, a television station, two tennis courts and a golf course, two libraries, 23 churches, and more than 20 civic and fraternal organizations (Sulphur Chamber of Commerce 1998; Oklahoma Department of Commerce 1998).

Despite the availability of goods and services, however, many Sulphur residents lament the changes that have characterized the town since its heyday, and especially since World War II. The roots of some regional changes are due to the same economic and social factors that affect the nation as a whole. Fluctuating cycles of oil production have affected the availability of jobs; agriculture has shifted from family level to factory farm levels of production; and, changing modes of transportation and transportation corridors have eliminated the existence of whole towns and made others into regional economic centers.

Oil and gas exploration and production began in Murray County in 1914 and has gone through boom and bust cycles to the present day, affecting employment and population levels (Arbuckle Historical Society 1988:35; Jack and Jack 1988:38). After the end of World War II, family farms and ranches steadily decreased in number, but grew in size and value. Murray County had 885 farms averaging 254 acres in 1945 and 20 years later had half as many agri-businesses, each of which averaged twice the number of acres of the independent family farms. By 1966 there were 233,000 acres of agri-businesses in the county including livestock and feed

operations, 43 dairies, two egg producing plants, and a few other minor crops (Arbuckle Historical Society 1988:34). Today, agriculture occupies the lowest percentage of the city's labor workforce (Sulphur Chamber of Commerce 1998).

Train travel gave way to private automobiles after World War II, bringing with them the development of highways and blacktopped rural roads. Many small towns ceased to exist, leaving Sulphur, Davis, and Dougherty as the only towns in the county large enough to have post offices, and by 1972, there were only four schools. Today, 40% of the county's population resides in Sulphur (Oklahoma Department of Commerce 1998).

With the emphasis on Sulphur as one the few economic centers in the county, many of those who had sold out their family farms turned to wage work instead. The availability of wage jobs fluctuates, depending on the presence and stability of industrial employers such as the Haliburton plant, which provided employment to machinists and other oil industry specialists until it went out of business in about 1990. Exsil/MCS Inc. provided jobs in computer chip cleaning from 1996 until it left the area in 1999. As of 1999 Hannover provides employment in the manufacture of hydraulic pumps and gas compressors and currently has about 50 employees (Sulphur Chamber of Commerce 1999). The number of Dairies declined in recent years, but some employment is still offered by remaining dairies such as B&R Farms. A few chicken and other livestock operations, such as Chitwood Farm, provide some employment for both locals and outsiders.

Along with the changes in the regional economy, local changes affected Sulphur uniquely. After the elegant downtown Artesian hotel burned in 1962 and the McClellens and Richards dime stores went out of business in the mid 1970s, Sulphur's downtown changed significantly. Downtown Sulphur had been a thriving commercial center, housing the community's clothing stores, department stores, dime stores, drugstores and other businesses. One by one, the locally owned businesses closed down as their owners retired; since and no new owners bought the businesses, the buildings remained empty (Interview Darryl Carter 1996). The decline in locally owned businesses, coupled with the arrival of Wal-Mart on the west end of town in the early 1980s emptied Sulphur's downtown business district, leaving the appearance of poverty and abandonment and perpetuating the historical split between the town's west and east sides which also contributes to economic instability.

Although the area population has remained stable, residents believe that there is a high unemployment rate. According to city officials and residents interviewed for this project in 1996, the lack of employment has been a major factor in Sulphur's appearance of economic decline. Although Chamber of Commerce figures for 1998 indicate that only 247 members of the city's total labor force of 1,981 were unemployed, few young people can find work locally. For the most part, young people leave to find work elsewhere, or at the very least commute to larger cities such as Ardmore. Many more people would stay, residents say, if jobs were available. Eventually, many of those who do leave tend to return to the area to retire, making Sulphur and the surrounding area somewhat of a retirement community. The community has many senior citizens with low-to-moderate incomes. In 1997, for example, of the 12,200 people in Murray County 25.6% were under the age of 18 and 35.7% were over the age of 50. People in the prime of their working lives, between 18 and 34 years of age, comprised only 16.9% of the county population in 1997. Nearly 50% of the disposable annual income of Murray County households is under \$20,000.

According to some residents, if it weren't for the park, the town would be dust. Others say it doesn't need to be that way. Some residents believe that the town doesn't necessarily need to grow, it just needs to employ the population that it has. They say that the potential to employ, develop businesses and prosper

already exists and is waiting to be taken advantage of. Many residents believe the solution is tourism, and tourism exists because of the park. In short, the park is the vehicle to gain economic success, and the key for starting it is the citizenry's own motivation. 22

While Sulphur residents' stories and opinions are almost uniformly based on hope, optimism for the future, and faith in the city's potential to prosper again, at the same time they chide themselves for not taking advantage of the potential available to them. "People here are stagnant", one interviewee said. "They are only interested in what's in it for them, not what's good for the community." In general, people believe that Sulphur's prosperity is dependent on the tourism generated by the park, but that the city itself has not provided enough goods and services upon which visitors can spend their time and money.

While the community is economically dependent on the park, some feel there is also a tendency for the town to blame the park whenever there is an economic problem, rather than helping itself.

Remarks from many interviews in 1996 included the suggestions that:

if the town was going to rely on tourism, it has to provide visitors with something to do and to spend money on. People here could easily renovate the downtown and promote the arts. Sulphur advertises itself as the city of springs but when people get here there are no springs. The private bathhouses and pools are gone. The city needs to revitalize some of the springs or at least develop a map to show where they were. But citizens also need to become involved.

The revitalization of Sulphur that people see as necessary is not just for visitors. They also want changes for the quality of life within their own community. Some people point out the irony of a city that doesn't even have its own municipal park, independent of the national park. While purchase of the former privately-owned Vendome pool site by the National Park Service is viewed favorably by most residents because it is well maintained and attractive, the purchase has also come to represent Sulphur's inability to maintain its own recreational facilities for its residents. Perhaps one of the biggest issues is the city's loss of its several swimming pools over the years. The loss of swimming pools is an issue that remains in the forefront of many residents' memories and represents concerns about the future of the community. The town could raise money to have their own swimming pools again, people say, which would be great for the community. Although people acknowledge that it would be expensive and there is a liability issue, they say that the many swimming pools used to bring visitors and community members together and now they are all gone.

Bringing visitors and community members together is a cornerstone of Sulphur residents' ideas about quality of life. People want to balance tourism with community needs. In Sulphur tourism and community are not mutually exclusive. "Sulphur is so friendly", one resident said, "because it is used to greeting strangers. It has always been a tourist town, so improving the quality of visitor services means improving the quality of life for residents. Similarly, making a nicer town for residents means a better town for tourists. Interviewees report that Sulphur is very proud of the park and its springs. And although economic development is desirable, it must be balanced with local use and therefore not

Many interviewees requested that their comments about current park/community relations remain anonymous; therefore, most quotes in this chapter are not attributed to individual interviewees, but paraphrased from similar comments made by multiple interviewees.

generic development, but development in a unique "Sulphur way." And the "Sulphur way," of course, reflects the inseparable relationship between the town and the park.

Residents generally believe that the park could play a significant role in continued development of the town, for example, private businesses could begin renting camping equipment again like they used to. Some people want development of a recreational vehicle park for additional economic development but others don't. Others hope for continued growth and development, but in a way that reflects the community's history and is compatible with the beauty of the park. Interest in the local history of Sulphur has increased within the last 20 years and continues to do so. One interviewee pointed out that local historian Opal Brown's newspaper column and her two books on Sulphur's history have raised the town's consciousness of its past.

The kind of development that many area residents see as necessary and compatible with the community is the kind that reflects the unique history and former elegance engendered by the presence of the park. Combined comments of many interviewees suggest that

...maybe the important thing is getting the city to take advantage of what's already here. Sulphur is growing in its economic influence and development philosophy and trying to be in harmony with the park in terms of types of development. Industrial development has contributed to the decline of the town's elegance. Still, the community can support a broad economic spectrum at its base, from industrial to arts and crafts. We are now looking for a happy medium between high revenues and the old way. We want the word-of-mouth type businesses. Businesses such as the Olde Bathhouse can bring it back to the way it used to be. The future of Sulphur is wide open. The people can do what ever they want. They have the potential to make this a resort area again.

Residents generally want growth, but not necessarily population growth. They want better job opportunities, good housing, essential fire and law enforcement services, and water system improvements to go with it. They want to revitalize what is already here, make it grow and prosper, and retain its historic integrity. As of 1996 the growth philosophy was well underway. The Murray County Development Authority was formed a few years earlier, and Sulphur was on the verge of joining the national Main Street program. By March of 1997 Main Street certification was received by the city, and in June of 1999, 100% of the ground floors of the formerly inhabitable buildings in the Main Street district were rented to active businesses. The downtown and the local business outlook definitely began an upswing.

Main Street is a National Park Service program that is administered by individual states. It is intended to revitalize historic districts that have been pushed into decline by changing market conditions and demographics. The program provides special loan packages from banks to private business owners, to renovate, expand, or start their businesses. It also provides additional services such as architectural design and preservation training to local municipal Main Street organizations, in order to revitalize their downtown business districts.

According to Clayton Lodes, outgoing president of Sulphur's Main Street program, in June 1999 a few Sulphur business people spent much of 1996 in the arduous process of applying to become Main Street certified. After the certification was received in March 1997, a board of directors was formed and the Main Street Corporation was established. The remainder of the year was spent in educational activities and in starting up. Downtown was still essentially empty. By 1998,

downtown redevelopment was in full swing, with the organization engaging in many civic activities to refocus community attention on the downtown area. Planning and renovations began and four committees were established to oversee organization, design, economic restructuring, and promotions.

By June of 1999 the organization had a \$27,000 budget with \$10,000 of that coming from the city of Sulphur and the rest from private businesses and citizens. The Main Street program had more than 300 individual and business contributors. Many other contributors were simply people with an interest in revitalizing Sulphur's historic character. As of June 1999, eight downtown buildings had been sold; eight rehabilitated; two had facade renovations; 20 businesses opened, relocated or expanded; 22 jobs were gained; and, a total private sector reinvestment of \$965,195 had been poured into downtown redevelopment. Two statewide awards had already been won. Sales taxes were on the increase, providing more revenue to put back into the city as a whole. The number of volunteer hours donated reduced the burden on city services downtown, and vandalism dropped markedly. In 2004 occupancy of downtown buildings still remains at about 90%. In addition, the Main Street program strengthened many community-wide partnerships.

One partnership award was won for the joint efforts between the Main Street businesses and the Sulphur Public Schools for an array of volunteer services provided by Sulphur High School clubs and organizations. Relationships among the City Council, the Chamber of Commerce, and the Main Street program were at an all time high, and the relationship between the Main Street program and Chickasaw National Recreation Area was not only strong but collaborative.

The Main Street district is directly north of the park, separated by Broadway, the main avenue running east and west through town. At the east end of the Main Street district where Broadway terminates is the Chickasaw Motor Inn, which occupies the site of the former Artesian Hotel and is the primary representation of the presence of the Chickasaw Nation in the city. These three physical districts represent the three governmental entities that make up the Sulphur community: the city, the federal government, and the Chickasaw Nation. Partnership efforts between the National Park Service and the Chickasaw Nation are developing rapidly and those between the Chickasaw Nation and the Main Street program are beginning, while the relationship between the Main Street Program and the park is now solidly in place.

The city and the park share sponsorship of the "1906 Christmas" celebrations, begun by the park in 1996, and tours now include downtown Sulphur, as well as the park itself. This celebration draws the attention of both residents and visitors to the downtown. As of 2004, the celebration became the "Candlelight Tour" and highlights the period between 1902 and 1940.

In 1996 the park and the Main Street program were discussing the possibility of locating some park offices outside the park boundaries and within the Main Street district. As of 2004, fifteen park staff occupy offices on the 2nd floor of a historic downtown building. Park staff, especially the park's landscape architect, has donated many hours of volunteer time in historic design services, and other members of the park staff have helped in other capacities. Programs are planned in common between the two entities, and one future plan includes the presence of a park visitor center in the Vendome area, along Broadway, which would tie the park even more closely to the Main Street district.

In recent years, the city and park collabored and received a TEA-21 (Transportation Enhancement Act)grant from the Oklahoma Department of Transportation for improvements between Rock Creek and the intersection of Highways 7 and 177. It will be used for pedestrian walkways, overhead lighting, underground utilities, and curbing in front of the proposed NPS visitor center.

In short, the Main Street program provided the vehicle many residents were seeking in 1996 when they expressed frustration at having no outlet for helping the community revitalize. With this mechanism in place, the people of Sulphur were quickly galvanized to restore their community's historic integrity, which is inextricable from the park.

Park Uses and User Groups

Chickasaw National Recreation Area is Sulphur's park. The Sulphur area residents consider local to be everything within a 30-mile radius of the town. Park visitors from beyond the local area are considered outsiders, or tourists. Residents and park employees say that the tourism area for the park is more-orless from Dallas, Texas on the south to Oklahoma City, to the north. Official figures confirm these impressions.

Visitation to the park in 1996 was about 1.6 million. 15 million people visit Oklahoma each year and Murray County ranks 30th in visitation out of the 77 counties in Oklahoma and captures only 5% of all tourist dollars spent in the state. As of 2000, travel dollars²³ finance about 25% of Murray County's budget, including 130 jobs and more than \$11 million in non-public payroll (Travel Industry Association of America 2001). These figures suggest that most of the visitation to the park is made up of the regional population base of 200,000 people who live within a 50-mile radius. Most of the 1.6 million visitors to Chickasaw NRA are repeat, local visitors, and their economic contribution to the area is significant.

A 1996 park-sponsored visitor survey asked how people found out about the park and 95 out of 129 people said they became acquainted with the park from previous visits or from friends and relatives. In a second question about where the visitor was from, 72 out of 97 people said that they were from Oklahoma or the immediate local area. Of the remaining respondents, 13 said they were from Texas, leaving only 12 visitors from other states.

In sum, Chickasaw National Recreation Area is a regional park. It is not a destination point visited primarily by tourists in the conventional national park sense. The park has one main user group-local residents-with some non-local and some specialized user groups as well.

The Local Community

Recreation

According to community representatives, the park has always had one main purpose: recreation. Since the construction of the Travertine Nature Center and concomitant development of park resource education programs, people increasingly see the educational purpose of the park. The purpose of the park that the community has a bit more trouble perceiving is that of preservation. "The park has always been for recreation", interviewees say. "This park was always a recreation area, not a place for preservation. The emphasis [of the park] has always been on recreation. The park is here for recreation and education."

 $^{^{23}}$ According to the Murray County Extension Service, travel dollars is money spent by people coming from 50 miles away or farther.

Traditional recreational uses of the park have been constant throughout the lifetime of the park and the community, especially walking, picnicking, camping, and family reunions. Generally, people say that the way they have used the park has been consistent over time, although the emphasis on use of certain places has changed in response to development of park facilities.

Individuals, families, and organizations from the surrounding region beyond Sulphur heavily use the Lake of the Arbuckles for boating, fishing, and recreational vehicle camping, while Sulphur residents engaged in traditional recreational activities generally use the Platt District. Many Sulphur residents say the Lake of the Arbuckles does not seem like part of the park at all, while many tourists who camp at the lake rarely go to the Platt District to visit the nature center, use the trails, and so forth.

Respondents to the park's 1996 visitor use survey ranked their uses of the park in descending order as camping, walking, boating, swimming, wildlife viewing, fishing, going to the nature center, participating in ranger guided activities, and biking. Some interviewees mentioned that the emphasis is now on exercise as opposed to leisurely recreation, but these uses are still considered recreational. Some of the comments regarding park use were:

Lots of friends walk in the park, starting at 6:00 am-mostly in Flower Park. People park by the exercise equipment in the morning and at noon hour to walk and jog.

There is a beautiful trail around Veterans Lake, but it is frequently too hot so folks tend to stick to the shady trails, like Buffalo Pasture.

The best thing about picnicking is that its right here and you don't have to plan ahead. Just pick up some KFC and you're there.

The group areas are pretty much in the places people traditionally like to use.

You get to see the same people here all the time and the same church groups meet here, and there are fish fry's at Travertine.

Nature Center and Environmental Education

According to interviewees, the community was very proud when the nature center was opened. Some people say it also changed the focus of the park by stressing the natural environment and bringing in schools for outdoor education experiences. Now, local people go there a lot, for example, the 4-H club comes in and asks about plants, which evidently never happened before. People are starting to slowly realize the educational opportunities at the park.

The influence of the nature center on environmental education has greatly increased the number and kind of park programs available to the community and the manner in which community members or community groups interact with the park.

Park Programs

Interviewees reiterated that the park provides good free programs and does a good job of community outreach. There seems to be more emphasis in recent years on providing educational opportunities and mixing with the public than there was in years past. Interviewees report that NPS interpreters have implemented several great activities in the community like Bald Eagle Day, when you bring a sack lunch and see movies or go watch real eagles. Not long ago a science instructor whose husband worked at the park teamed up with the nature center to provide a

four-week summer school enrichment program for students. Many other educational activities have recently involved the schools.

Besides school activities, in 1996 the park supported other activities that involve the community as a whole, such as Art in the Park, Sulphur Days (now called the Sulphur Water Festival), and the Candlelight Tours.

According to interviewees, there wasn't much park/community interaction until Art in the Park, Sulphur Days (Sulphur Water Festival), and the Christmas open houses at the park administration building began. Although it has not taken place since 2000, as of 1996 people felt that the Art in the Park program and the Sulphur Water Festival helped the community a lot because all the civic clubs participate. People say that the park has done a lot to promote these programs and they demonstrate wonderful cooperation between the park and the town. Through sponsorship of these and similar community oriented activities, residents say, the park will play a role in the town's revival. In fact, it used to be that the park and the city had separate planning processes, but now, according to interviewees, they plan jointly for things like Art in the Park and the Sulphur Water Festival. The Sulphur Water Festival is seen as a critical event for economic prosperity because businesses pay dues all year to the chamber of commerce which in turn sponsors the event. Since about 2000 the event has taken place in the downtown historic district. Similarly, local sentiment in 1996 was that the newly established 1906 Christmas Program (Candlelight Tour) at the park was great for the community. If the park continues to encourage community participation, people say, the program will continue to be very successful. Additionally, booths at the State Fair began again in 1996, which was also seen as a very good thing to do.

Some residents perceive the community oriented programs as especially important so that people begin to understand how the park works. As one interviewee noted "what the public sees they understand. What they don't see they don't understand." Although it is sometimes difficult to get citizens involved in park programs, according to some people, the park should keep trying. "The park needs to find the balance between soliciting the publics' ideas for programs they would like to see and maintaining control over the types of programs the NPS sponsors." Highlighting community history is one area some people suggest as a way to really get citizens involved in the park, potentially through the Historical Society. Other ideas mentioned are programs that invite people to talk about where they are from, or a good will ambassador to welcome visitors and invite them to churches.

Specialized User Groups

Special Activity Permits issued by the park for fiscal years 1995 and 1996 illustrate a general pattern. Of the 24 permits issued in fiscal year 1995, eight were for Sulphur organizations, including the high school track team, the Kiwanis Club, and the chamber of commerce, for events such as track meets, Art in the Park, bike tours, employee appreciation days, and walk-a-thons. With one exception, all permits issued to Sulphur organizations were for areas within the park other than the Lake of the Arbuckles. The remaining 16 permits were for groups based outside of Sulphur but all within Oklahoma. With two exceptions, all these special activity permits were for bass or other fishing tournaments, or events on Lake of the Arbuckles. The last two permits were for trail rides.

Fiscal year 1996 permits followed the same pattern, with 11 permits issued to Sulphur organizations, and the remaining fifteen to organizations outside Sulphur-but all from within Oklahoma. Of the latter, 12 special activity permits were for fishing events on Lake of the Arbuckles. Of the 11 permits issued to Sulphur-based groups, only three were for the Lake of the Arbuckles, and only one

of those was for a fishing event (the others were for an Easter egg hunt and a baptism). The remaining Sulphur permits were for events held in park areas other than the lake.

In fiscal years 2002 and 2003 the park issued 30 special use permits each year for special events such as weddings, 20 and 24 permits respectively for fishing tournaments, and 95 and 81 permits respectively for pavilion reservations at Buckhorn and Veterans Lake.

Local town events held in the park are a continuation of the traditional community gatherings for which the park has always been used: church events, fun runs, bike tours, and other things that are by, and for, the community.

In general, the boating, fishing and other activities that take place on Lake of the Arbuckles are mainly by and for non-Sulphur groups and families that come in recreational vehicles to take advantage of the nice camping and RV facilities at the lake. One exception to this generalization is the Goddard Youth Camp, which has a small portion of the lake dedicated for its use by park special use permit.

Goddard Youth Camp

Goddard Youth Camp is a privately funded facility that provides low-cost, high-quality camping experiences for non-profit youth organizations. The program began as a pilot project based on a model established at Fire Island, New York. The Goddard family had ranching operations south of the park and when the camp began in 1965, the Goddard family looked for a suitable place to locate it. The creation of Lake of the Arbuckles provided the perfect impetus for the camp's current location, as well as the National Park Service jurisdiction. Goddard Youth Camp opened in 1967, the same year that the lake filled. The camp received a special use permit from the NPS to use 250 acres and exclusive use of Cedar Canyon within Lake of the Arbuckles.

In 1969 the NPS was involved in the N.E.E.D. (National Environmental Education Development) program, and the town of Ada agreed to provide a group of fifth grade children to try out the program. Although the program was very successful, the NPS turned its attention to other things and dropped out after a few years. The Goddard Youth Camp stayed, however, and began publishing its own environmental education literature. As of 1996 the camp served 27 school systems from within a 150-mile radius, including Lubbock, Dallas, and Oklahoma City. Goddard Youth Camp hosts over 5,000 fifth and sixth graders each year who participate in its program.

Throughout the intervening 30 or more years since its inception, the camp's relationship with NPS has fluctuated, but has always been excellent overall. The camp recently invested 2 million dollars in building a children's museum dedicated to the ecology of the Arbuckle Mountains. Paramount to the organization's decision to invest in such elaborate facilities was the fact that the camp is within the park, which the Goddard organization considers to be well managed and stable, with high quality services and experiences available to its youth. The park and the camp are able to share programs and trade collections, and the park serves both recreational and educational functions. The park nature center fulfills educational functions for the camp through its interpretive programs, and the education emphasis is always growing.

Goddard Youth Camp feels very protective of the continued NPS management of the park, as their investments in the camp's facilities were made with the intention that the camp will have a long partnership with the NPS. This relationship provides a consistent approach to resource stewardship.

Local Schools

Related to, but independent of the camp, the local schools are an important stakeholder in the park. Interviewees pointed out that the school board is an integral component of the community, and because the schools are involved with Goddard Youth Camp they are also involved with the park. Both Goddard and the park serve necessary functions for the schools and school-age children. Some interviewees suggested that there was little for kids to do in Sulphur. People felt that because kids are not busy on farms anymore and there are not enough sports activities, kids need other places to go. Interviewees also pointed out that there are no longer any movie theaters or swimming pools in Sulphur, and that skating is only good to about 7th grade. In the summer, particularly, the park serves an important role, as do the community churches that provide youth programs and a social role as well.

The First Baptist Church has the largest membership and sponsors the Oasis program for 7th to 12th grades. Kids can eat dinner there and play basketball and pool. Up to 200 kids participate every Wednesday night, making it the thing to do, for kids. For parents who hope to involve their children, church programs, the community education program, the Goddard Youth Camp, school sports, soccer, baseball, softball and basketball leagues, FFA/4-H, the Key Club (a branch of the Kiwanis), a local children's gymnastics business and a dance studio are the only activities available. Interviewees claim that children and youth, whose parents are not involved with them, are the ones who ultimately hang out and tear things up at the park. Some people feel that the families in which all members are still involved in farming are the most stable families, those whose kids are not at loose ends. With unemployment high, there are many welfare dependent families with children who need to be targeted for programs geared toward children and youth.

The need for these kinds of programs is where the park can play an especially important role, in the opinion of some community members. Interviewees state that the park could provide summertime activities. One suggestion is that it would be better to have something with limited enrollment, charging a small fee, and advertise in the paper and at the schools. Such classes could include geology, aquatic life, exercise training, heart rate monitoring, mountaineering, camping skills, and so forth. For example, there was once a gun and boat safety class and it was very successful. They charged a small fee for ammunition and had a big enrollment. Similar courses could be sponsored by the park. The park also participates in career day at the schools and sponsors the DARE program for Sulphur and Davis 5th grades which are good programs in the public perception.

Chickasaw Nation

As with the Goddard Youth Camp, the Chickasaw Nation is an especially important stakeholder in the park, reflected in no small part by the fact that the park was renamed in 1976 to honor the tribe's history and significance. The park's name change, some town residents recalled, was confusing because many people thought the Chickasaw Nation had assumed ownership of the new recreation area. Many interviewees expressed that people in general do not understand what the Chickasaw Nation, in terms of a tribal government, really is. Many people relayed that they are proud to have Native American ancestors somewhere in their own lineages. At the same time, they do not understand why Indian tribal governments have a "special status" (sovereignty) and what it really means, for example, in terms of applicability of taxes and so forth.

Some interviewees felt that the Chickasaw Nation is not an active participant in the development of the community, but one individual pointed out the "Chickasaw Nation first wanted to put their headquarters here, but the town said 'no' so they put it in Ada." Some people say, nonetheless, that the tribe should become an active participant in community development and a contributor to the economic base. Other residents say that "the tribe is damned if they do and damned if they don't, people like to go play bingo but at the same time they resent the tribe's special status."

As of 1999, the tribe was working with the park on the development of a Chickasaw Cultural Center within the park boundaries. While some interviewees felt that it would be a fine addition, others were suspicious about changes in the purpose and character of the park. Some of the residents were concerned about the tribe operating in the park and wanted the NPS to retain jurisdiction. The smoke shops were the biggest issue of concern. Others felt that tribal development in the park should not be a major issue:

If the tribe builds a visitor center, some people will mind, some won't. It shouldn't be a big deal if people treat each other respectfully. Some people are upset about Wal-Mart, but a lot of people get employment from it. The same thing will happen with a new visitor's center (Anonymous interviewee).

Since the completion of the fieldwork a new collaboration has occurred. The Chickasaw Nation has become a primary stakeholder within Chickasaw National Recreation Area. The National Park Service will trade 29-acres west of Rock Creek for 39-acres of city of Sulphur land. The city will then give the 29-acre parcel to the Chickasaw Nation for trails, ceremonial events, and Mississippian style buildings. An adjacent parcel owned by the Chickasaw Nation will be used for a cultural center and associated exhibit hall, Omni theatre, amphitheater, restaurant, genealogy library, parking area, cabins and an outdoor sculpture garden. The Chickasaw Nation is hoping to begin construction in fall of 2004.

PARK AND COMMUNITY RELATIONSHIPS AND ROLES

The city and the park have been inseparable since the town site and the park were both established a century ago. The relationship between the two entities has fluctuated from time to time but has always been mutually dependent and almost always good.

This relationship was acknowledged as early as 1903 in a statement by a federal inspector that he considered it "highly important that the town site and the reservation should be considered as to the relation that one bears to the other; in fact as much depends on this as the economical and utilitarian features of the park" (DOI 1903f).

These sentiments have carried forward through time, as reflected in a February 27, 1913, issue of the Sulphur Times Democrat:

Our Park is Saved

The flurry over the fear of the loss of Platt National Park caused by the paragraph that passed the House providing that the United States cede the park to the state of Oklahoma is now a thing of the past. When the bill reached the Senate Tuesday, Senator Owen raised a point of order, which was suspended, knocking out the clause thus saving the park. Senator Owen is

considered a hero in the Senate by the citizens of Sulphur and his popularity is greater today than ever before (Sulphur Times-Democrat 1913).

Attempts to undermine the national park status at various times since then have raised the same level of community defense as recalled by one 1996 interviewee who stated that:

People love the park in the community. The reason why I say that is because we had one superintendent come here and he tried everything to get the federal government to give the park to the state. And he wanted to get rid of the buffalo and different things, and the people showed how they felt about the park—all these people got together and they started raising sand, I want you to know. They went to their congressman (Ervin 1996:16).

Congressional investigation of park management was again sought by the cities of Sulphur and Davis and the Murray County Commissioners in 1993. The communities passed resolutions complaining about campground closures, management of the park's budget, hiring practices, road construction and maintenance, and harassment by park rangers. The complaints stemmed from the closure of two campgrounds in May 1993 due to budget shortfalls. The community criticized the decision and by early July the allegations of park mismanagement had escalated to include an array of issues and a request for congressional investigation.

As a result of the congressional inquiry and the local media attention on the park issues, a National Park Service panel developed a set of recommendations for implementation by the park superintendent, focusing heavily on community relations. Among the recommendations, the superintendent was asked to:

- Conduct an "Economic Impact Analysis" of the role the park plays in the local economy
- Develop a full-scale public information initiative covering local news media, chambers of commerce, state, county and local officials, local organizations, etc.
- Develop news releases explaining the next fiscal year's funding appropriation and its implication for park operations
- Develop a plan for briefing the community in the event of future budget-induced cutbacks in services
- Develop a public relations strategy for ranger activities that target "special emphasis constituencies"
- Implement special emphasis training for rangers "that address the sensitivities unique to Chickasaw user constituencies"
- · Review staff needs, training, promotions, and hiring practices

The recommendations reflect the community's level of awareness of and involvement in park operations and management and the importance of maintaining communication among the various entities. The relationships among Sulphur, the surrounding communities and the park are fundamental to the life and identity of each one individually.

Since the last low period of 1993-1994, the community opinion of the park has been favorable. According to community residents interviewed in 1996, the relationship between the park and the community is very good right now, as it has been for the most part for the last one hundred years. The best thing the park can do to maintain the positive relationship, according to some people, is to remain consistent.

The century of interdependence between the park and the town has created a community identity that values historical continuity, integrity, and respect. The park's federal status and physical relationship adjoining one side of the city makes it distinct and separate from the town, yet at the same time, it is seen as the town's own park. It is at one time a federal space—with the advantages and disadvantages that come with that status—as well as, according to one person, like a city park on the edge of town. At the same time, according to another resident, there is a physical separation between the town and the park, even with no boundary fence. It is reported to be a physical difference in feeling that is noticeable immediately upon entering the park, and one that has never changed.

This sense of separation also creates some conflict in the way people perceive the role of the federal government as an integral part of the community in which their history and identity is rooted. On the one hand, people place extremely high value on the park's integrity. They see the park as beautiful and having stayed pretty much the same over the years. They view the park as being managed consistently and believe it will remain so into the future. People are proud of the fact that the park is clean, well cared for, safe, and presents a high quality image to visitors. From Memorial Day on there are a lot of visitors, but according to residents, it is "high quality" visitation, not trashy, and without a lot of crime. The park offers a good image, good upkeep, and good services. While Oklahoma has many places to go for water recreation, this is the only one that's federal, and, according to interviewees, that makes a big difference. The park is safe, there is a lot of law enforcement, it's not rowdy, and as a result, the park has a devoted following.

At the same time, the federal requirements necessary to ensure these standards are sometimes seen as controlling, heavy handed, and decisions can be made independently by the NPS that will affect the town. A sampling of comments reveals that

...there is some tension between businesses and the park when business owners can't put signs, stores, and so forth right next to the lake because of federal restrictions. This is the only federally administered lake in Oklahoma and people expect to see the same facilities as at others in state. State lakes, even Army Corps [of Engineers] lakes allow gas stations on the lake, but NPS doesn't allow commercial development. People don't understand environmental protection. Sometimes federal guidelines are too strict.

But, some people note, if use of the park goes unregulated then it destroys the resource people came to enjoy. On the other hand, if the government regulates too much, then it affects the traditional use and potentially the town's economy. There is a desire for the park to strike that perfect balance between benefit to the community and preservation of resources, symbolically characterized by one interviewee in the suggestion that the park needs more RV set-ups and camp hookups, but without detracting from nature.

A similar example pointed out by residents is when the NPS acquired management of the lake and built new camping facilities there, the lake eventually drew visitors away from town, where the local businesses had always provided services to tourists. On the other hand, "...the city wasn't able to manage the lake and now because of NPS management it is well cared for and people will keep coming back.... The city didn't have the resources to manage it and wouldn't today either. The NPS has taken good care of it," but NPS management shouldn't detract from

bringing people to town either. A sampling of comments indicates common opinions about the necessity of drawing visitors to town.

Visitation hasn't declined as much as shifted emphasis away from Platt and to the lake. If going to the lake, then the visitors are not in town. Visitors now camp in the park, which makes them separate from the town. It used to be people in town would rent rooms to visitors. The town is dependent on the park. The park drew the tourists and the town provided them the services. Townspeople loved the tourists.

The park was more integrated with the town. Now everyone has their own cars and stay to themselves, which makes the park seem more isolated from the community. When people came in by train, they went to the town first, now they just drive straight to the park. The NPS needs to find ways to bring the visitors into the town. Maybe town meetings to bring campers in or have townspeople meet with campers.

This sense of "meeting half-way", as implied in the last statement, is consistently repeated in peoples' comments about the necessary give-and-take between the community and the park. For example, one person pointed out that when the state agriculture conference was held in town the park allowed them to have catering trucks in the park. Although it might have been outside NPS's normal rules, the interviewee pointed out, such compromises end up being mutually beneficial, as the park and the city share resources for law enforcement, fire fighting, surplus equipment, and so forth.

This give-and-take is perhaps most strongly expressed in terms of the use of the Vendome area, which is the most visible point of contact or overlap between the park and the town. As of 1999, according to interviewees, there is now more use of Vendome area than ever before-it is used, as one person said, "to the max." But there are restrictions that come along with the use, such as restrictions on the amount of commercial activity that can go on there and the necessity for permits for activities that are allowed. Some people feel that the Vendome area is important joint space and if the city still owned it, there would be fewer restrictions on its use.

People don't like, according to some, having some activities on the park side of the road and food booths on the town side of the road due to NPS restrictions on concessions, because it creates traffic and safety problems with people going back and forth across the road. But, people say, these matters are easy to resolve, especially when park employees are actively involved in municipal activities. In 1999 these efforts were especially visible in joint efforts between the chamber of commerce and the park, and the park's assistance to the city in development of designs and plans for adjacent visitor center and chamber facilities in the joint space between the park and the town. As of 2004, these plans were somewhat modified and the Sulphur Chamber of Commerce has built a new welcome center across Rock Creek from a proposed NPS visitor center.

Perhaps the most notable example of the effort to protect the community's interests within the context of federal regulations was during the "government shutdown" in 1995. Due to the inability of the U.S. Congress and the President to agree on a budget, all but essential government services were shut down for a period of several weeks, including closing most national parks. But because of the magnitude of the impact it would have had on Sulphur, the Superintendent at Chickasaw NRA determined to keep the park open throughout the shutdown. The respect for the well being of the community demonstrated by the Superintendent's decision earned him as much in return and spoke to a value that people in Sulphur hold closely.

Respect is a strong theme in interviewees' comments. Older residents especially talk about the way people, both local and visitors, used to respect the park, particularly the park rangers. Some people recall that park rangers were revered, that they had a special status and were looked up to. Similarly, the park itself was almost like sacred space, almost "scary" according to one person. Park visitors and employees all kept the park clean, campers left camp sites cleaner than they found them, no one would think to litter and there was little crime. Some people believe that societal changes in the value of respect are reflected in attitudes towards park resources and park employees. Some of these changes, interviewees point out, are inevitable with greater numbers of people, visitors staying in their own recreational vehicles at the lake, lack of attachment to community or place, and a general dislike for the federal government. People in town have a history of accommodating visitors and enjoy being hosts, but resent it when visitors demonstrate a lack of respect for the park or park employees.

In general, the park employees are seen very favorably by the residents. Park employees are generally considered to be part of community "...especially the maintenance folks who have been here for a long time. Others need to get out in the community and join the churches and civic organizations. The non-local park employees sometimes don't do enough of that." "The good thing is park employees who stay for a long time at the park share the city's vision and participate." Some residents recognize that the park tries to hire locally. At one time, some interviewees observed "...almost all the women in administration were local, and the maintenance workers. But the ones people see are the rangers. Most of them are not local and it gives people the impression that the park is now run by non-locals."

As with all its other kinds of regulations, people recognize that it is difficult to be flexible in the application of personnel rules, but point out that it is very important in a community like Sulphur to be flexible and try to hire locally. People like having NPS employees represented by locals. But if employees can not be from the local area, interviewees point out, it is especially important for park people, particularly the Superintendent, to be involved in civic and church activities. At the same time, non-locals shouldn't be too outspoken, as one resident said, they should strive to be friendly and "just live with the people and be one of them."

After a century of thoroughly intertwined histories, Chickasaw National Recreation Area and the Town of Sulphur seem, in the community's perception, to "just live with each other and be part of one another" very well, with no expectations for anything other than positive changes in the future.

Chapter twelve

RECOMMENDATIONS

This project has brought to light the incredible history contained within Chickasaw National Recreation Area, and will contribute to the park's resource education programs, as well as providing an administrative record for future park managers.

There is a wealth of future study that could branch off from this report. The park's history is tied to the Great Depression as people survived by living in the park and finding viable work still available in the community, while others survived by working for the CCC at the park. For example, Frank Beaver stated that during the depression, the town was helped considerably by the ice cream factory and the cheese plant (Interview Beaver 1996:4). Since the park is tied so closely to this era, with its migrant camps, and people on their way out of the dust bowl, the Carl Albert Center Congressional Archives could be researched for the era 1929-1941, to present the depression and New Deal as it related to Platt National Park. Topics such as drought relief, farm security, Civilian Conservation Corps, Works Progress Administration dams, "The Grapes of Wrath," oil tariffs, prohibition, and relief programs can be found in these archives.

In addition to historical research, this project also affirms the importance of documenting contemporary perceptions, attitudes, and values that speak to the relationship between parks and the communities that have deep cultural and historical associations with them. Interviewees for this project recommended a number of actions the park could take to address community connections to the park.

The CCC men interviewed said they would like to see some type of monument at the CCC camp area, perhaps with a diagram of the camp, and text that might capture what it was like there. Since the completion of the fieldwork for this report, the NPS installed a wayside exhibit at the CCC campsite including a photo and information about the CCC camp.

Many people agreed with the words of one interviewee: "The two best changes the park could make is to get the Bromide spring running again and open the road back up to Antelope and Buffalo Springs. The old folks would like to see wells and springs back."

Similarly, in her interviewees with Chickasaw Tribal members, Clara Sue Kidwell reported that Chickasaw people "...hope that that steps can be taken to restore the flow of springs to previous levels, i.e., to make the park more as they remember it in the past" (Appendix F).

Other recommendations made by members of the Chickasaw Nation include:

- Continuing maintenance of facilities
- Increase possible job opportunities for tribal members, especially in interpretation
- Keeping access to the park free for everyone
- Keeping the English/Chickasaw language signage
- Waiving boat docking fees for Indian people.

Other recommendations made by Sulphur residents include:

- Maintaining uses of the Vendome area that are compatible between the city and the park
- Bring campers to town meetings or have townspeople come to visit campers as "community ambassadors"
- Increase and improve signs to the park and increase advertising, especially in major metropolitan areas like Dallas
- Highlight community history in park programs and get the community involved, such as a photo exhibit of historical scenes from the community and have people come in and identify them or have the community members bring in the photos
- Have programs that invite campers to meet with community members and tell about the places they are from; have community members invite campers to things in town, such as churches
- Provide summertime classes such as physical training, heart rate monitoring, mountaineering, aquatic life, camping skills and so forth.
- Keep working with the town on joint programs such as Art in the Park, Sulphur Water Festival, Candlelight Tours, and other mutually beneficial joint programs
- Update this study periodically.

The park and the community are dependent upon the continuity of this lifelong relationship. The authors look forward to a day when they can again spend time at this incredible park, as it evokes something of the past-value placed on community that feels peaceful and serene, just like its waters.

REFERENCES

- Arbuckle Historical Society
 - 1984 [1913] Reprint of "Sulphur, Oklahoma" postcard booklet.
 - 1988 Murray County Oklahoma, Volume II.
 - 1995 Sulphur: A Chronological History, 1830-1995.
- Barker, Ballard M. and William Carl Jameson
 - 1975 Platt National Park: Environment and Ecology. University of Oklahoma Press: Norman, Oklahoma.
- Boeger, Palmer H.
 - 1987 Oklahoma Oasis: From Platt National Park to Chickasaw National Recreation Area. Western Heritage Books. Muskogee, Oklahoma.
- Branch, William E.
 - 1932 Annual Report Platt National Park.
 - 1934 Annual Report October 1, 1933 to September 30, 1934.
 - 1935 Annual Report Fiscal Year July 1, 1934 to July 31, 1935.
 - 1936 Annual Report Fiscal Year ending June 30, 1936.
 - 1937 Annual Report Fiscal Year ending June 30, 1937.
 - 1938 Annual Report Fiscal Year ending June 30, 1938.
 - 1939 Annual Report Fiscal Year ending June 30, 1939.
 - 1940 Annual Report Fiscal Year ending June 30, 1940.
 - 1941 Annual Report Fiscal Year ending June 30, 1941.
 - 1942 Annual Report Fiscal Year Ending June 30, 1942.
- Bridges, Doris Payne
 - 1982 Notes taken at Travertine Nature Center on September 17, 1982.
- Brown, Loren N.
 - 1937 The Work of the Dawes Commission Among the Choctaw and Chickasaw Indians. Thesis, University of Oklahoma.
- Brown, Perry E.
 - 1952 Draft of A History of Platt National Park. Recorded September 3, 1952.
 - 1954 A History of Platt National Park. Unpublished. Located in archives of Chickasaw NRA.
- Brown, Opal and Richard Garrity
 - 1981 City of Many Faces A Diamond Jubilee Project in Cooperation with the Arbuckle Historical Society of Sulphur. Western Heritage Books, Oklahoma City.

Bushyhead, Dennis

1935 Letter to Commissioner of Indian Affairs, John Collier from Dennis Bushyhead, State Senate. January 30, 1935.

Carter, Kent

1994 Preliminary Inventory of the Five Civilized Tribes Agency and the Muskogee Area Office. Records of the Bureau of Indian Affairs (Record Group 75). Compiled by Kent Carter, September 1994.

CCC(Civilian Conservation Corps)

- 1934 Emergency Conservation Work Narrative Report 4th Period. October, November, December 1934, submitted January 7, 1934 by Superintendent Branch.
- 1934a Emergency Conservation Work. Camp NP-1, Platt National Park. March 1934. Superintendent Branch.
- 1934b Emergency Conservation Work Narrative Report July August September 1934, Third Enrollment Period.
- 1934c Specifications for an Addition and Alteration to Administration Building. Drawing No. NP/PLA-3028. ECW/NP No.1, Project 19, Classification 21. Office of the Chief, Western Division, Branch of Plans and Design, San Francisco, Calif. December 4, 1934.
- 1935 Report to the Chief Architect through the Superintendent of Platt National Park. Construction Report. Conservation Work, C.C.C. Camp No. 808 (NP1). October 1, 1934, to March 31, 1935 by Charles A. Richey Resident Landscape Architect and Jerome C. Miller E.C.W. Landscape Architect.
- 1935a Report to the Chief Architect through the Superintendent of Platt National Park. Construction Report. Conservation Work, C.C.C. Camp No. 808 (NP1). April 1, 1935 to September 30, 1935 by Charles A. Richey Resident Landscape Architect and Jerome C. Miller E.C.W. Landscape Architect.
- 1935b Report to the Chief Architect through the Superintendent of Platt National Park. September 25 October 25, 1935 by Charles A. Richey Resident Landscape Architect Field trip October 22-25 and Jerome C. Miller E.C.W. Landscape Architect.
- 1935c Emergency Conservation Work Narrative Report 4th Period. October 1, 1934 to April 1, 1935, submitted April 1, 1935 by Superintendent Branch.
- 1935d Emergency Conservation Work Narrative Report 5th Period. April 1, 1935 to October 1, 1935, submitted October 15, 1935 by Superintendent Branch.
- 1935e Report to the Chief Architect through the Superintendent, Platt National Park. Dec. 26, 1934 Jan. 26, 1935. By Jerome Miller, ECW Landscape Architect, February 7, 1935.
- 1935f The Reveille (The Voice of Co. 808 CCC) Second edition, Vol. One, Sulphur, Okla. April 25, 1935.
- 1935g Correspondence to Hommon, Public Health Service from Superintendent Branch, April 1, 1935.
- 1936 August Report of Associate Landscape Architect Jerome Miller, Branch of Planning and State Cooperation, September 1, 1936.

CCC(Civilian Conservation Corps)

1936a November Report of Associate Landscape Architect Jerome Miller, Branch of Planning and State Cooperation, December 1, 1936.

1936b Civilian Conservation Corps, Eighth Corps Area. Certificate of Proficiency. To James Hudler, Company 808, elementary masonry. January 1 to March 31, 1936.

1936c July Report of Assist. Landscape Architect Jerome C. Miller [dated page missing].

1937 Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. January 20 to February 20, 1937.

1937a Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. June 21 - July 20, 1937.

1937b Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. July 21 to August 20, 1937.

1937c Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. August 21 to November 20, 1937.

1937d Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. February 21, to March 20, 1937.

1937e Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. April 21 to May 20, 1937.

1937f Monthly Narrative Report to Chief Architect by Jerome C. Miller, Resident Landscape Architect, Branch of Plans and Design. November 21 to December 20, 1937.

1938 Monthly Narrative Report to Chief Architect by H.H. Cornell, Regional Landscape Architect, March 1938.

1940 Existing Unoccupied Camp Report, CCC Form "H" by W.F. Ayres, Inspector. July 1, 1940

Chickasaw Nation

1879 Correspondence to Major A.L. Hough, Fort Gibson, from B.C. Burney, Governor, Chickasaw Nation, July 22, 1879.

1970 Correspondence to Superintendent Jack Stark, from Robert Kingsbery, Acting Secretary, Chickasaw Advisory Council. November 4, 1970.

Chickasaw NRA

1996 DRAFT Strategic Plan for Chickasaw National Recreation Area. Prepared by Chickasaw National Recreation Area, Sulphur, Okla. July 1996.

1996a Chickasaw Strategic Planning Meeting notes, by Alexa Roberts. February 12, 1996.

Conlan, Czarina C.

1926 Chronicles of Oklahoma. Platt National Park. Oklahoma Historical Society, Vol. IV 1926, pp 11-13.

Debo, Angie

1934 [1961] The Rise and Fall of the Choctaw Republic. Norman: University of Oklahoma Press.

1966 And Still the Waters Run. Gordian Press, Inc. New York.

Dilbeck, Donna

1973 Correspondence to President Nixon, from Donna Dilbeck. Dated approximately June 4, 1973.

DOI (Department of the Interior)

n.d. Extracts from letters of recommendation furnished to Eugene E. White. National Archives.

1894 Correspondence to Secretary of the Interior Hoke Smith from Thomas McRae, $3^{\rm rd}$ Ark District, September 25, 1984.

1895 Exhibit A (quit claim) June 11, 1895. National Archives.

1898 Exhibit B (Deed of Trust) December 29, 1898. National Archives.

1901 Letter to U.S. Indian Inspector for the Indian Territory, Muskogee, I.T. From Thos. Ryan, Acting Secretary, September 21, 1901. In Brown History File, Chickasaw NRA.

1901a Correspondence to "My Dear Senator" from Henry L. Dawes, February 12, 1901.

1901b Correspondence to Hon. W.A. Jones, Commissioner of Indian Affairs, from Senator O.H. Platt. June 25, 1901.

1901c Correspondence to Sec. of the Interior, Hitchcock, from Platt, June 11, 1901. National Archives 32540.

1901d Correspondence to Secretary of the Interior from Indian Inspector Wright, June 17, 1901. National Archives 33084.

1901e Correspondence to Secretary of the Interior Hitchcock, from Platt, June 19, 1901. National Archives.

1901f Correspondence to the Secretary of the Interior from E.E. White, July 30, 1901. National Archives 43255 or 50152.

1901g Correspondence to Indian Inspector George Wright from D.H. Johnston, Governor Chickasaw Nation, September 2, 1901. National Archives 15499 or 50152.

1901h Correspondence to Secretary of the Interior from Indian Inspector Wright, September 9, 1901. National Archives 50152.

1901i Correspondence to Secretary of the Interior from Acting Commissioner Indian Affairs, September 16 1901. National Archives 50152.

1901j Correspondence to Indian Inspector from E.E. White, September 26, 1901.

- DOI (Department of Interior)
 - 1901k Correspondence to the Secretary of the Interior from T.R. Cook, Dennis Flynn Republican Club, September 30, 1901. National Archives 59995.
 - 1901L Resolution to U.S. Indian Inspector from Dennis Flynn Republican Club, June 4, 1901. National Archives 50152.
 - 1901m To Indian Inspector from E.E. White, October 17, 1901. National Archives 59995.
 - 1901n Correspondence to Indian Inspector George Wright from T.R. Cook, Dennis Flynn Republican Club. October 19, 1901. National Archives.
 - 1901o Correspondence to Secretary of the Interior from J. George Wright, Indian Inspector, October 23, 1901. National Archives 59995.
 - 1901p Correspondence to Indian Inspector Wright from E. E. White, October 31, 1901. National Archives.
 - 1901q Correspondence to Indian Inspector Wright from E.E. White, November 29, 1901. National Archives 17509.
 - 1901r Correspondence to Secretary of the Interior from E.E. White, December 5, 1901. National Archives 17357.
 - 1901s Correspondence to the Secretary of the Interior from Sulphur Mayor Kendall, December 9, 1901. National Archives 5550.
 - 1901t Correspondence to Indian Inspector from Commissioner in Charge, December 11, 1901. National Archives Southwest Region 17857.
 - 1901u Correspondence to Indian Inspector Wright, from E.E. White, December 17, 1901. National Archives Southwest Region 18025.
 - 1901v Correspondence to the Secretary of the Interior from Commissioner of the Five Civilized Tribes, December 30, 1901. National Archives 1004.
 - 1901w Correspondence to Secretary of the Interior from G.W. Robberson, February 4, 1901. National Archives College Park.
 - 1901x Correspondence to George Wright, Indian Inspector from E.E. White, March 26, 1901. National Archives Southwest Region 11600.
 - 1902 Correspondence to the Secretary of the Interior from Indian Inspector Churchill, July 24, 1902. National Archives.
 - 1902a Correspondence to the Secretary of the Interior from the Commissioner of the Five Civilized Tribes, January 3, 1902. National Archives 1006.
 - 1902b Correspondence to the Secretary of the Interior from J. Geo. Wright, U.S. Indian Inspector. March 3, 1902. National Archives 13524.
 - 1902c Correspondence to the Secretary of the Interior from Superintendent Swords, May 17, 1902. National Archives 35518.
 - 1902d Correspondence to U.S. Indian Inspector from Acting Secretary Ryan, May 27, 1902. In Brown History of Platt file.

- DOI (Department of Interior)
 - 1902e Correspondence to U.S. Indian Inspector Wright from Mayor E.E. White, June 10, 1902. National Archives 35518.
 - 1902f Correspondence to the Secretary of the Interior from Acting Director, USGS, July 10, 1902.
 - 1902g Correspondence to the Secretary of the Interior from J. Geo. Wright, U.S. Indian Inspector. June 13, 1902.
 - 1902h Correspondence to the Secretary of the Interior from Acting Commissioner of Indian Affairs, July 19, 1902. National Archives 41667.
 - 1902i A Copy of a Report made by Frank C. Churchill, Special Inspector, and Joseph A. Taff, geologist of the U.S. Geological Survey, which report was made under the provisions of section 64 of the act of July 1, 1902, 32 Stat. 642, (the Choctaw-Chickasaw Supplemental agreement) which was ratified by the tribes Sept. 25, 1902. And also under the directions of the Dept. of July 8, 1902, rel. to the matter of selecting lands for a reservation at Sulphur Springs in the Chickasaw Nation, Indian Territory. Received Oct. 10, 1902 (In Brown history file).
 - 1903 Correspondence to the Secretary of Interior from J.W. Zevely, Acting US Indian Inspector. April 4, 1903. Oklahoma Historical Society, Dawes Commission #127, Frame 674-682, page 136.
 - 1903a Correspondence to Secretary of the Interior from Indian Commissioner, January 10, 1903. National Archives 77017.
 - 1903b Correspondence to the Secretary of the Interior from Acting Commissioner Tanner. March 12, 1903.
 - 1903c Correspondence to Secretary of the Interior Hitchcock from Senator O.H. Platt. March 16, 1903.
 - 1903d Letter to the Secretary of Interior from J.W. Zevely, Acting U.S. Indian Inspector. April 4, 1903.
 - 1903e Correspondence to the Secretary of the Interior from Acting Commissioner Tanner. April 9, 1903.
 - 1903f Letter to U.S. Indian Inspector from E.A. Hitchcock, Secretary of Interior October 20, 1903.
 - 1903g Rules and Regulations for the Management of the Sulphur Springs Reservation, in the Chickasaw Nation, Indian Territory. Signed by Secretary Hitchcock, November 4, 1903.
 - 1903h Correspondence to the Secretary of the Interior from Acting Commissioner Tanner, February 17, 1903. National Archives 1684.
 - 1903i Correspondence to the Secretary of the Interior from Special Inspector Churchill, January 19, 1903.
 - 1903j Memorandum to the Secretary of the Interior, March 19, 1903.
 - 1903k Correspondence to the Secretary of Interior from Indian Inspector Churchill, March 23, 1903. National Archives 21409.

- DOI (Department of Interior)
 - 1903L Correspondence to the Secretary of the Interior from Acting Commissioner Tanner, April 11, 1903. National Archives 3762.
 - 1903m Correspondence to Secretary Hitchcock from Indian Inspector Churchill, October 1, 1903. National Archives 7386.
 - 1904 Correspondence to the Secretary of the Interior From Special Inspector Joseph F. Swords, July 7, 1904.
 - 1904a Correspondence to Frank Churchill, Indian Inspector from E.E. White, August 1, 1904. National Archives.
 - 1906 Correspondence to Secretary Hitchcock from Committee on Forest Reservations and the Protection of Game, May 31, 1906. National Archives.
 - 1906a Correspondence to Mrs. Platt from Superintendent Swords, August 7, 1906.
 - 1907 Memo for the Assistant Attorney General from Secretary of the Interior Garfield, March 23, 1907.
 - 1907a To DOI from C.M. Cade, State National Bank, Shawnee, Okla, April 6, 1907. National Archives.
 - 1907b Memorandum for the Secretary filed through the Speaker of the House, April 12, 1907. National Archives.
 - 1908 Correspondence to Superintendent Green from Acting Secretary Pierce, June 16, 1908. National Archives Southwest Region General Reports, Appropriations 1908.
 - 1908a Correspondence to the Secretary of the Interior from Superintendent Greene, August 29, 1908. National Archives Southwest Region.
 - 1908b Correspondence to the Secretary of the Interior from Superintendent Greene, November 7, 1908. National Archives Southwest Region.
 - 1908c Correspondence to the Secretary of Interior from Superintendent Greene, April 13, 1908.
 - 1908d Correspondence to the Secretary of the Interior from Superintendent Greene, October 12, 1908.
 - 1909 Extract from Monthly Report of Superintendent for Month of March 1909. December 8, 1906.
 - 1909a Report on Wind Cave, Crater Lake, Sullys Hill, and Platt National Parks, and Casa Grande Ruin. Office of the Secretary of Interior, GPO 1909.
 - 1910 Correspondence to Superintendent French, from Secretary of the Interior. February 2, 1910.
 - 1911 Correspondence to the Secretary of the Interior from Superintendent French, August 3, 1911.
 - 1911a Correspondence to the Secretary of the Interior from Superintendent French, March 13, 1911.

- DOI (Department of Interior)
 - 1911b Correspondence to the Secretary of Interior from Superintendent French. March 15, 1911.
 - 1916 Letter to the Secretary of the Interior from the Superintendent Platt National Park. April 6, 1916.
 - 1916a Correspondence to R.B. Marshall, Superintendent of National Parks, from Architect Albert Winter. November 27, 1916.
 - 1916b Improvement and Management of National Parks. Letter from the Secretary of the Treasury. January 8, 1916. House of Representatives; 64th Congress, 1st Session; Document No. 515 (History of Legislation file, Compiled by Edmund B. Rogers, 1958, Chickasaw NRA Superintendent's Office).
 - 1917 Correspondence to Secretary of the Interior from D.L Houston, Department of Agriculture. March 24, 1917. Santa Fe System Office files.
 - 1917a Correspondence to Supervisor Sneed from Joseph Cotter, Acting Superintendent, NPS Washington, March 27, 1917. Santa Fe System Office files.
 - 1917b Correspondence to Superintendent NPS, Washington from Supervisor Sneed, March 30, 1917. Santa Fe System Office files.
 - 1918 Report Director National Park Service for Fiscal Year 1918.
 - 1922 Correspondence to the Director of the National Park Service, from Campers at Platt National Park. August 11, 1922.
 - 1923 Letter To: A.B. Cammerer; From Superintendent [Hot Springs]. April 13, 1923. From Hot Springs National Park archives.
 - 1924 Report of Director of National Park Service. Fiscal year ending June 30, 1924.
 - 1924a Letter to Superintendent Morris from Acting Director A.E. Demaray. June 2, 1924.
 - 1924b Memorandum for the First Assistant Secretary from Acting Director A.E. Demaray. June 2, 1924.
 - 1929 Report of Director of National Park Service. Fiscal Year ended June 30, 1929.
 - 1930 Report of Director of National Park Service. Fiscal Year ended June 30, 1930.
 - 1930a Correspondence to Director from Superintendent, July 15, 1930. (NARA-Southwest Region)
 - 1931 Report of Director of National Park Service. Fiscal Year ended June 30, 1931.
 - 1932 Report of Director of National Park Service. Fiscal Year ended June 30, 1932.

DOI (Department of Interior)

- 1933 Memo to the Director from Harold Bryant, Field Experiences Summer 1932, January 27, 1933, Inspections, 1922-33, Box 10, Central Files, Platt NP, RG 79, NARA, Fort Worth, Texas
- 1933a Correspondence to the Director, NPS from H.B. Hommon, Sanitary Engineer, U.S. Public Health Service, August 8, 1933.
- 1937 Correspondence to NPS Director from George Martin, Executive Secretary, Board on Geographical Names, February 5, 1937.
- 1937c Correspondence to the Director from Superintendent Branch, Platt NP, July 30, 1937
- 1958 Memo to Regional Chief, Recreation Resource Planning; From Regional Chief NPS Planning and Landscape Architect, January 20, 1958.
- 1958a Memo to Chief, Division of Recreation Resource Planning from Assistant Chief, Branch of Recreation Surveys, August 14, 1958.
- 1966 Memo to Secretary of the Interior; From Chairman, Advisory Board on National Parks, Historic Sites, Buildings and Monuments, October 6, 1966.
- 1971 NPS Criteria for Parklands. National Park Service, U.S. Department of the Interior.
- 1971a Memo To: Secretary of Interior, From: Chairman, Advisory Board on National Parks, Historic Sites, Buildings and Monuments, October 6, 1971.
- 1975 NPS Management Policies

Eliot, John L.

1982 Roosevelt Country: T.R.'s Wilderness Legacy. In National Geographic 162:3, September 1982. Pp. 340-363).

Flores, Dan

1991 Bison Ecology and Bison Diplomacy: The Southern Plains from 1800 to 1850. The Journal of American History. September 1991 pp. 465-485).

Foreman, Grant

1930 [1996] Traveler in Indian Territory: The Journal of Ethan Allen Hitchcock, Late Major-General in the United States Army (American Exploration and Travel Series, Vol 75). University of Oklahoma Press, Norman.

Gibson, Arrell Morgan

1971 The Chickasaws. University of Oklahoma Press. Norman and London.

1981 Oklahoma A History of Five Centuries. University of Oklahoma Press, Norman.

Gould, Charles N.

1939 Geological Report on Water Conditions at Platt National Park, Oklahoma. By Chas. N. Gould, Regional Geologist, NPS, Region III and Stuart L. Schoff, Ground Water Division, USGS, December 1939.

Hatley, Jack Dan

1973 A History of the Establishment of the Wichita National Forest and Game Preserve, 1901-1908, University of Oklahoma Masters Thesis.

Heltzel, Daniel L.

1972 Correspondence to Honorable Carl Albert, from Daniel L. Heltzel, Sulphur Chamber of Commerce, October 26, 1972.

Henderson, J. Neil

1993 Spa in the Dust Bowl: Oklahoma's Hidden Paradise in The Culture of Oklahoma. Howard F. Stein and Robert F. Hill, Editors.

Hommon, H.B.

1935 Correspondence to Supt. Branch from Sanitary Engineer, U.S. Public Health Service, April 4, 1935.

Hough, Major A.L.

1879 Correspondence to Assistant Adjutant General, Headquarters Department of the Missouri, Fort Leavenworth, Kansas, July 26, 1879.

Hudler, Iva

1996 Documents provided by wife of James W. Hudler. Canton, Texas.

Interview Austell, Clifford and Isabell and Ruth DeGroat 1997 Interview by Jacilee Wray and Alexa Roberts on March 27.

Interview Beaver, Frank and Vinita

1996 Interview conducted by Jacilee Wray on October 1, and by Jacilee Wray and Ken Ruhnke on October 16.

Interview Bridges, Doris Payne

1982 Interview by Jamie Pettiti on September 17, 1982.

Interview Brown, Lacy and Eula

1996 Interview conducted by Jacilee Wray on October 18.

Interview Brown, Melvin and Inez

1996 Interview conducted by Jacilee Wray, with sign language translation by their daughter Melba Davis, on October 18.

Interview Bryant, Ralph [Wichita Mountains NWR]

1999 Telephone interview by Jacilee Wray on July 28.

Interview Cade, Eugene

1996 Interview by Jacilee Wray on October 15.

Interview Carter, Darryl

1996 Interview by Alexa Roberts on October 3.

2004 Telephone interview by Jacilee Wray on July 29.

Interview Cobb, Truman

1996 Interview by Jacilee Wray on September 19.

Interview Colbert, Scott

1996 Interview by Jacilee Wray on October 16.

Interview Condriff, Retha

1996 Interview by Jacilee Wray on October 11.

Interview Corley, Marian

1996 Interview by Jacilee Wray on October 16.

Interview Delay, Gene

1996 Interview by Jacilee Wray on October 11.

Interview Ervin, Cleve

1996 Interview by Jacilee Wray on October 3.

Interview Gilbert, Delbert

1996 Interview by Jacilee Wray on September 27.

Interview Hill, Allen "Butch"

1996 Interview by Jacilee Wray and Alexa Roberts on September 20.

Interview Jennings, Harry

1969 Interview by Palmer Boeger on October 11.

Interview Kennedy, Fuzz

1996 Interview by Jacilee Wray on October 18.

Interview Little, Ina

1996 Interview by Jacilee Wray and Alexa Roberts on September 26.

Interview Long, Harold

1996 Interview by Jacilee Wray on September 23 and October 1.

Interview Pettiti, Jamie

1996 Interview by Alexa Roberts and Jacilee Wray on October 8.

Interview Pinkston, Jay

1996 Interview by Jacilee Wray on September 10.

Interview Pollard, Earl

1996 Interview by Jacilee Wray on October 16.

Interview Ratliff, Velma Parker

1996 Interview by Jacilee Wray on October 3.

Interview Ringer, Brenda

1996 Interview by Jacilee Wray and Alexa Roberts on September 27.

Interview Rutledge, Joe Deveraux

1997 Interview by Judy Kahlor on May 16.

Interview Shaffer, Lonnie and Frieda.

1996 Interview by Jacilee Wray on September 27.

Interview Shatley, Ruth

1996 Telephone Interview by Alexa Roberts, September 26.

Interview Sterling, Odessa

1996 Interview by Alexa Roberts and Jacilee Wray on October 14.

Interview Stockton, King and Julia

1996 Interview by Jacilee Wray and Alexa Roberts on September 17.

Interview Vanderburg, Gene

1996 Phone interview by Jacilee Wray on September 26.

Interview Wilkins, Max [Wilkins Interview #1]

1999 Interview on June 26.

- Interview Wilkins, Tanya (Weavel) [Wilkin's Interview #2]
 1999 Interview on June 26.
- Interview Wilkins, Terry (Gibson) [Wilkin's Interview #4]
 1999 Interview on June 27.
- Interview Wilkins, Joe [Wilkin's Interview #5]
 1999 Interview on June 27.
- Interview Wilkins, Rona [Wilkin's Interview #6]
 1999 Interview on June 27.
- Ise, John

1961 Our National Park Policy: A Critical History. Johns Hopkins Press, Baltimore.

Jack, James R and Tom

1998 History of Oil in Murray County. In Murray County, Oklahoma, Volume II. Arbuckle Historical Society of Sulphur and Davis.

Johnson, Neil R

1961 The Chickasaw Rancher. Redlands Press, Stillwater, Oklahoma.

Keith, B.F.

1935 Letter to Commissioner of Indian Affairs, John Collier from B.F. Keith, Sulphur Chamber of Commerce, January 31, 1935.

Kennedy, Roger

1996 "The State of the Parks." The Best of America, For All America. Speech from Director Roger Kennedy to the National Leadership Council, October 31, 1996.

Littleheart, Oleta

1908 The Lure of Indian Country and A Romance of its Resort. A. Abbott, Sulphur, Okla.

NARA (National Archives Records Administration)

1882 "Map of Lands Ceded by the Choctaw Nation to the United States, and by the United States to the Choctaw Nation. Compiled from Maps and Plats printed for the U.S. General Land Office." BIA Special Case Files and General Service. Record Group 75, Entry 102, Box 63/Volume 163.

NACCA (National Association of Civilian Conservation Corps Alumni)
1999 "Two-Year Limit Ruling Will Permit Re-enrollment of 65,000 Now in Cs"
from September 18, 1937 Happy Days CCC paper in the NACCCA Journal.
September 1999:11.

NPS (National Park Service)

n.d. Platt National Park, Oklahoma. National Park Service. [Booklet] Arno Cammerer Director [circa 1933-1940]

- 1921 Correspondence to Superintendent Ferris, from Horace Albright, Superintendent Yellowstone National Park. February 7, 1921.
- 1921a Correspondence to Stephen Mather c/o Superintendent Ferris from Director Cammerer. October 20, 1921.
- 1922 Correspondence to Director, National Park Service, from Chief Civil Engineer, George E. Goodwin, January 11, 1922.

NPS (National Park Service)

- 1922a Correspondence to D.R. Hull, from Director Cammerer. January 5, 1922.
- 1922b Correspondence to Superintendent Ferris, From D.R. Hull, Landscape Engineer. January 13, 1922.
- 1922c Correspondence to Superintendent Platt National Park, from D.R. Hull, Landscape Engineer. January 26, 1922.
- 1922d Correspondence to Superintendent Ferris, from Chester Lindsley, Acting Superintendent Yellowstone National Park. March 6, 1922.
- 1924 Correspondence to Superintendent Morris, from Acting Director Cammerer, December 29, 1924.
- 1932 Park Service Bulletin, Vol. II, No. 7, September, 1932
- 1934 Road, Trail and Developed Area Plan. Part of the Master Plan for Platt National Park. Drawn by Branch of Plans and Design. NP/PLA-3007.1. June 15, 1934 signed by William Branch.
- 1950 Map, Soil and Moisture Conservation--Part of Master Plan, Platt National Park, NPS, Division of Landscape Architecture, Regional Office, Region Three. NP-PLA 2105, March 1950

Nichols, Joseph F.

1921 Correspondence to Mayor Riley of Sulphur, from Mayor Nichols of Greenville, Texas. October 24, 1921.

Oklahoma Department of Commerce

1998 Sulphur, Murray County, Oklahoma. Research Division. On file, Sulphur Chamber of Commerce.

Platt [Papers]

- n.d. Correspondence to Secretary Hitchcock from J.M. Bayless. Connecticut State Library #406.
- 1903 Correspondence to Senator Platt from Secretary Hitchcock, March 18, 1903. Connecticut State Library.
- 1903a Correspondence to Platt from Superintendent Swords, October 30, 1903. Connecticut State Library #414.
- 1903b Correspondence to Platt from Secretary Hitchcock, April 17, 1903. Connecticut State Library #405.
- 1903c Correspondence to Secretary of the Interior Hitchcock from E.E. White, April 9, 1930. Connecticut State Library #408.
- 1903d Correspondence to Platt from Swords, December 24, 1903. Connecticut State Library.
- 1903e Correspondence to Platt from Superintendent Swords, April 21, 1903. Connecticut State Library #413.
- 1903f Correspondence to Platt from Superintendent Swords, April 23, 1903. Connecticut State Library #412.

Platt [Papers]

1903g Correspondence to Platt from Hitchcock, October 20, 1903. Connecticut State Library.

1903h Correspondence to Platt from Hitchcock, November 4, 1903. Connecticut State Library #415.

1904 Correspondence to Swords from Platt, April 20, 1904. Connecticut State Library #364.

Platt NP (National Park)

1907 Correspondence to Secretary of the Interior Garfield, from Superintendent A.R. Greene. June 12, 1907.

1907a Correspondence to Secretary of the Interior Garfield, from Superintendent Joseph Swords, March 12, 1907.

1908 Report of Conditions at Platt National Park for the fiscal year ending June 30, 1908. September 25, 1908.

1908a Correspondence to the Secretary of Interior from Superintendent Greene. October 12, 1908.

1908b Report to Secretary of the Interior from Superintendent Greene, August 17, 1908.

1908c Report to the Secretary of the Interior from Superintendent Greene, September 3, 1908.

1908d Correspondence to the Secretary of the Interior from Superintendent Greene, September 28, 1908.

1909 Correspondence from Superintendent Greene regarding notice of physician's certificate. May 7, 1909.

1909a Report for Fiscal Year ending June 30, 1909. July 5, 1909.

1911 Superintendents Report for Fiscal Year 1911, October 6, 1911.

1912 Superintendents Report for Fiscal Year 1912, September 18, 1912. National Archives Southwest Region.

1912a Correspondence to the Secretary of Interior from Superintendent French. April 15, 1912.

1912b Memorandum: Financial History of Platt National Park. August 24, 1912.

1913 Report of the Superintendent of the Platt National Park to the Secretary of the Interior, July 28, 1913.

1913a Correspondence to W.H. Austin and Company, from Superintendent, Platt National Park. May 8, 1913.

1915 Correspondence from park "report of the condition of affairs" since June 30, 1914. August 16, 1915.

1915a Correspondence from Platt National Park, report on conditions. August 16, 1915.

- Platt NP (National Park)
 - 1916 Correspondence from Platt National Park regarding "condition of affairs and the management," August 26, 1916.
 - 1916a Correspondence from Platt National Park, August 26, 1926. Missing pages.
 - 1917 Regulations Governing the Platt National Park, in effect May 1, 1917.
 - 1919 Letter to the Director from Superintendent Thomas Ferris, August 9, 1919.
 - 1919a Letter to Superintendent Albright from Superintendent Ferris, August 9, 1919.
 - 1919b General Statement of Thomas Ferris, Superintendent, Sulphur Oklahoma. 1919-1920.
 - 1919c Correspondence from Superintendent Platt National Park to Frank Rush, Superintendent Wichita Indian Reserve, August 18, 1919.
 - 1919d Correspondence to Superintendent Yellowstone National Park, from Thomas Ferris, Superintendent, Platt National Park, December 20, 1919.
 - 1920 Correspondence to Frank Rush, Wichita Forest Reserve, from Superintendent Platt National Park, March 14, 1920.
 - 1921 Correspondence to Director National Park Service from Thomas Ferris, Superintendent, December 29, 1921.
 - 1922 Correspondence from Superintendent Platt National Park, from Chester Lindsley, Yellowstone National Park, March 10, 1922.
 - 1923 Annual Report to NPS Director from Superintendent Morris, August 31, 1923.
 - 1924 Letter to the Director from Superintendent Robert G. Morris, May 26, 1924.
 - 1924a Correspondence to Superintendent Morris from City Manager Pittman, December 11, 1924.
 - 1924b Letter to the Director from Superintendent Robert G. Morris, May 17, 1924.
 - 1925 Letter to the Director from Superintendent Robert G. Morris, January 17, 1925.
 - 1933 Memo to Director from Assisstant Director, Harold C. Bryant, January 27, 1933
 - 1934 Report to the Park Superintendent through the Resident Landscape Architect. Yearly Report. Conservation Work C.C.C. Camp. First and Second periods May 27, 1933 March 31, 1934. Edmund B. Walkowiak Landscape Foreman, April 1, 1934.

- Platt NP (National Park)
 - 1934a Report to Chief Architect through the Superintendent of Platt National Park. Construction Report. Conservation Work, C.C.C. Camp No. 808. May 16, 1933 to April 1, 1934. By Chas. A. Richey, Jr. Landscape Architect and Walter D. Popham, temporary Landscape Architect assigned to E.C.W. Office of Chief, Western Division. Branch of Plans and Design. San Francisco, California, June 12, 1934.
 - 1934b Report to Thos. Vint, Chief Architect by Charles Richey, Resident Landscape Architect and Jeorme Miller, ECW Landscape Architect, December 1934.
 - 1934c Report to the Chief Architect through the Superintendent of Platt National Park. July 26 to Aug. 26, 1934, by Jerome Miller, August 27, 1934.
 - 1934d Report to the Chief Architect through the Superintendent Platt National Park, Field Trip May 19 June 5, 1934. By Chas. Richey, July 13, 1934.
 - 1935 Platt National Park. Place Names Recommended for Approval or Abandonment, submitted November 16, 1935.
 - 1935a The Civilian Conservation Camp and Its Work at Platt National Park. Brown History file.
 - 1935b Progress Map, Non-Construction Projects, 4th Period, October 1, 1934 March 31, 1935, Camp NP #1, Office of the Chief Engineer, San Francisco. ECW, Platt National Park, Submitted April 15, 1935.
 - 1935c Proposed Recreational Dam, Central Campground Area. Office of the Chief Engineer. San Francisco, Calif. May 1935.
 - 1937 Correspondence to Superintendent Platt NP from Director Cammerer, July 24, 1937.
 - 1937a Correspondence to Superintendent Platt NP from Acting Director Demaray, August 5, 1937.
 - 1939 Memorandum to Superintendent Platt NP from Acting Assistant Director, September 8, 1939.
 - 1940 Platt National Park, Park Development Outline, as of January 1, 1940.
 - 1942 Platt National Park Development Outline 1942, Miscellaneous Development, (Interpretation: Scenic Scientific) sheet 2.
 - 1955 Correspondence to Superintendent Platt NP from Joe Attocknie, Comanche War Dance Club, January 24, 1955.
 - 1955a Correspondence to park from Charles Williams, Oklahoma City, January 31, 1955.
 - 1959 Correspondence to Head Ranger, Platt NP from Pawnee Indian Veterans, Inc., April 4, 1959.
 - 1959a Correspondence to Superintendent Branch from Robert Grover, Area Field Representative, Shawnee Field Office, BIA, June 29, 1959.

Platt NP (National Park)

1959b Receipt for Property from Superintendent Platt NP to BIA, July 14, 1959.

1959c Correspondence to Superintendent Branch from Robert Grover, Area Field Representative, Shawnee Field Office, BIA, August 12, 1959.

1959d Correspondence to Superintendent Wichita Mountains Wildlife Refuge from, Superintendent Branch, December 7, 1959.

1961 Correspondence to Superintendent Platt NP from Robert Grover, Area Field Representative, Shawnee Field Office, BIA, April 4, 1961.

1961a Correspondence to John Stephens, Acting Superintendent Platt NP from Robert Grover, Area Field Representative, Shawnee Field Office, BIA, April 13, 1961.

1966 Correspondence to Robert Kingsberry, Chickasaw Tribe, from Donald M. Spalding, Superintendent, December 6, 1966.

Pope, Jno.

1879 Correspondence from Brevet Major General Pope to Assistant Adjutant General, Headquarters Military Division, Department of the Missouri, Leavenworth, Kansas. July 26, 1879.

Rettie, Dwight F.

1996 Ranger: The Journal of the Association of National Park Rangers. Letter to the Editor. Fall 1996.

Rothman, Hal

1989 The American National Monuments. Preserving Different Pasts. University of Illinois Press. Urbana and Chicago.

Sallee, Katherine N.

1996 DRAFT Cultural Landscape Inventory. No date, portions sent to Wray by Sallee on October 25, 1996.

1996a A Cultural Landscape Inventory of the Travertine District: Chickasaw National Recreation Area, Sulphur. Okla. Prepared by The Center for Environmental Design Research. The University of Texas at Arlington, Texas. August 30, 1966.

Santa Fe [Railroad]

 ${\tt n.d.}$ Platt National Park, Sulphur Oklahoma. The Greatest Health Resort In the Southwest.

n.d.[a] Brochure [Missing cover sheet, copy includes pages 4-23].

Schmeckebier, Laurence F.

1927 The Office of Indian Affairs: Its History, Activities and Organization. The Johns Hopkins Press. Baltimore, Maryland.

Shankland, Robert

1951 Steve Mather of the National Parks. New York. Alfred A. Knopf.

Sheridan, P.H.

1879 Correspondence for the General of the Army from Lieutenant General Sheridan. August 4, 1879.

Sulphur, City of

1924 Correspondence to Superintendent Morris, from F.D. Pittman, City Manager, December 11, 1924.

Sulphur Chamber of Commerce

n.d. Platt National Park: Sulphur, Okla. "where the life-giving waters flow."

Sulphur Chamber of Commerce

1921 Platt National Park "Where life-giving waters bubble from Artesian wells and Springs."

1927 Platt National Park - Sulphur, Okla. "The Playground of the Southwest."

1930 Platt National Park: The Playground of the Southwest. Sulphur, Oklahoma.

1998 Sulphur, Oklahoma, Community Profile.

1999 Welcome to Sulphur, Oklahoma, City of Springs.

Sulphur Community Bank

n.d. A Pictorial History of Sulphur's Centennial Celebration. Compiled by Sulphur Community Bank.

Sulphur Times-Democrat

1912 April 12.

1913 February 27.

1980 "Nature's the Thing" by Jamie Pettiti, August 28.

1981 "Nature's the Thing" by Jamie Pettiti, August 13.

1985 "Annual Sterling Reunion Held at C.N.R.A.," Pg.4A, September 5.

1996 "Sooner Footprints" by Opal Hartsell Brown, September 5.

1999 "Sooner Footprints" by Opal Hartsell Brown, February 18.

1999a "Sooner Footprints" by Opal Hartsell Brown, March 4.

1999b "Sooner Footprints" by Opal Hartsell Brown, April 1.

1999c "Sooner Footprints" by Opal Hartsell Brown, March 11.

1999d "Sooner Footprints" by Opal Hartsell Brown, May 13.

Travel Industry Association of America

2001 The Economic Impact if Travel on Oklahoma Counties 2000. Prepared for Oklahoma Tourism and Recreation Department. On file, Oklahoma Cooperative Extension Service, Sulphur, Oklahoma.

USGS (United Stated Geological Survey)

1907 Correspondence to Mr. M.O. Leighton, Acting Chief Hydrographer, from USGS Engineer. January 29, 1907.

USGPO (United States Government Printing Office) 1934 Form 1-022.

1977 H.R. 4979, Hearing before the Subcommittee on National Parks and Recreation of the Committee on Interior and Insular Affairs, House of Representatives, 94th Congress, To Establish the Chickasaw National Recreation Area. Hearing held October 31, 1975. Serial No. 94-38. U.S. Government Printing Office. Washington 1977.

US [United States] Senate

1894 Senate Report 377 submitted by Mr. Teller, from the Select Committee on the Five Civilized Tribes, March 29, 1894.

1897 Senate Report 127, Agreement with the Chickasaw Nation, presented by Mr. Jones of Arkansas, referred to the Committee on Indian Affairs and ordered to be [printed February 13, 1897. February 8, 1897.

1910 House Report 19256 in the House of Representatives, introduced by Mr. Morgan of Oklahoma to the Committee on Military Affairs, January 25, 1910.

1910a Senate Bill 5784, introduced by Mr. Gore to the Committee on Indian Affairs, January 26, 1910.

1962 Report on Proceedings: Hearing held before Subcommittee on Irrigation and Reclamation of the committee on Interior and Insular Affairs. S 892 Relating to Arbuckle Reclamation Project, Oklahoma. June 20, 1962. Washington D.C.

1976 Senate Report Number 94-678. Committee on Interior and Insular Affairs Report on Chickasaw National Recreation Area, March 3, 1976.

Vincent, Mrs., H. Lester

1974 Correspondence to Senator Lloyd Bentsen, from Mrs. H. Lester. August 15, 1974.

Wichita Forest Reserve

1920 Letter to District Forester from Frank Rush, Forest Supervisor. February 27, 1920.

Wirth, Conrad L.

1980 Parks, Politics, and the People. University of Oklahoma Press, Norman.

WPA (Work Projects Administration)

1986 [1941] WPA Guide to 1930s Oklahoma. University Press of Kansas.

Wray, Jacilee and Alexa Roberts

1996 In Praise of Platt--Or, What is a 'Real' National Park? In The George Wright Forum 15(1):68-78.

Wright, George Melendez

1933 Field Notes Platt National Park, July 23 and 24, 1933, pp. 502-503. Courtesy of Pamela Wright Lloyd.

APPENDIX A

PLACES, PLACE NAMES, AND RESOURCES

WATER RESOURCES

Antelope Springs

Frank Miles, an Indian born in this locality, told Architect Albert Winter that Miles' father, in commenting on the ways of the white man, had said that Antelope Spring was known as Buffalo Spring. Miles showed Winter a striking likeness from a certain point of view of a buffalo with its calf running at its side, formed by a rock in the center of the spring. He further stated that what is now Buffalo Springs, which is on level ground, in a grove of trees, with a thick growth of moss, watercress, and underbrush, was at one time frequented by antelope (DOI 1916a). The suggestion is that the two names had been switched later.

There was a small dairy owned by a man named Cunningham at Antelope Springs before 1900 (Brown and Garrity 1981; Sallee 1996a:22)

The two non-mineral springs, Antelope and Buffalo, named after the early herds that watered there, flow at a rate of 5 million gallons daily and are the main source of water for Travertine Creek (Brown 1952:2). "The condition of Antelope and Buffalo springs is not unique to this drought period. The undersigned has seen them dry a number of times during the past 10 years and park employees who have been here 20 years or more report many dry periods" (Platt NP 1939). The periods of dryness of Buffalo and Antelope springs have become more frequent "during the past few years." NPS geologists believe this condition has been brought about very largely by the "continued and unrestricted flow of water from the numerous artesian wells in the city of Sulphur" (Platt NP 1939).

The name "Antelope Springs" long antedates the park's establishment. The Indians had probably named it after the animal that had inhabited the park area before the white man's arrival (Platt NP 1935).

Beach Springs

This area has been used for sunbathing, wading, swimming, and picnicking. One consultant said people used to take the sand for personal use and it naturally replenished itself (Interview Shaffer 1996). These springs were continually overflowing from Rock Creek, and in 1929 a large drum was sunk around the spring and cemented at an elevation where it was impossible for it to be polluted from the creek water. The spring water was then piped and carried to a suitable place, from which it was taken to the new cement pavilion fountain (DOI 1929). A hydraulic ram was installed to accomplish this a few years later (DOI 1932).



CHILD WADING AT BEACH SPRINGS

Bear Falls

Located between Sycamore and Lost falls.

This name has no specific significance. Arbitrarily chosen by the topographer of a 1908 map to designate it as one of the more definite and interesting of the 75 falls within the park (Platt NP 1935). Bear Falls Recreational Dam, E.C.W. project-fifth period, May 1935.

Black Sulphur Springs

These springs are referred to as Black Sulphur Springs because of the black deposits that accumulate from the sulphur water. In a 1923 annual report, the superintendent states that after Bromide Springs, these are probably the second most valuable. There are three springs here and they are often called the Beach Springs because of the sandy beach nearby. The waters are fast becoming famous as a blood purifier, especially beneficial in all kinds of skin diseases such as chronic sores, eczema, and some blood diseases. A 1924 report states that people also use the mud to take baths and claim many wonderful cures from its use and that the waters from the Black Sulphur Springs are fine for many diseases (DOI 1924:2).

The water used to come out of an old stump here (Interview Beaver 1996:14).

In 1937 the Master Plan was corrected to relocate the Black Sulphur Spring Pavilion. "It is proposed that the Black Sulphur Spring Pavilion be moved to the south of the Park drive opposite the present location. The old structure will be torn down and the parking area and walks obliterated. Relocation is possible because the spring flow is now equipped with a hydraulic ram and the water can be forced to any nearby location. This change seems desirable due to the non-conformity of the present structure [with] all other developed park architecture. The present structure is conspicuous and the site is necessarily restricted. It is planned that the new structure be set into the hillside south of the park road with amble space around it for proper use and with adequate planting and screening for proper subordination of the structure. Parking facilities are now available" (CCC 1937f).

Bromide Spring

The name existed long before the park's establishment and originates from the bromide content which characterizes the water. This spring was originally called salt spring, because of its salty flavor. Bromide is considered a cure for stomach trouble, nervousness, and rheumatism. People came from all over to drink bromide water at the park. They came on stretchers and walked away when they left. Numerous testimonials that extol the waters healing powers can be found in historic brochures from the era.

The house currently located at Bromide Springs was built circa 1907-1908 to house the custodian of the springs.

The Bromide Pavilion lily pond held gold fish.



LILY POND

The CCC laid the piping in the sand across the creek from Bromide Spring to the pavilion location.

Bromide Spring No. 2

Formerly known as Chloride Spring; located in the center of Rock Creek. The concrete box around the spring and over it divides the flow of water in the creek during the low-water and during high water the box is completely covered with water. Bromide Spring No. 2 was a health concern, as it became contaminated in high water and Superintendent Branch discontinued the use of the water from this spring (DOI 1933a).

Buffalo Spring

A spring in the extreme northeastern part of Platt National Park, in the NE quarter of Sec. 1, T1S, R3E, Indian Meridian. It is about one sixth of a mile southeast of Antelope Spring (See Antelope Spring).

Cave Island Falls

A small niche or cave under several huge conglomerate rocks on the left bank of Travertine Creek. A small island in the creek near this niche suggested the name "Cave Island Falls," where there is now a series of beautiful falls.

Central Campground Recreational Dam

Planned May 1935. Approved E.C.W. project-fifth period.

Cliff Bromide Spring

Name antedates establishment of park; obviously derived from name of the cliff where the bromide spring issues.

Cold Spring

In 1912, a small cold spring just above the edge of Travertine Creek at the first crossing east of Pebble Falls was confined by sinking a 15-inch tile into it. One spring that has never been previously confined was enclosed by sinking an 18-inch tile pipe around its outlet, onto which a small iron pipe was cemented for an outlet. A board platform about five feet square was then built around the spring, because of the fact that it is located low on the bank and the flood waters of the creek would make the spring inaccessible. The water obtained from this spring is clear and cold, and apparently devoid of mineral qualities, hence it has been named "Cold Spring" (Platt NP 1912:7). During Fiscal Year ending June 30, 1913, the Cold Spring "had been developed and confined" (Platt NP 1915). When Travertine Drive was built, this spring was almost destroyed-and there are plans to investigate the possibility of restoring it to its former status (Platt NP 1935a). Note: the name is singular.



COLD SPRING

Coney Island Ford

The junction of Rock Creek and Travertine Creek (Platt NP 1935).

Ellen Wilson Spring

Located 90 feet northwest of Bromide Springs.

Analysis composition similar to Bromide contained in folder by Atchison, Topeka, and Santa Fe, except that Ellen Wilson Spring contains iron and 7.2 mil per liter of hydrogen Sulfide (DOI 1917). Analysis of water at recently impounded mineral spring in the bed of Rock Creek. Mineral content is not materially different from Bromide Spring. Authorize \$100 to pipe water to Bromide Pavilion. "These enclosures show the spring to have been named Ellen Wilson Spring, can you advise?" (DOI 1917a).

Sneed named the spring after President Wilson's deceased wife, but since the analysis I desire to add the name and call it "Ellen Wilson Sodium Chloride Spring" (DOI 1917b).

Garfield Falls

About 250 feet southwest of Lost Falls.

Named in honor of former President James A. Garfield. "In compliance with the recommendation contained in your letter of the $24^{\rm th}$, you are authorized to name one of the cascades on Travertine or Sulphur Creek Garfield Falls. You will cause the same to be indicated on an appropriate sign" (DOI 1908a).

Recreational Dam Plan shows two dams to be constructed here. May 1935, approved E.C.W. project-Fifth period. Note: The lower dam flood gate creates a space where you can crawl in and watch the water cascade over you.

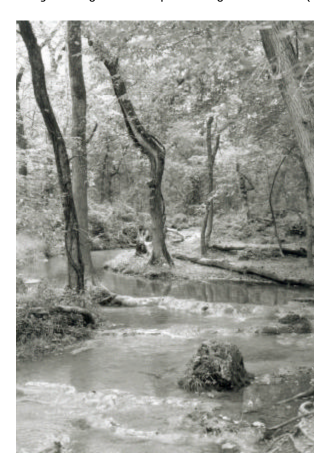


GARFIELD FALLS

Grand Rapids

Between Little Niagara and Lake Placid.

Name due to rapids, which at time of designation were more developed here than elsewhere on Travertine Creek. Since their designation, position of rapids has slightly changed and their intensity diminished. See flooding story relative to Little Niagara. Original Little Niagara was located north of the current falls, near the junction of Limestone and Travertine creeks. Original Little Niagara was 16 feet high with a jutting rock separating its flow (Platt NP 1908a).



LAKE PLACID

Hillside Springs

This is a name of long standing derived from the fact that this spring flows from a hillside located about 500 feet southwest of Pavilion Springs. It was formerly known as Beauty Spring. The Hillside Spring was renovated and a ditch dug to carry away all surface water from the spring in 1929 (DOI 1929). The CCC tore down the old pavilion there and built the new hillside retaining wall, fountain, and 2 drinking fountains in June of 1935.

Lake Placid

A pool just above Grand Rapids.

In contrast with the rapids and falls which characterize much of Travertine Creek, a stretch of the creek for several hundred yards just above what is now called Little Niagara Falls is unusually calm and placid. Hence the name "Lake Placid" was the designation for this part of the creek before the park's establishment (Platt NP 1935).

Little Niagara Falls

¼ mile northeast of Cave Island Falls.

Supt. Greene reported that during 1905-according to photographs and statements-Little Niagara Falls was 16 feet high and was separated at the brink by a jutting rock into two divisions, "hence the resemblance of its great namesake, and the adoption of the diminutive designation of 'Little Niagara.' "When I came here a year and a half ago, the height had diminished to less than 12 feet, and the feature of the separation of the waters into two falls, was noticeable only when the stream was swollen by heavy rains. The floods of last season have reduced the height of the main fall to less than 8 feet, with a cascade of some 4 feet above this where the work of erosion is rapidly progressing" (Platt NP 1908a).

The fall was originally formed by "a drift of logs, some of which may be seen protruding through the face of the fall. These are liable to catch floating logs at the time of the next freshet and tear loose other masses of the fall, to its complete destruction." Greene goes on to recommend construction of concrete dam and the wing wall at the end to prevent cutting the bank (Platt NP 1908a).

The pool, called Little Niagara today, is depicted as Grand Rapids on a circa 1913 photo, and on a map accompanying a 1908 report.

Proposed Recreational Dam, May 1935. Approved E.C.W. project-5th period.

Lost Falls

Between Bear Falls and Garfield Falls.

Because of its wilderness environment one of the park falls which supposedly had remained undiscovered by the white man until found was named "Lost Falls" (Platt NP 1935).

Medicine Spring

The Medicine Spring near Bromide Mountain was discovered by William J. French in 1911 and the water pumped to Bromide Pavilion where it was under the care and distribution of watchman George Clark. This spring was developed and improved, and placed in commission at an expense of \$140 (Platt NP 1911:4).

In 1929 the Medicine Spring container was made higher and cemented, and the bed of the creek was lowered and a cement walk made with waterways under the walk to keep the creek from the spring. An electric pump was installed to pump the water from the spring to its container in the Bromide Pavilion. The sodium chloride spring in the center of the creek was repaired and water pipes laid to the pavilion (DOI 1929). The CCC took a team of mules and cut a ditch to reroute the creek so they could build up the spring. They put a pipe down and cemented and tarred around it.

Medicine Creek

This creek "is located with[in] a few feet of the water in Rock Creek and is housed with a circular brick and concrete enclosure that extends above high water. Occasionally samples of water from this Spring has shown contamination. The basin which holds the water from the Spring is excavated out of rock and the inflow is over natural rock sloping toward the west. The housing over the spring and around it is not water tight at the bottom and the contamination occasionally found in samples is no doubt due to a small amount of River water filtering through to the Spring. There is very definite evidence that the original outlet of the spring is higher up on the bank and at an elevation that will preclude infiltration of River Water. It was recommended that an

excavation be made in the rock above the Spring and at a place where Travertine Rock indicated the original outlet was" (DOI 1933a).

The spring was found to be contaminated around 1934 and a new location was drilled into solid rock. Superintendent Branch reports that they are awaiting final analysis of the water to determine if the spring will be used or not (Branch 1935). In April 1935, the sanitary engineer approved a test to develop the spring by tapping the Medicine Spring at a higher level in order to eliminate creek seepage, as the present spring container was below creek level. This was one of the parks most popular springs and unfortunately became infected with bacteria. Sewage was being discharged into the creek a few hundred yards below the spring that led to the recommendation of developing this new outlet. Rather than continue to use it as it was set up, park management decided to close the spring (CCC 1935g; Hommon 1935).

In Superintendent Branch's 1936 report he states that "fortunately the same stream of water was encountered in solid rock at the base of the Bromide Bluff at considerable distance from the creek" (Branch 1936).

Merry Widow Spring

This spring can be found northwest from Big Tom (Platt NP 1912).

Panther Falls

A quarter-mile northwest of Pebble Falls. (See Sylvan Cove)

The name has no known special significance. It was apparently arbitrarily chosen by the topographer in 1908 to designate one of the more definite and interesting of the 75 falls within the park (Platt NP 1935).

There was a footbridge near Panther Falls where church groups used to go to hold their baptisms (Interview Jennings 1969). The road formerly crossed the bridge just above Panther Falls.

Pavilion Springs

Diamond Z Ranch was established here by Noah Lael in 1878 (Sallee 1996:18). Lael sold the improvements to Perry Froman, who sold it to the Sulphur Springs Development Company (Sallee 1996:22). This site was the former center of the original Sulphur Springs town site. The name comes from the pavilion that was built over the springs before 1900. This site was owned by Clay Webster before the park's establishment and was formerly called Big Tom and Buffalo Suck (Platt NP 1935).

Pebble Falls

The falls are about one third of a mile west of Garfield Falls (Platt NP 1935)

Rock Creek

Name of a creek over which park has no jurisdiction since both head and outlet of creek are outside of the reservation. Name "rock" is obviously derived from the very rocky country through which the creek flows and its designation was well fixed, long before the park was established (Platt NP 1935).

Sulphur Bromide Spring

This name is to be abandoned. Not to be used any longer (Platt NP 1935).

Sulphur Springs

(Located in NE¼ of the NW¼ and the SW¼ of the SE¼ Sec. 3). The former name Black Sulphur Spring to be abandoned. The name is already used elsewhere (Platt NP 1935).

Sycamore Falls

Between Cave Island Falls and Bear Falls.

Because of several large and picturesque sycamores around whose roots a deposit of travertine had created a breast for a falls, the falls long ago were appropriately designated "Sycamore Falls" (Platt NP 1935).

Sylvan Cove

Superintendent Richard Alexander Sneed, who wanted desperately to build a swimming pool in the park near Hillside Spring, built a pool at Panther Falls. This simple dam held back the clear, fresh water of the two big springs. For dressing rooms, park employees stretched canvas around several poles set in the ground. So many swimmers immediately invaded the area that Sneed asked Washington for funds with which to add a second pool for the 1918 season (Boeger 1987:99). This probably occurred in 1918 as the annual report states that a pool was enlarged (DOI 1918).

Travertine Creek

The "falls of Sulphur Creek are in many cases formed by concretions of lime carried in solution in the waters of this stream, which might very properly be called by the more euphonious name of Travertine Creek. Any obstruction of the waters, such as a drift of logs or accumulation of leaves soon becomes a means of forming one of the falls which are the chief attraction of this stream. The process is inconceivably rapid and the twigs and branches of a fallen tree, lying for a few months in the water, become encrusted until their original character is completely lost in what would appear to be a coralline formation, or fragile stone in most fantastic designs. The falls thus made are subject to frequent changes, and easy injury" (Platt NP 1908a).

This creek, formed by Buffalo and Antelope springs was originally called Sulphur Creek until 1907. Recommended to be changed by Supt. Greene in 1908 (DOI 1908b). "There are approximately 75 falls on the creek caused by formations of travertine rock across the channel of the stream, which are its chief attractions. This formation is peculiar to this creek. None is found elsewhere in the vicinity." Name change approved December 2, 1908 (DOI 1937).

The creek was historically called Sulphur Creek. In his 1906 report to DOI geologist Charles N. Gould noted the name Travertine is more suggestive of the character of the stream than the word Sulphur. The creek was renamed in 1908 as requested by Greene (Sallee 1996a:75).

Travertine Falls

500 feet north of Pavilion Springs.

Although the deposit of travertine is a common characteristic throughout Travertine Creek, its presence at this particular falls was specially pronounced at the time of the falls' designation, otherwise "Travertine Falls" has no special significance (Platt NP 1935).

The Vendome Plunge/Well

According to early day brochures this "Largest Flowing Mineral Well in the World" flowed 3,500 gallons of water per minute-or 210,000 gallons of water an hour-or over 5 million gallons of water a day! (Sulphur Times-Democrat 1981).

The Vendome Plunge was constructed around 1926 and was named after a famous spa in Europe. The trains came within less than 5 minutes walking distance to the Vendome. The water ran through the middle of the restaurant. Above it was a dance hall. In the summer there were nightly pavilion dances and in the winter local organizations gave parties and balls. There was a honkey tonk there where

famous artists, including Bob Wills played. The CCC boys went to dances there and some met their future spouses. Boys came from Oklahoma City and all over. Velma Ratliff, who was born in 1903, said that they had big time bands there and on Wednesdays and Saturdays and the women wore long dresses. On the Fourth of July there was a band at each end (Interview Ratliff 1996:8).



VELMA RATLIFF

The Townsley's bought the White Sulphur Inn that stood on the hill east of Pavilion Springs (Seven Sisters) and moved the hotel to Sulphur number 3. It became the Park Hotel on Broadway across the street from the Sulphur library. They drilled a well and used it to supply a swimming pool across the road in about 1906. They operated the hotel until 1925 when it was razed (Sulphur Times-Democrat 1999d). The pool must have been removed earlier, because in a 1913 superintendent's report, it states "the old Vendome building has been torn away and the bathing pool there destroyed" (Platt NP 1913).

Frank Louis Payne and two other Indian men were hired by Mr. John Townsley in 1922 to locate water and dig a well to furnish water for a hotel located across the street from the Vendome. Mr. Payne's mother was Choctaw and he had learned to witch wells from his Indian relatives. He had to use a certain type of wood from a secret type of tree for it to work. Mr. Townsley needed a good, deep well to furnish plenty of water for the hotel guests. He owned the property where the Vendome is located and told Mr. Payne to try to find water there. Mr. Payne said the witching stick kept moving down at the same spot, and they dug until they reached 100 feet, yet found no water. Mr. Townsley said to abandon the spot and try someplace else. Suddenly they heard loud roaring like running water. The water was uncontrollable-issuing 3500 gallons per minute. In about 1926 the well was cased and the flow regulated to about 10-15 feet high. The well is now (1982) about 3-4 feet. Mr. Townsley and his brother-inlaw, Frank Lewis, built the Vendome Plunge, restaurant, and dance pavilion to utilize all the water. The pool was used until the pavilion burned in the 1960s. The pool was closed and filled in. The NPS purchased the land in 1979 and the well was reconstructed in 1980. Mr. Payne said the Vendome well was the main underground stream, like a huge river (Interview Bridges 1982). John Townsley's brother was a ranger at Yosemite in 1932 (DOI 1933).

There was a big restaurant underneath, and a dance pavilion on top. That parking lot was built by the park. So the parking lot was there when the Vendome Plunge was there. I think that was an example of cooperation, because they didn't have to build that big parking lot for the dance pavilion. There was a cotton gin years ago, a feed store, a little filling station, a skating rink, and the NPS bought all that. It was sort of run down. They bought it all and returned it to a natural state during the 70s. The Vendome pool was filled prior to the NPS acquiring it. They sold it to the park in 63 or 64 (Interview Pettiti 1996:33).

G. Dixie Colbert used to own the Vendome. The guy that owned the skating rink owned it all, and then it sold and my friend bought it, and he finally sold it to his friend, borrowed money from him until he owned it, his name was G. Dixie Colbert. Colbert just bought it to get his money out of it, because of my friend that couldn't pay for it, but he actually bought it for \$50,000.00 (Interview Pinkston 1996:21;23). It was closed down when he got it. Probably 67 or 68 (Interview Colbert 1996:17).

The waters of the plunge were not chlorinated. The constant flow through the pool kept them clean, and the water was drained at the end of each day and the pool was swept out.

There was a carnival there with Ferris wheels and all kinds of rides, as well as the skating rink. When Delbert Gilbert's parents came into town from Nebo to shop, he and his brothers would sneak off and swim at the Vendome for 25 cents. The artesian well squirted up about 18 feet in the air (Interview Gilbert 1996:8,12,14). Harold Long remembers that Gene Autry wanted to buy it (Interview Long 1996:23-24).

According to some folks who remember the Vendome fondly, the Vendome bathhouses were comparable to Hot Springs, Arkansas and people flocked there.

When the Vendome Well was added to the park (NRA) it wasn't long before the well was completely renovated and restored. However, you couldn't fill your jug with sulphur water. A drinking fountain and a pipe where you can fill your jug have recently been added to the Vendome Well (Sulphur Times-Democrat 1981).



FRANK AND VINITA BEAVER AT VENDOME WELL

Wading Pools

Mud baths were taken along the creek flowing out from the Vendome. The Flower Park area was thoroughly reorganized by the CCC in 1934. The work was based on the sidewalk rearrangement and the realignment of the stream, which crossed the area. The sulphur-water ditch from Vendome Well was relocated to give it a more natural appearance (Platt NP 1934b). The stream was realigned to create an attractive waterfall into Travertine Creek, which was visible from Lincoln Bridge and the Buckhorn Road. Two large wading pools were constructed for children and places were provided for those who used the water for medicinal purposes such as foot ailments. On almost any summer day there were numerous people sitting with their feet in this stream and they claim beneficial results (CCC 1934b).

"Finish work on the wading pools and stream is now in progress" (CCC 1935e). The stream out of the Vendome Well emerges spring-like beyond the area at the beginning of the first wading pool in the stream course across Flower Park (CCC 1935c).

The completion of the two wading pools provided a collection site for sulphur mud which people would rub over themselves and then bake in the sun. The mud baths cured chronic sores, eczema, and arthritis. If you had chiggers on you and rub yourself with mud, "you wouldn't have no chiggers when you come out." People would come there with sores, and after they took the mud baths the sores would heal (Interview Gilbert 1996:9,22).

The sulphur water got a black sticky scum on it, and they mixed that with mud, and plastered it all over, even under bathing suits, and they walked around with it all over them (Interview Jennings 1969).

"They'd be sitting up and down there all along painted up just as black as old coal" (Interview Gilbert 1996:30).

This was a place where people came and took the sulphur baths and got the sulphur mud. You could see them across the bridge, and they'd be all up and down in that area. The pond was originally quite a bit larger and more or less free form. It was quite beautiful. There was a superintendent that caused such an uprising from the town... Just filled it in! It was a lazy little pond and they made it so the water would run right through it for reasons unknown. Ecologically it was a disaster. It was destroying so many of our species that bred there and lived there that were rather rare. And they were bulldozing it in! His reason behind it was that people from up above there with cups and papers and things that would blow in there, and it was too wide for maintenance men to keep it cleaned out. So he made it narrow so water just flowed right through (Interview Pettiti 1996:31-32).

Wilson Spring

Named after Virgil R. Wilson, the man who owned and settled the property south of Bromide Hill Drive before the property was included within the reservation (Platt NP 1935). The USGS recommended that the name "Sulphur Asphalt Spring" suggested by Mr. Branch be adopted. This was done on January 18, 1937 by the board of names. It was so named because "there are asphalt deposits in the vicinity of the spring and the mineral contents of the spring water appear to be more or less sulphur and asphalt compounds" (Platt NP 1935).

PLACES AND PLACE NAMES

Administration Building

Erected in 1894 by Graves Leeper, who came to Sulphur from Oklahoma City for his health. It was used as his family residence while he managed the adjoining lumber yard. It was later used for federal court commission meetings. Numerous Indian Land claims were settled here and it was also used as a schoolhouse, a community center, a court, and a church. It was the location where the payment for lot improvements of the old town site was made. In 1904 it became the office of the park superintendent.

In December of 1934 the CCC received specifications for an addition and alteration which required local native stone obtained from quarries within the park or picked up loose within park areas (CCC 1934c). After the CCC remodel it contained an office for the superintendent, a room for the clerk, a public room for visitors, and a large porch across the eastern side. The public room had an attractive fireplace, a file room, and a natural history museum. The old superintendents' office was made into the file room.

Anvil Rock

The park contains numerous free swimming pools; those at Sylvan Cove, Bear Falls and Anvil Rock being the best known (Sulphur Chamber of Commerce 1930:12)

Bromide Camp

First camping permitted in the park here around 1920 according to Superintendent Branch (Branch 1935). Public Camp located near Bromide Spring. Bromide Camp area popular prior to WWII (Platt NP 1935).

Bromide Hill

This is a hill located on the extreme southwestern part of Platt National Park in SW4, Sec 3, T1S, R3E. 162 feet high (Platt NP 1935). (See Robber's Roost).

Brookside Trail

Meanders along Sulphur Creek (Travertine) to its source (Platt NP 1908).

Buckhorn Road

Also known as State Highway #18. This is a road over which the park has no jurisdiction. Buckhorn name derived many years ago from community named Buckhorn, about 6 miles south of park. Buckhorn Road named by Supt. Greene. "The principal one of these roads leads from Second Street in the City of Sulphur by the most practicable route, to the south-eastern corner of the park. This is the great thoroughfare between Scullin and Sulphur and also accommodates a large farming community along Buckhorn and Oil Creeks. I have named this Buckhorn Road" (Platt NP 1909a).

Buffalo Pasture

During the winter of 1920 two elk and three bison from the Wichita Forest Reserve were released in the park into separate paddocks. Later, in 1932 the CCC built a 97-acre pasture in the existing location.

Cat's Eye

A spot in Rock Creek, near the north end of Rock Creek campground (Platt NP 1935).

Central Camp

An area used for public camping and known for years as "Central Camp" because of its central location. East Central Park, locally known as the Assembly Ground, comprises approximately 6 acres. Located on the north side of Sulphur

Creek and immediately east of an extension of First Street East, coming from the City of Sulphur. Large gatherings were restricted to these assembly grounds in 1908. The eastern section became a colored campground after 1937 (Platt NP 1935).

Chigger Hill - Gobbler's Knob

The top of the hill in Rock Creek campground. Reservation system was created for the weekend crowd. Those that came on weekdays got stuck on Chigger hill (Interview Shaffer 1996:23).

Cliffside Trail

Cliffside Trail is an abandoned name that was never really used. Sulphur Springs objective of trail (Platt NP 1935). "During the year a foot trail was constructed from Sulphur-Bromide spring along the meanders of spring Run to near its confluence with Rock Creek and thence down the face of Bromide Cliff to Bromide Springs. This trail is approximately ¾ of a mile in length and is one of the most frequented places in the Park. The scenery is romantic and in places approaches grandeur. It is called Cliffside Trail" (Platt NP 1909a).

Cold Springs Camp

Area used for public camp known as Cold Springs Camp by reason of many cold springs along creek in vicinity (Platt NP 1935).

Easter Pageant

Mules carry three crosses to top of hill the night before Easter. Different churches and thousands of people from all over participate. People carry small crosses up to the three crosses; the sun rises behind the crosses. The Easter pageant officially opened town for season, but was discontinued before World War II.

End of the World

Travertine Island and the area just west, which was named by Marian Corley's mother.

Flower Park

Known as Flower Park for years by reason of cultivated flowering plants formerly grown in the area. Most used area in the park has suffered a great deal of abuse in the past. All old concrete walks have been removed and replaced with informal gravel paths. Eroded and scarred banks have been regraded and planted. Old roads have been removed and obliterated. Uneven surfaces have been smoothed out and in many cases sodded with Bermuda grass (Platt NP 1934b:7).

Guy Sandy

William Malcom Guy, former Chickasaw Governor, took an allotment along a stream that ran from Sulphur Springs to Davis. The stream became known as Guy Sandy Creek. Today it is one of the main streams flowing into Lake of the Arbuckles. Guy established the Guy National (Chickasaw Indian) School about 1900 and was its trustee. In 1906 the Guy Institute was closed (Sulphur Times-Democrat 1996).

Mather Memorial Tree

"There is herewith a picture of Mather Memorial Tree planted in Platt NP." White or American elm (Ulmus americana L.); this species of elm is a hearty tree with strong and very durable wood and is a fitting memorial to the late Honorable Stephen T. Mather. The tree is planted on the bank of Travertine Creek as it flows from Antelope Spring (DOI 1930a).

In the book Stephen Mather of the National Parks, it states that after Mather's death "there was launched a Mather memorial tree-planting" (Shankland 1951:288).

Monkey Tree

Delbert Gilbert remembers the Monkey Tree when he was about 15 (circa 1935). "I guess kids were called monkeys in them days. You could hardly get room up in that monkey tree for the kids in it" (Interview Gilbert 1996:11).

The tennis court used to be right there, almost up to it. And those little monkeys climbing on it is what caused it to look that way (Interview Shaffer 1996:43).

It was probably 20-25 years ago that that came about as a favorite place for kids to climb on (Interview Pettiti 1996:35).

Mount Airy

Because of its high elevation in relation to its immediate surroundings and its bleakness and exposure on all sides to the wind, the airish condition of the hill so impressed the original topographer of the park that he named the hill "Mount Airy". Elevation 1047 feet (Platt NP 1935).

Nigger²⁴ Run

Before the park was established, a black family lived near a small creek then known as a "run". This was Eugene Cade's grandmother's place (Interview Cade 1996:1). In 1937 a request to withdraw that name and substitute "Limestone Creek" was submitted. Branch suggested the name Limestone Creek. The original name had been given prior to creation of the park because a colored family lived on the stream. The name was used for 50 years or more. "No one with whom I have talked, liked the designation" (Platt NP 1937; Platt NP 1937a; DOI 1937c). Sallee says this name was protested in 1937 by the Chicago Branch of the National Association for the Advancement of Colored People. Correspondence from George Martin July 20, 1937 (Sallee 1996a:73).

Order of the Arrow

An area where the boy scouts had a secret ritual, called the Order of the Arrow. They had a small campground here, where they could build a fire and "do their thing for their scouting" (Interview Stockton 1996:5). This location is on the south side of the road, where the back road to the nature center meets the main loop road.

Riverside Trail

Trail from Pavilion Springs west follows Sulphur Run to its mouth and along Rock Creek to the junction with the Cliffside Trail a short distance south of Spring Run. This trail is one of the most romantic in the park and affords the shortest route from north Sulphur to Bromide Springs for pedestrians (Platt NP 1935).

Robber's Roost

Summit 1072 feet, on the south slope of Bromide Hill, on the southwestern boundary of Platt NP. SW4 Sec 3 T1S R3E.

The peak of Bromide Hill was known to the Indians as "Council Rock" (WPA 1986:367). In later years it became locally known as Robber's Roost, as there was a tradition that in territorial days robbers and bandits frequented near the summit of Bromide Hill. From there they could survey the surrounding

²⁴ While this terminology is considered to be offensive, it should be understood in its historical context as common vernacular.

country to prepare to hide, kill, or steal as the situation demanded. One can view the country for many miles in every direction. The principle mineral springs of the park issue from the base of this hill (Platt NP 1935).

Robert's Trail

A gravel walk or trail was constructed from the end of Second Street across the West Central Park to Lincoln Bridge. This is the greatest thoroughfare for persons on foot in the park. The entire population of North Sulphur and visitors at the principal hotels use this trail in reaching West Central Park and Pavilion Springs. It was named Robert's Trail in honor of Miss Una Roberts, the park clerk who projected it (Platt NP 1909a:5-6). Ms. Roberts was acting superintendent around 1905 (Sulphur Times-Democrat 1999e).

Rock Creek Drive

Proposed name by reason of drive being along bank of Rock Creek (Platt NP 1935).

Squatter's Camp

"When I was a little bitty girl there was a squatter's camp on Rock Creek. That was during the depression. We drove up there one day and it depressed me greatly. I was about four, five or six-when people were living in big old cardboard boxes, like you see these pictures of people living in some of the disaster areas. I would say there were 40, 50, 60 people at least in that area. That was in the 1930s" (Interview Pettiti 1996:38).

In 1933 Superintendent Branch reports "the unsatisfactory conditions beyond Bromide Hill outside the park's jurisdiction and the town [continues]. This area is peopled by wandering people who for years were permitted to live on the park. It is hoped by next winter the property owners will close the area to camping and thus complete the cleanup of the vicinity of the park of problems of this nature" (Branch 1934). This camp was abandoned by fiscal year 1935 (Branch 1935).

Suspension Foot Bridge

At Bromide and Medicine Springs. With a coat of paint, can be put in very good condition, excepting the floor, which will require to be replaced during the coming year. The bridge is in continual use as will be shown by the number of visitors to those springs, all of whom pass over the bridge (Platt NP 1911).

Travertine Drive

This is a drive along Travertine Creek (Platt NP 1935).

Travertine Island

This was originally called Wildcat Bend. Notes indicate new channels were cut by 1908 floods (Platt NP 1935)

Travertine Trail

Trail along Travertine Creek called Brookside Trail in 1908 (Platt NP 1935).

Veterans Lake

Veteran's Dam is an earth fill embankment located on Wilson Creek, a tributary of Rock Creek. Constructed from 1933-1936 by the WPA as a memorial to the Veterans of World War I. It was intended for recreational use. In a $7^{\rm th}$ period CCC report it said that "in all probability lake development will be presented to the park at a future time" (CCC 1936c). Private enterprise was taking advantage of the narrow strip of land between the lake and the park, which would make condemnation within the area difficult.

Surface area of 67 acres, has a normal capacity of 600 acre-feet. Maximum capacity is approximately 1,200 acre-feet. Maximum reservoir depth of 43 feet.

Veteran's Trail

The Veteran's Trail follows what used to be the road to the Veteran's Hospital.

Walnut Grove

Between Black Sulphur and Travertine Ranger Station near Monkey Tree. There are black walnut trees here. Former site of CCC Camp and tennis courts.

Washington Bridge

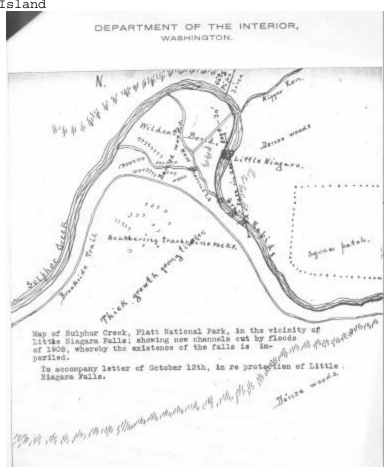
This bridge crosses over Rock Creek on Davis Ave. Steel structure on abutments, with concrete floor reinforced, the… [Missing pages] (Platt NP 1911). This bridge was moved to Wynewood Street, two blocks north, when the current bridge was constructed. In June 2004 the Washington Bridge was cut up and removed from Wynewood Street. Ken Ruhnke measured the largest span and it is a match to the remaining stone abutments (one full height, the other razed to 3 feet of riverbed) located under the Hwy 7/Rock Creek Bridge. The plaque that was removed shows that it was constructed by Midland Bridge Co. in 1909.

Watercress

Buffalo Spring is well known by locals for its good watercress (Interview Stockton 1996).

Wildcat Bend

See Travertine Island



WILDCAT BEND (DOI 1908d)

APPENDIX B

PLANTINGS BY THE CCC COMPLETED BY MARCH 1934 (CCC 1934a)

A. Small Trees and Shrubs

Kind	Size	Where Planted # :	Planted	Obtained
Red Cedar	2 1/2 - 11'	Along eastern and northern boundaries. At supt. house along Okl. #18 Hwy – Black Sulphur Spring - CCC Camp - southern park entrance.	489	7 miles south of park
Red Cedar	Seedling	In denuded areas	2,000	Nursery
Privet Hedge	18-24"	Along N. boundary CCC Camp	2,200	Nursery
Sumac	2-4'	Along park boundaries – Buffalo Spring	15,000	In park
Chickasaw Plum	2-4'	Along park boundaries – Buffalo Spring - Island picnic grounds	7,500	In park
Elm	1-2" diameter	Along park boundaries – Buffalo Spring - Bromide Camp- Central Camp	2,000	In park
Oak	1-2" diameter	Along park boundaries – Buffalo Spring	1,000	In park
Hackberry	1-2" diameter	Along park boundaries – Bromide Camp	200	In park
Dogwood	2-4'	Buffalo Spring - Along park boundaries - supt. House - Island picnic grounds	11,000	In park
Buckbrush	2'	Buffalo Spring - Island picnic grounds - along park boundaries	9,500	In park
Flowering Dogwood	1-2" diameter	Buffalo Spring - Flower Park - Travertine Creek	230	27 miles S of park
Lemonade Sumac	3'	Along park boundaries	1,500	In park
Redbud	4-8'	Supt. House - along park boundaries - Buffalo Spring - Island picnic grounds	700	In park
Flowering Crab	3-4'	Supt. House - Flower Park - Bromide Camp	10	Nursery
Euonymus	2-4'	Buffalo Spring	75	In park
Red Haw	2-6"	Supt. House - Flower Park - Bromide Entrance – Buffalo Spring	200	In park
Magnolia	5'	Supt. House - Flower Park - Bromide Entrance – Buffalo Spring	10	Nursery
Austrian Pine	3' seedlings	On denuded slopes throughout park - Supt. House – Flower Park - Bromide Camp	1 ,050	Nursery
Shortleaf Pine	Seedlings	On denuded slopes	1,000	Nursery
Chaparral	2-4'	Buffalo Spring - Along park boundaries	500	In park
Holly	5'	Supt. House - Flower Park - Bromide Entrance – Buffalo Spring	31	Nursery
Blue Cedar	5'	Supt. House - Bromide Entrance	5	Nursery
Prostrate Junipers	Small	Supt. House - Black Sulphur Spring - Buffalo Spring	40	Nursery

B. Large Deciduous Trees

Kind	Size	Where Planted #	Planted	Obtained
Elm	4-11"	Supt. House – CCC Camp - Buffalo Spring – City	18	In park
		School – Bromide Camp – Black Sulphur Spring		_
Oak	3-4"	Supt. House – CCC Camp	2	In park
Flowering Dogwood	3-5"	Buffalo Spring – Main Entrance	4	27 miles S. of park
Hackberry	4" diameter	Buffalo Spring	1	In park
Redbud	8" diameter	Black Sulphur Spring	1	In park
Red Haw	5" diameter	Buffalo Spring – Main Entrance	2	In park
Black Walnut	4" diameter	Supt. House	1	In park
Sycamore	6" diameter	Cold Springs	1	In park

C. Trees and Shrubs in Park Nursery.

Kind	# Plant	ed Size	Location Obtained
Red Oak	561	Seedlings	In the park
Crae tegus Paracanthous	5	3-5 ' high	Outside nursery
Hackberry	10	3-5' high	In the park
Red Haw	10	2' high	In the park
Holly	5	5' high	Outside nursery
Euonymus	5	1-3" high	In the park
Privet	102	Cuttings	Outside nursery
Red Oak	100	1-2" diameter	In the park
Sycamore	50	Seedlings	In the park
Sycamore	9	1-2" diameter	In the park
Elm	100	1-2" diameter	In the park
Buckbrush	35	1-2" high	In the park
Red Cedar	262	Seedlings	In the park
Burr Oak	451	Acorns	In the park
Black Walnut	120	Nuts	In the park
Redbud	13	3-5' high	In the park
Austrian Pine	200	Seedlings	Outside nursery
Austrian Pine	8	3' high	Outside nursery
Andena	12	2' high	Outside nursery
Short-leaf Pine	200	Seedlings	Outside nursery

APPENDIX C

VISITATION

1907

25,000 visitors came to the park 3,000 campers came by wagon

1908

Approx. 25,000 people by rail 1000 by wagon 106,332 at Bromide Springs Many of these from Sulphur and vicinity

1909 Annual Report

25,000 visited the park during the fiscal year July 1, 1908, to June 30, 1909. 1000 came by wagon and camped for a period of three days or more. The others came by rail.

141,179 Bromide Spring attendance during the year. Many returnees.

1911

877 campers by wagon 124,956 Bromide Springs 4,594 head of cattle driven through the park.

1912 Annual Report

30,000 people

754 camped for three days or more, the others coming by rail and stopping in the city. Falling off of campers, last year 768. Attributed to the excessive drought which prevailed over this section of the country during the past year, and the financial stress caused by the failure of crops.
89,365 Bromide Springs attendance
MISSING PAGES

Report of 1912

734 campers, camped more than three days 89,371 people visited Bromide Actual no. of visitors about 31,000 2,000 head of cattle

1913

35,000 visitors

481 camped for three days or more, decrease of 253 Greater number of persons came by rail and stopped in hotels and boarding houses in Sulphur.

1914

112,667 Bromide Springs

1915

Estimate that about 18,000 to 20,000 visitors came last year Fewest visitors yet no appropriation and European War 113,563 Bromide Springs visitors, exceeding last year by 896.

1916 At least 30,000 visitors

547 camped three or more days

100,337 Bromide Spring

Since the 1st of July this summer the campground has been crowded, and there have been more of them who came in their own cars, and who have the appearance of being a more prosperous class of people than at any other year previous during the history of the park.

1918

Campers 1,265

1919

107,976

1920 Annual Report

October 1, 1920, to September 30, 1921

The park has never been traveled by so many cars of all kinds and makes $\mbox{\sc Visitors}\ 107,918$

Hot Springs had 150,000

Campers 689

1920

Visitors 173,318 90% visitors 10% home people Campers 2,981

1921

Visitors 216,022 Campers 10,526

1922 Visitation Bromide Springs October 1, 1922 to September 30, 1923

Visitors 470,841

Campers 74,589

Automobiles used by campers 18,840

Automobiles used by visitors 50,000 approx.

Visitors 246,998, Campers 23,170

1923 July $4^{\rm th}$ 18,617 people visited Bromide Springs. The park is becoming very popular as a health and pleasure resort.

Visitors 470,841

Campers 74,589

1924 Annual Report

Opening day at Platt was May 23, 1924

Year round park, but thousands of visitors come to enjoy the opening of the busy season. July 4, over 20,000 visitors at Bromide that drank the water. We feel 550,000 people will visit Platt this year.

Visitors 539,495

Campers 95,272

1925

Visitors 573,522 Campers 43,823

1926

Visitors 248,569 Campers 45,798

1927

Visitors 294,954 Campers 51,584

1928

Visitors 280,638 Campers 54,314

1929

Visitors 204,598 Campers 60,985

1930

Visitors 178,188 Campers 64,057

1931

Visitors 325,000 Campers 68,140

1932

200,471 Visitors 21,148 Cars

1933

220,606 Visitors 27,894 Cars

1934

233,855 Visitors

1935

235,831 Visitors

1936

235,945 Visitors

1937

284,144 Visitors

1938

286,488 Visitors

1939

Visitors 358,240 Cars 36,092

1940

Visitors 309,749 Cars 37,979

APPENDIX D

PARK SUPERINTENDENTS

Frank C. Churchill	Indian Service Inspector
Joseph F. Swords	1903-1907 Relative of Platt
Albert R. Greene	1907-1909
William J. French	1909-1913 9/11/09
R. A. Sneed	1914-1919 2/14/14 - 6/30/19
Thomas Ferris	1919-1923 7/16/19 - from Supt. Pawnee Indian School
Robert G. Morris	1923-1925
Forest L. Carter	1925
William E. Branch	1925-1926
King Crippen	1926-1930 10/1/26
William E. Branch	1930-1944
Thomas Cal Miller	1944-1951
Perry E. Brown	1951-1954
William Supernaugh	1954-1956
William E. Branch	1956-1960
Johnwill Faris	1961-1963
Paul M. Steel	1963-1964
Donald M. Spalding	1964-1967
Jack E. Stark	1967-1971
John Higgins	1971-1979
Paul V. Wykart	1979-1981
John D. Linahan	1981-1988
Robert W. Peters	1988-1994
Pat McCrary	1994-1995
John Welch	1995-1997
Gerard Baker	1998-2001
Rick Shireman	2001-2003
Connie Rudd	2003-present

APPENDIX E

LIST OF INTERVIEWEES

Ashton Family Reunion

1996 Interview by Jacilee Wray and Alexa Roberts on September 15.

Austell, Clifford and Isabell and Ruth DeGroat

1997 Interview by Jacilee Wray and Alexa Roberts on March 27.

Beaver, Frank and Vinita

1996 Interview conducted by Jacilee Wray on October 1 and by Jacilee Wray and Ken Ruhnke on October 16.

Brandon, Lonnie

1996 Interview by Jacilee Wray on September 23.

Bridges, Doris Payne

1982 Interview by Jamie Pettiti on September 17, 1982.

Brown, Lacy and Eula

1996 Interview conducted by Jacilee Wray on October 18.

Brown, Melvin and Inez

1996 Interview conducted by Jacilee Wray, with sign language translation by their daughter Melba Davis, on October 18.

Brown, Opal

1996 Interview by Jacilee Wray and Alexa Roberts on September 18.

Bryant, Ralph [Wichita Mountains NWR]

1999 Telephone interview by Jacilee Wray on July 28.

Cade, Eugene

1996 Interview by Jacilee Wray on October 15.

Carter, Darryl

1996 Interview by Alexa Roberts on October 3.

Carter, Wesley

1996 Interview by Alexa Roberts on October 19.

Cobb, Truman

1996 Interview by Jacilee Wray on September 19.

Colbert, Scott

1996 Interview by Jacilee Wray on October 16.

Condriff, Retha

1996 Interview by Jacilee Wray on October 11.

Corley, Marian

1996 Interview by Jacilee Wray on October 16.

Delay, Gene

1996 Interview by Jacilee Wray on October 11.

Drury, Gerald and Joy

1996 Interview by Jacilee Wray on October 15.

Edgar, Wayne

1996 Interview by Alexa Roberts on October 3.

Ervin, Cleve

1996 Interview by Jacilee Wray on October 3.

Fields, Virginia

1996 Interview by Jacilee Wray on October 15.

Gilbert, Delbert

1996 Interview by Jacilee Wray on September 27.

Hicks, Bill

1996 Interview by Jacilee Wray on September 19.

Hill, Allen "Butch"

1996 Interview by Jacilee Wray and Alexa Roberts on September 20.

Hood, Gene

1996 Interview by Jacilee Wray and Alexa Roberts on October 11.

Jennings, Harry

1969 Interview by Palmer Boeger on October 11.

John, Harold Eugene

1999 Interview by Judy Kahlor on March 23.

Kahlor, Joyce

1996 Interview by Jacilee Wray on September 20.

Kennedy, Fuzz

1996 Interview by Jacilee Wray on October 18.

Lansford, Joe and Maud

1996 Interview by Jacilee Wray and Alexa Roberts [Never transcribed].

Laxton, Kathy

1996 Interview by Jacilee Wray and Alexa Roberts on September 14.

Little, Ina

1996 Interview by Jacilee Wray and Alexa Roberts on September 26.

Long, Harold

1996 Interview by Jacilee Wray on September 23 and October 1.

Paul, John

1996 Interview by Alexa Roberts and Jacilee Wray on September 26.

Pettiti, Jamie

1996 Interview by Alexa Roberts and Jacilee Wray on October 8.

Pinkston, Jay

1996 Interview by Jacilee Wray on September 10.

Pollard, Earl

1996 Interview by Jacilee Wray on October 16.

Ratliff, Velma Parker

1996 Interview by Jacilee Wray on October 3.

Ringer, Brenda

1996 Interview by Jacilee Wray and Alexa Roberts on September 27.

Rutledge, Joe Deveraux

1997 Interview by Judy Kahlor on May 16.

Shaffer, Lonnie and Frieda.

1996 Interview by Jacilee Wray on September 27.

Shatley, Ruth

1996 Telephone Interview by Alexa Roberts, September 26.

Sterling, Odessa

1996 Interview by Alexa Roberts and Jacilee Wray on October 14.

Stockton, King and Julia

1996 Interview by Jacilee Wray and Alexa Roberts on September 17.

Stromme, Phyliss

1996 Interview by Alexa Roberts and Jacilee Wray on October 11.

Underwood, Jerry

1996 Interview by Alexa Roberts on September 27.

Vanderburg, Gene

1996 Phone interview by Jacilee Wray on September 26.

Wilkins, Max [Wilkins Interview #1]

1999 Interview on June 26.

Wilkins, Tanya (Weavel) [Wilkin's Interview #2]

1999 Interview on June 26.

Wilkins, Ron [Wilkin's Interview #3]

1999 Interview on June 26.

Wilkins, Terry (Gibson) [Wilkin's Interview #4]

1999 Interview on June 27.

Wilkins, Joe [Wilkin's Interview #5]

1999 Interview on June 27.

Wilkins, Rona [Wilkin's Interview #6]

1999 Interview on June 27.

ETHNOGRAPHIC OVERVIEW

AMERICAN INDIAN OCCUPATION AND USE OF THE CHICKASAW NATIONAL RECREATION AREA

 \mathbf{BY}

CLARA SUE KIDWELL

ACKNOWLEDGEMENTS

This report was prepared pursuant to contract number 1443PX751097113 with the National Park Service. I would like to thank Mr. Gerard Baker, Superintendent of the Chickasaw National Recreation Area, and Ms. Judy Kahlor, of the Travertine Nature Center, for assistance in providing documents and answering questions about the Area.

Dr. Alexa Roberts and Ms. Jacilee Wray, National Park Service anthropologists, shared the results of their research in Phase I of the Overview.

Ms. Patricia Furnish and Mr. Willy Bauer provided able research assistance, and Ms. Johnnie Jacobs assisted with interviews.

Mr. Jefferson Keel and Ms. Glenda Galvan, staff in the Chickasaw Nation Cultural Resources Department, were especially helpful in making suggestions concerning the interview process.

ABSTRACT

This study examines the protohistoric and historic evidence of the use of the cold springs that constitute the heart of the Chickasaw National Recreation Area. The archaeology of the region indicates that it sits in an area of physiological diversity that has been visited by Native people since the seventeenth century A. D. Its mineral springs constitute a distinct part of the environment. Early European explorers encountered a number of Caddoan speaking peoples, ancestors of the contemporary Wichita and Caddo tribes, along the Red River, the Sabine, and the Brazos River of the southern plains and the Arkansas, Cimarron, and Canadian rivers further to the north. A number of tribes currently located in Oklahoma have had some historical association with the south-central part of the state in which the recreation area is located. The United States government acquired this territory as part of the Louisiana Purchase in 1803 and resettled tribes from east of the Mississippi River after 1830. The Choctaw and Chickasaw tribes were moved into the area of the cold springs. The federal government's policy of allotment led to dissolution of tribal governments and distribution of tribal lands. The Chickasaw tribal government ceded a tract of 640 acres around the springs to keep them accessible to the public. The contemporary tribes of Oklahoma, especially the Chickasaw within whose territory the springs lay, have no long standing traditions of use of the springs. Tribes that arrived in the area in the 19th century brought other traditions. Tribes that lived in the area before European contact have experienced such significant cultural change that cultural meanings associated with the springs are very different from those of the early inhabitants of the region.

MANAGEMENT SUMMARY

The archaeological record for the area of the Chickasaw National Recreation Area shows evidence of camp sites dating from about 1600 A. D., but there is no evidence of permanent habitation by native people. The Area is located in the Cross Timbers region, the mix of prairie and forest that was historically recognized as a barrier to travel from east to west. It served as a hunting

ground for bands of Caddoan speaking people who are ancestors of the Wichita and Caddo Tribes. The Caddoan linguistic group today comprises the Wichita, Pawnee, Arikara, and Caddo languages. Kitsai is an extinct language of this group, and Waco, Tawakoni and Wichita proper have been recognized as separate dialects in the past.

The Cross Timbers supported small game and small herds of elk, bison, and horses, and it served to separate the Wichita people on the western side from the Caddo people on the eastern side. Although it was good hunting territory, both the Wichita and Caddo lived in settled villages on major rivers and relied on agriculture for their primary subsistence.

Although the contemporary Wichita and Caddo Tribes are recognized as separate political entities, when they were first encountered by European explorers they were dispersed groups. The Hasinai, Kadoacho, and Natichitoches constituted major divisions of the Caddo people, while the Wichita, Waco, Towakoni, and Kichai were closely allied peoples. Ancestral groups of the Caddo lived along the Red River near the intersection of the present boundaries of Oklahoma, Texas and Arkansas. Wichita and related groups lived primarily along the Arkansas, Cimarron, Canadian and Washita rivers, while the linguistically related Pawnee lived farther north along the Loup, Platte and Republic rivers in Nebraska.

First encounters with ancestral Wichita groups were those of Francisco Coronado (1540-41) and Juan Oñate (1601) who reached the Arkansas River in their search for the fabled Quivira. Bénard de la Harpe, a French explorer, encountered Caddo villages along the Red River in 1719. These early contacts led to trade, to the spread of infectious diseases, and to movements of native peoples. The Osage, who in about 1700 were located on the upper Osage River and south bank of the Missouri, obtained guns and began to extend their hunting range southward into the upper Cross Timbers region, where they encountered Wichita hunters and generally outfought them with superior weaponry.

The Wichita, harassed by Osages and plagued with disease, moved westward, and by the 1750s were living primarily along the Brazos River in Texas and on the western edge of the Cross Timbers region. This move brought them into contact with the Comanche to the West.

By the time of formation of the United States, there had been significant shifts in location for the Wichita, the Osage, and the Comanche as groups sought to establish trade relations with Spanish and French traders in the Mississippi Valley and along the Red and Arkansas rivers. The Louisiana Purchase in 1803 brought their territory under the control of the United States, and in Thomas Jefferson's mind it also raised the prospect that all Indian tribes living east of the Mississippi River in American Territory could be moved west of the river to these new lands.

Origin traditions of the Choctaw and Chickasaw tribes indicated that these people had originally lived west of the Mississippi River and that they had migrated to their eastern homelands, led by a sacred pole that leaned toward the southeast. Hernando de Soto encountered Muskogeean speaking peoples identified as the ancestors of the Choctaw and Chickasaw in his entrada through the southeast in 1541-43, but historical accounts by European explorers also identify Choctaw and Chickasaw west of the Mississippi in the 18th century and Choctaw and Chickasaw traditions tell of warfare with the Osage.

The United States government sought to clear Indian rights of occupancy of land through treaties, and in 1818 the area encompassing the cold springs that are now the heart of the Chickasaw National Recreation Area was ceded to the United

States government by the Quapaw Tribe. The western extent of that cession was defined by the meeting of the Arkansas and Red rivers, an area not yet explored and one that included the traditional range of the Wichita and related peoples. In 1820 the Choctaw Tribe signed the Treaty of Doaks Stand agreeing to exchange much of their homeland in central Mississippi for land which the federal government now felt it owned because of the Quapaw treaty. Although some Choctaw moved west, the majority of the tribe remained in Mississippi.

In 1830 the Indian Removal Act was passed by the United States Congress, and the state of Mississippi extended its laws over the Choctaw and Chickasaw nations, effectively outlawing their national governments. The Choctaw were the first major southeastern tribe to sign a removal treaty. By the terms of the Treaty of Dancing Creek the Choctaw agreed to leave their homeland and move west. In 1832 the Chickasaw signed the Treaty of Pontotoc, agreeing to removal when they found a suitable territory. In 1837 the Choctaw and Chickasaw signed a treaty with the United States government by which the Chickasaw could settle in the western part of the Choctaw territory as a district of the Choctaw government. In 1855 another treaty allowed the Chickasaw to establish an autonomous tribal government, although the land remained held in common. The treaty of 1855 also allowed railroad right of way through Indian country and provided for the lease of Choctaw and Chickasaw lands west of the 98th meridian for the government's use in settling western tribes and those in Texas.

In 1859 the commissioner of Indian affairs ordered the removal of the Wichita and related tribes and the Caddo from two reservations in Texas and relocation to the Leased District. Raids by Comanche and Texans had led to considerable suffering for these tribes. The Treaty of Medicine Lodge in 1867 led to the settlement of the Kiowa, Comanche, and Apache in the Leased District. These treaties thus created more settled communities in proximity to the current Chickasaw National Recreation Area, although still at some distance from it.

The Civil War proved disastrous for the tribes of Indian Territory. The Five Civilized Tribes, the Choctaw, Chickasaw, Cherokee, Creek, and Seminole, signed treaties with the Confederate government, and although some tribal members fled north to fight for the Union, most tried to remain out of the fighting. The defeat of the Confederacy led to the signing of treaties with the Choctaw and Chickasaw that forced the complete cession of the Leased District to the federal government, reiterated the right of way for railroads, required tribal enrollment for black freedmen, and subjected tribal members to federal courts for some offenses.

The passage of the Dawes Act, also known as the General Allotment Act, in 1887 marked the full implementation of the federal policy of allotting Indian land in an attempt to assimilate Indians into American society as individual landholders rather than as tribal members. It was perceived that the breakup of communal land holdings would destroy tribal identity. The Dawes Act specifically exempted the Choctaw, Chickasaw, Cherokee, Seminole and Creek, the Five Civilized Tribes, whose treaties had given them title to the land. Lands in the Leased District, however, were subject to the Dawes Act, and a special commission headed by David Jerome negotiated allotment agreements with the Kiowa, Comanche and Apache in 1891. The influx of white settlers into these areas because of the sale of surplus land put more pressure on the five tribes to agree to allotment.

In 1893 Congress authorized the Dawes Commission to begin negotiations with the Five Civilized Tribes to get them to agree to allotment. In 1895 a law allowed the Choctaw and Chickasaw to initiate a suit against the Wichita and Affiliated Tribes to recover the money paid for the sale of surplus lands in the Leased District. The Wichita replied with a claim to original title to the lands,

denying that the Quapaw had any right to cede the land to the federal government in the first place. The original suit was decided in favor of the Choctaw in the U.S. Court of Claims, but the decision was overturned by the Supreme Court. The Wichita then filed a suit against the United States claiming right of original title, but that suit was rejected by the U.S. Court of Claims in 1939 because issues of original title were outside its jurisdiction.

The dispute over title did not deter the Dawes Commission from negotiating the Atoka Agreement with the Choctaw and Chickasaw in April of 1897. The agreement provided for allotment of lands, establishment of town sites, and protection of coal and sulphur as resources for tribal members. It also called for the establishment of tribal rolls and dissolution of tribal governments in 1906, thus paving the way for Indian Territory to become part of a new state, Oklahoma.

The Chickasaw had reason to support the idea of allotment. If they owned their land individually they could use it as they pleased, but they rejected the Atoka Agreement when it was put to a vote of the tribal membership. They were violently opposed to the provisions for enrollment of black freedmen and to the granting of land to railroads. They were also, however, a small minority of some 5,000 Indians in a population of about 150,000 whites who had moved into their territory.

When the Atoka Agreement was rejected, the U.S. Congress passed the Curtis Act (1898), which encompassed the Atoka Agreement and other agreements with tribes and mandated that they be put to the vote again. Tribal members voted in favor of the agreements, and the Curtis Act formally imposed allotment on the tribes. The Dawes Commission established citizenship courts to determine tribal membership. The slowness of the process of enrollment, however, led the Choctaw and Chickasaw to sign a supplementary agreement with the government, one provision of which was the ceding of a tract of 640 acres along the banks of Sulphur Creek to protect the mineral springs from exploitation by white entrepreneurs who were turning the area into a major health spa and tourist attraction.

The development of railroads played an important role in this tourist enterprise, and a spur of the Saint Louis, Oklahoma and Southern Railroad was brought into Sulphur. The Chickasaw saw the area not as a sacred site but as a source of impetus for economic development by whites in their territory. With their ability to maintain their land and self-government slipping away from them, they saw the area of the springs as worth saving from commercial development and keeping available to the public.

After the initial Chickasaw cession to set aside the Sulphur Springs Reservation in 1902, about two hundred additional acres were acquired by the government in 1904. The reservation became Platt National Park in 1906, a part of the National Park Service. The area was named Platt National Park in honor of Orville Platt, Senator from Connecticut who was a member of the Committee on Indian Affairs.

Although the governments of the Five Civilized Tribes were ostensibly to be dissolved with the admission of Oklahoma to the Union in 1907, the work of allotment continued, and it was necessary to maintain some semblance of tribal government to oversee the distribution of land and to collect funds due to tribes. After 1906 the five tribes continued to have official leaders appointed by the Bureau of Indian Affairs to sign necessary documents. These pseudogovernments existed throughout the twentieth century until, under the impetus of a growing civil rights movement that sought rights for minority groups,

Richard Nixon, president of the United States in 1971, declared that tribes could elect their own leaders.

The contemporary tribes in the state of Oklahoma have used governmental powers to establish businesses and operate social service programs for their members. With regard to the Chickasaw National Recreation Area, the following findings are most pertinent.

- o The Choctaw and Chickasaw were moved into Indian Territory from other homelands, in which they had already had significant contact with European influences and been subject to policies of the American government, including Christian missionaries. Their feelings of association with the Chickasaw National Recreation Area are that they used it for family events in ways similar to other citizens of the state. Although some people assert a general Indian sense of respect for nature, there are no special spiritual associations with the places in the recreation area.
- o The Wichita Tribe maintain a cultural affiliation claim to the territory encompassing the Chickasaw National Recreation Area pursuant to NAGPRA. That claim is based on historical records and archaeological findings. Archaeological evidence to support direct association between protohistoric Wichita and the contemporary tribe has been disputed in scholarly literature.
- o The Wichita moved to the west of the current recreation area in the late eighteenth century, and they have no cultural associations with the park lands based on current memory.
- o Caddo people have no cultural traditions specifically related to features of the Chickasaw National Recreation Area.
- o Choctaw people, like the Chickasaw, have no associations with the area as a sacred site. Their associations are primarily ones that are similar to those of non-Indians. Because they moved into the area from another place their association is historic rather than part of their original culture.
- o Interviews with tribal members indicate no special spiritual significance of the mineral springs or the surrounding area. If such significance existed for the Caddoan speaking people who inhabited regions in proximity to the contemporary Chickasaw National Recreation Area, it was lost when the historic tribes moved into Texas.

RESEARCH DESIGN

OBJECTIVES OF THE STUDY

The objective of this ethnographic overview is to review literature about historical and contemporary relationships between American Indian tribes and the land and resources included within the Chickasaw National Recreation Area. The results of this research will contribute to a comprehensive ethnographic overview based on Phases I and II of the project, in addition to this are indepth interviews with knowledgeable representatives of park-associated tribes. The study will provide park managers with comprehensive baseline data upon which to base informed decisions about resource management, planning, and interpretation.

METHODS

The research was carried out using both published and archival historical and ethnographic sources and interviews and consultation with members of American Indian tribes. The attached bibliography lists sources consulted. The Oklahoma Historical Society holdings of Chickasaw Nation records and Department of the Interior typescripts were consulted. A survey was made of holdings at the Fort Worth branch of the National Archives and Records Administration. Other useful sources were the published records of the U.S. Court of Claims available through the Lexis-Nexus search service at the University's law library. The study focused on those tribes identified in historical sources as the earliest inhabitants of the region between the Arkansas and Red rivers and south of the Red River. These groups were Caddoan speaking peoples ancestral to the contemporary Caddo and Wichita tribes. The second focus was on the Choctaw and Chickasaw nations as inhabitants of the area of Indian Territory encompassing the Chickasaw National Recreation Area's extent. Other tribes identified by National Park Service personnel as utilizing areas in Oklahoma that might have been associated with the area included Kiowa, Comanche, Apache, Delaware, Kickapoo, and Shawnee. The Kiowa and Comanche occupied lands to the west of the general region, and the Apache, Delaware, Kickapoo, and Shawnee tribes were relative latecomers to the state during the late nineteenth century. Given that there are thirty-nine federally recognized tribes in the state of Oklahoma, and representatives of sixty-seven tribes living in the state, research was limited to those most likely to have utilized the mineral springs that constitute the heart of the Chickasaw National Recreational Area.

A series of interviews was conducted with knowledgeable individuals from the Choctaw and Chickasaw nations during the summer of 1998. Subsequent telephone interviews with representatives of the Caddo, Wichita, and Kiowa tribes were carried out over the fall and winter. The summer interviews were conducted by a graduate student researcher according to a protocol approved by the University's Institutional Review Board, which oversees implementation of Department of Health and Human Services regulations concerning protection of human subjects. Consent forms were obtained. The individuals interviewed were identified through the Chickasaw Nation Community Center, which has a program of meals for senior citizens, and through the office of the Chickasaw Cultural Center in the tribal complex in Ada. Questions were designed to elicit information about community use of the springs and any cultural associations' people had with the area.

Phone interviews and other personal contacts were made with tribal officials of the Caddo and Wichita tribes and a member of the Kiowa tribe and dealt with specific inquiries about their knowledge of the springs and possible cultural associations with them.

Interviews with tribal members knowledgeable about the history and culture of the Choctaw and Chickasaw tribes were carried out, and members of the Caddo and Wichita tribes were consulted for their input. Tribal chairmen and cultural resources officers of all tribes mentioned above were informed of the study, and chairs of the Choctaw, Chickasaw, Wichita, and Caddo tribes were asked to review preliminary draft reports.

Chapter One

INTRODUCTION

The Chickasaw National Recreation Area is the result of a unique combination of geography and historical circumstances. Tremendous physical forces within the earth's crust folded rock formations from the bottom of an ancient inland sea. The resulting uplift of land contained layers of rock through which both the receding sea and falling rain could percolate to produce waters rich in minerals. The folds produced downward flow and pockets which trapped water. Pressure then forced the water upward through vents where it emerged as artesian wells. The cold mineral springs of the Chickasaw National Recreational Area had distinctive tastes and smells that became associated with medicinal properties for the area's historic Chickasaw Indian inhabitants and white settlers. This unique environment of the springs produced an oasis that attracted game animals. Its name in historical records, the Buffalo Suck, indicates its importance as a watering hole (Brown n.d.:9). Evidence indicates that various Indian groups camped in the region of the springs well before European contact.

The area around the springs is one of significant physiographic diversity, and it is an area that served as a crossroads for native people and European explorers. Although it was a hunting ground for native people, it did not support either agriculture or permanent habitation. Archeological evidence of temporary camps around the area supports its use for hunting. Ancestors of the contemporary Wichita tribe are generally accepted to be the people who hunted in the area.

Historical records indicate the presence of many different groups of people in what is now Oklahoma. Osage, Wichita, Caddo, Pawnee, Kiowa, Kickapoo, Apache, Delaware, and Comanche are reported, and before the tribes were confined to reservations their members might have visited the area of the springs. The lack of historical records of the movements of the groups must make any attempt to place them at the springs conjectural.

The history of the creation of the Chickasaw National Recreation Area involves the removal of the Chickasaw and others of the Five Civilized Tribes (the Choctaw, Cherokee, Creek, and Seminole) from aboriginal homelands east of the Mississippi River in the 1830s to Indian Territory, what is now the state of Oklahoma, the reestablishment of their tribal governments, and the dissolution of those governments in 1907 when Oklahoma Territory became the state of Oklahoma. In the course of a little more than a century, Indian tribes went from being recognized by the United States as autonomous governments to seeing their governments destroyed by actions of the U.S. Congress.

The legal area that constitutes the origin of the park is 640 acres. The Chickasaw Nation ceded this land to the United States government in 1902, as part of the dissolution of the Chickasaw government and the allotment of the land base under the Atoka Agreement of 1897. The act took place in a time of extraordinary political stress for the Nation, and it resulted in the creation of an area that became part of the public domain and that has been enjoyed by members of the American public and Indian nations since the creation of Platt National Park in 1906.

The geographic and historic area within which the park resides is much broader, and the contemporary Choctaw and Chickasaw residents of the area around the park remember past associations with it. Historical and ethnographic data thus

provide the ethnographic context for interpreting the cultural significance of the park from the viewpoint of Indian people.

Chapter Two

THE ARCHAEOLOGY OF THE AREA

The most distinctive archaeological site in the Chickasaw National Recreation Area is associated with Indians of the southern Plains who were the ancestors of contemporary plains tribes. Generally designated as Wichita and Caddo, these peoples lived in widely scattered villages and hunted over an even wider range. The terms as used in anthropological literature can refer to either language groups, as the Wichita are speakers of a particular Caddoan language or as a collective of subgroups sharing similar languages. Vehik associates the sociopolitical group known today as the Wichita with several distinct early Historic and Late Prehistoric cultures representing the Tawakoni, Wichita, Iscani/Waco, and Taovaya/Tawehash (Vehik 1992:311).

Called the Lowrance Site after the original owner of the property, the area has yielded stone tools, pottery sherds, bone beads, postholes, and animal bones. Wyckoff notes that "... the site was inhabited more than once and by groups with diverse cultural backgrounds." Both Caddoan and Wheeler focus materials were found at the site. The Wheeler complex, a group of sites in western and central Oklahoma, dates to about A. D. 1650-1725 and reflects the activities of Wichita or Caddoan peoples (Wyckoff 1973:144-45; Drass and Baugh 1997:183-84) [See Map 1].

The location of the Lowrance site is in an area of geological and geographical diversity. Within 20 miles of the site are five major physiographical zones—the Arbuckle Mountains, the Arbuckle Plain, the Ardmore Basin, the Redbud Plains, and the Gulf Coastal Plains. It is also located in the Cross Timbers transition zone between the Temperate Grasslands to the west and the Temperate Deciduous Forest to the east (Wyckoff 1973:5; Shelford 1965:Fig. 1-9). Such zones contribute to a diversity of flora and fauna in the park area.

The area in which the springs are located, west of the Ouachita Mountains and north of the Red River, was historically Indian hunting territory, populated primarily by bison and antelope. The degree, however, to which this 18th century utilization reflects prehistoric Caddoan-Wichita patterns of usage is uncertain (Wyckoff 1973:145).

Chapter Three

THE ETHNOHISTORY OF THE AREA

The wider area of the southern plains within which the springs are located was inhabited by a number of people by the time of European contact. Although the archaeological record does not support the idea that the springs were a site of large scale settlement during the period before European contact, it does support the possibility that ancestors of present day Caddo and Wichita used the area on an occasional basis. Given the widespread extent of villages associated with Wichita and Caddo cultural elements and the difficulties of interpreting early historical records of exploration of the southern plains, it is very difficult to draw lines of direct, lineal descent between prehistoric peoples and current tribes.

In the period from about A. D. 1400-1450 to about 1700, prehistoric Caddoan villages were located along the Arkansas, Ouachita, and Red River valleys (Smith 1995:7). When first encountered by European explorers, these early Caddoan villages depended upon intensive agriculture for their major food supplies. They had a hierarchical system of government (Swanton 1996; Pertula 1992). They believed in a great creator, the caddi ayo, whose name meant "great captain above." Their social structure paralleled this belief in a creator. Each village had a hierarchical system of governance. Each village had a leader called a xinesì. Fire was a central element of life, and a ceremonial fire was kept burning in a special house. A pipe decorated with feathers was kept in the house (Swanton 1996:210-17).

The Caddo villages designated each other as $\underline{\text{techi}}$ or friends. The main centers of Caddoan population were the Hainai, concentrated along the Neches and Angelina rivers in west Texas, and the Kadohadacho along the bend of the Red River near the present border of Texas, Oklahoma, and Louisiana (Swanton 1996; Swanton 1942:4-5).

Spanish interest in the reports of a fabulously wealthy province named Quivira led exploring parties onto the southern plains. Francisco Coronado's expedition (1540-41) crossed parts of what is now Oklahoma, and Juan Oñate (1601) possibly followed a similar route, crossing the Canadian River (Weber 1992:1-78). Hernando de Soto's entrada (1540-43) through the southeast brought him into contact with ancestors of the Choctaw and Chickasaw tribes. After de Soto's death, Luis de Moscosco assumed leadership of the entrada and led it across the Mississippi River and into Caddo territory in an attempt to find an overland route back to Mexico. In the provinces of Amaye and Naguatex (the native names), in what is now Texas, they found Caddoan living in scattered villages (Smith 1995:3). Historically, the main villages of the Kadohadacho branch of the Caddo were located along the Red River (Smith 1995:6).

Neither the Caddo nor the Wichita were a single unified group of people. Rather they formed loose confederations of linguistically related groups living in scattered bands. There were two main Caddo bands, the Hasinai and the Kadohadacho. The center of Kadohadacho settlement was on the Red River in southwestern Arkansas and northeastern Texas, while the Hasinai lived near the Brazos River, but their hunting range might have included the area of the springs (Swanton 1996:7).

Accounts of the cultures of these groups when they lived in their aboriginal homelands come from early historic sources. European explorers found settled villages whose subsistence base of farming and hunting supported stable and

complex societies. The early Wichita occupied large, grass thatched dwellings that resembled bee hives in shape. Their leaders were men who established reputations for generosity and bravery in war. When an individual died, the grief of the relatives was assuaged by the scalp of an enemy taken in battle. Warfare was an essential element of Wichita life. Tribal ceremonies included the deer dance, which was performed until 1871. Participants were men who had visionary power, and they ingested mescal beans that induced vomiting. The Calumet ceremony involved the use of feathered pipes. Rain bundle ceremonies assured the growth of crops and the abundance of buffalo. The "Surround Fire" ceremony and the "Small Robes" ceremony allowed men to obtain power from stars and animals (Dorsey 1995:7-16).

Extensive Caddoan villages were noted by the French explorer Bénard de La Harpe in 1719-20 [See map 2]. The explorations of Coronado and Oñate during the midto late-1500s had established Spanish influence in the pueblos of the Southwest, while the French, who dominated the Mississippi River drainage were eager to establish alliances with Wichita peoples along the Arkansas River and Caddoan groups along the Red and Brazos rivers (Schroeder 1962:2-23; Vehik 1986:13-33; John 1975:337). La Harpe's route and camps brought him into contact with Caddoan groups and into the vicinity of the springs but not directly to them (Carter 1995:144-45) [See Map 3].

During this time period the Wichita and the closely associated Pawnee were located primarily along the Arkansas River basin in northeastern Oklahoma and into Kansas (Vehik 1992:311-32) [See Map 4]. By the 1720s Wichita villagers to the west and Caddoan villagers to the east hunted bison and antelope west of the Ouachita Mountains and north and south of the Red River, but their primary subsistence base was agriculture (Schroeder 1962; Swanton 1942:50-60).

The oral traditions of the Wichita collected by George A. Dorsey mention buffalo prominently, but there are no references to features that would indicate special significance of the springs (Dorsey 1965). The Caddoan and Wichita tribal groups lived and hunted throughout the southeastern and northwestern areas of the Indian Territory throughout the early eighteenth century with relatively little interference from Europeans. By the 1740s, however, the Wichita began a migration south from the Arkansas River Valley to Texas. Disease and wars with the Osage caused a precipitous decline in their population, and their settlements along the Brazos River were relatively small (Smith 1996:8-16).

Chapter Four

HISTORICAL OCCUPANCY OF THE PARK

The Louisiana Purchase in 1803 brought the majority of the Plains under the control of the American government. Thomas Jefferson's rationale for the Louisiana Purchase included the idea that this vast western area would provide a home for Indian groups who wished to keep their traditional hunting way of life. Jefferson distinguished between those Indians who were willing to adapt to American culture, which he considered civilized, and those who would remain hunters (Sheehan 1973).

In the new American territory, Zebulon Pike explored the southwest and central plains region in 1806 while Meriwether Lewis and William Clark explored the Missouri River region from 1804 to 1806. Pike's explorations laid the path for the Santa Fe Trail. He also recorded vast numbers of buffalo on the Plains in what is now Kansas. The historical designation of the area around the springs as the "Buffalo Suck" suggests that this could have been an important area for prehistoric Indian hunters, but archaeological and historical evidence of Indian occupation of the area in the immediate vicinity of the springs is very sketchy (Pike 1966:342-43).

After 1830 the area became part of the new homeland of the Choctaw and Chickasaw Indians. The pressure of an expanding white population in the United States led to governmental efforts to clear Indians from lands east of the Mississippi River. The Choctaw signed the Treaty of Doak's Stand in 1820, in which they agreed to exchange their homeland in central Mississippi for a tract of land bounded on the west by the Canadian River from its headwaters to its confluence with the Red River and on the east by the Arkansas River. In order to clear this land for the use of the Choctaw, the government had negotiated a treaty with the Quapaw in 1818 (Kappler 1972:160-61,192) [See Map 5].

Although a vanguard of Choctaw moved west, the vast majority remained in central Mississippi. In 1830, President Andrew Jackson brought Jefferson's idea of removal to fruition by pushing the Indian Removal Act through Congress. The Act provided that the government would allow the Indian tribes east of the Mississippi River to exchange their lands for tracts west of the river where they would move so they could preserve their tribal identities and ways of life. The government continued to press for a final and complete removal, which it achieved under the Treaty of Dancing Rabbit Creek, signed on September 27, 1830 (Kappler 1972:310-19).

The pressure on the Chickasaw, i.e., the extension of the laws of the state of Mississippi over Chickasaw territory in 1830, led their leaders to sign the Treaty of Pontotoc in 1832. The treaty provided that the Chickasaw were willing to move when they could find suitable territory. Until that time, the lands of the nation would be held as individual homesteads, but upon removal they were to be sold for the benefit of the nation (Kappler 1972:356-57). As the Choctaw began their removal to the Indian Territory, they invited Chickasaw representatives to go with them and to share their land, but the Chickasaw were determined to find land that they could own, and the Choctaw were reluctant to sell. Finally, in 1837, after an unsuccessful search for other lands, the Chickasaw made an agreement with the Choctaw to buy a section of the central and western part of the Choctaw domain for \$530,000. The Choctaw agreed that the Chickasaw Nation would be integrated as a separate district into the government of the Choctaw Nation, a situation that provided identity but not autonomy to the Chickasaw (Gibson 1971:175-78) [See Map 6].

As the Choctaw and Chickasaw moved into the Indian Territory, the Caddo were pushed to the west. They signed a treaty on July 1, 1835, ceding all their lands within the limits of the United States, and they moved to Texas (Swanton 1996:93-95). [See area 202 on Map 5].

The Sulphur Springs were encompassed in Choctaw lands in the southeastern part of Indian Territory. The Choctaw were farmers and husbandmen, a subsistence pattern they brought from the southeast (Cushman 1962) and whatever buffalo still remained in the area were probably relatively safe from hunters. Although the springs were a distinctive geographical feature, they had no place in the origin traditions of the tribe and may have attracted attention only because of their unusual properties.

Finally, in 1855, the Choctaw and Chickasaw signed a treaty with the United States government that gave the Chickasaw their own territory and government. The Choctaw ceded all claims to territory west of the 100th Meridian, thus giving up the large western tract defined by the headwaters of the Canadian River that they had been granted by the Treaty of Dancing Rabbit Creek, and they and the Chickasaw agreed to lease to the Wichita and affiliated tribes the district between the 98th and 100th meridians. The Chickasaw district was defined as a discrete entity, and the Chickasaw were now owners of their own territory with rights of self government, although ownership of the land was still jointly held with the Choctaw (Kappler 1972:706).

The springs now fell within the bounds of the territory newly guaranteed to the Chickasaw. The treaty was signed as a condition of the Choctaw's initiative (primarily inspired by Peter Pitchlynn) to recover the money netted by the sale of the Choctaw lands in Mississippi that had been ceded to the government by the Treaty of Dancing Rabbit Creek (Kappler 1972:706-14; Gibson 1971:217). [Map 6]. The now independent Chickasaw proceeded to establish their own government, based on a constitution calling for male suffrage and a tripartite structure of an executive branch, an elective bicameral legislature, and a judiciary (Gibson 1971:255-58).

CHOCTAW AND CHICKASAW HISTORY AND CULTURE

The historic Chickasaw homeland was in the southeast of what is now northern Mississippi and parts of Tennessee, and the Choctaw occupied the central part of Mississippi. The presence of both tribes, however, was evident in the area west of the Mississippi River in the 1700s. They readily crossed the river to make war on western tribes. La Harpe heard reports of "cruel wars" waged by the "Chicachas [Chickasaws]," Osage, and other tribes against the Caddoan tribes. The Chickasaw had destroyed a village of "Yatasas" on the Red River (Smith 1959:251,254). A few Choctaw villages west of the Mississippi were reported by government agents in 1801 (American State Papers "Sibley to Dearborn"1805:725).

The origin stories of both the Choctaw and the Chickasaw placed them originally west of the Mississippi. The account given by Cyrus Harris, governor of the Chickasaw Nation in the Indian Territory, in 1881 derived from his grandmother, Molly Gunn.

The Chickasaws started east carrying with them a long pole, and at night the pole was stuck in the ground, erect. Next morning the pole would be found leaning towards the east, which they considered their guide, and would, from day to day, follow, or travel in the direction that the pole leant. Each morning this was continued until they reached the place that is known as the 'Chickasaw Old

Fields;'.... When they reached that place, at night, as usual, the pole was stuck in the ground as erect as they could possibly put it. On the following morning the leader of the party rose early as usual.... On examining the pole he found it standing in the exact position that it was left the night before. He proclaimed to the party that they had reached their future home, and the party settled down and made that place their home" (Warren 1904:547).

The origin story recounted by H. B. Cushman in the late 1800s told of two brothers, Chahta and Chikasah, who led a migration, guided by a sacred pole that leaned. They crossed a mighty river, and finally separated (Cushman 1962:358; Swanton 1931:24).

The Choctaw considered the sun a deity, and fire the sun's representative on earth. They used several terms for the sacred, those things that were unexplainable. Men carried "totems," or medicine bundles that contained the protective ingredients and powers that gave them the ability to deal with powerful forces in the world around them. They had a strong sense of the spirituality of all natural things. Their primary deity was the Sun, and they believed that their souls (the shilombish, or shadow, and the shilup, or ghost) persisted after death, but there seems to be no strong agreement as to what happened to them (Swanton 1931:216). Their main public ceremonies were elaborate rituals around death. The body of the deceased was placed on a scaffold to decay, and the bones were then cleaned and placed in a charnel house. A great feast followed (Swanton 1931:12-20). By the early 1800s the custom of exposing the body had been given up for burial, but an elaborate period of mourning lasted for a year after the death.

A Chickasaw warrior named Paustoobee told John Wesley some of the basic tenets of belief. "We believe there are four beloved things above: The clouds, the sun, the clear sky, and He that lives in the clear sky." He made the Chickasaw out of earth, and the beloved things protected them in battle. The souls of the dead "walk up and down, near the place where they died, or where their bodies lie; for we have often heard cries and noises near the place where any prisoners had been burned" (Malone 1922:215-18).

Rush Nutt, a traveler in the Chickasaw country in Mississippi, noted that

This people use no religious ceremonies, but believe there is a first cause to nature, & a state of futurity; of which they have various ideas difficult to collect from them.—They abound in superstitions, rely much in dreams, omens, diviners, & in those who pretend to possess a magic art. Few believing that a person ever died a natural death, but are killed by the magicians.... They have the most implicit faith [in] their doctors, who treat all complaints in one way which is by singing magical songs over their patients.... They have a belief that there is a hereafter & that all those that are good who do not kill, steal, lye &c. will go where they will be happy & have plenty—but those who are otherwise will go to a place of poverty & scarcity. Their mode of worship if it may be called so consists in crying over the dead &c (Jennings 1947:47-49).

Nutt also described a dance in which the men wore bells on their legs and the women wore five turtle shell rattles fastened to each leg (Jennings 1947:48). The description is obviously of the stomp dance, which is still practiced in Cherokee and Creek communities.

Chapter Five

HISTORICAL CIRCUMSTANCES SURROUNDING THE AREA

The Chickasaw established their reputation as intrepid warriors during a series of wars against the Choctaw in the southeast. After Robert de la Salle explored the lower Mississippi in 1682, the French established colonies at New Orleans and Biloxi and established trade relations with the Choctaw in central Mississippi. English traders operating out of Charles Town began trading with the Chickasaw, and the two Indian nations were drawn into the colonial struggle between the French and the English for dominance in the southeast. During the 1730s French and English troops with their Chickasaw and Choctaw allies fought a series of battles, culminating in the pivotal Battle of Akia (1736), in which the French forces were routed (Gibson 1971:52).

As a result of the French and Indian War, the French were forced to cede their colonial holdings to the English, and after the Revolutionary War the new American government established relationships with Indian nations through formal treaties. The Chickasaw signed a treaty at Hopewell in 1786, acknowledging American "protection," defining their boundaries "within the limits of the United States of America," excluding American citizens from Chickasaw territory, and providing that any Indian committing crimes against American citizens would be given up to the United States for punishment (Kappler 1972:14-15). In 1801, in "a treaty, of reciprocal advantages and mutual convenience," the Chickasaw agreed to allow the United States to lay out a wagon road through their territory (Kappler 1972:55).

This and similar treaties with other tribes acknowledged the status of tribes as sovereign nations within the boundaries of the United States, but they also began to define limits of that sovereignty. Particularly in the matter of rights of the United States government to access routes through Indian lands, the treaties presaged events of the 1860s that would erode Indian tribal sovereignty.

Even as treaties were guaranteeing the integrity of Indian lands and the protection of the Unites States government afforded to Indian nations, historical exploration of the southern plains in the early 19th century was primarily aimed at promoting white settlement of the region. Thomas Nuttall, an Englishman with an intense interest in botany and biology, explored the Arkansas territory in 1819 and described a territory "mild as the south of Europe, and a soil equal to that of Kentucky" where wheat would grow "as luxuriant as possible" and there was an "unequivocal appearance of health and plenty" (Nuttall 1980:21,36-39,84-85,89,103). Such rhetoric helped to fuel the growing desire of American citizens for lands even west of the Mississippi.

The Civil War was a crucial event for all the five southeastern tribes who had been relocated to the Indian Territory. They had learned and adopted the practice of slavery from their white neighbors. They had no particular allegiance toward the United States, although they had signed treaties putting themselves under U.S. protection. Primarily because of their geographical position on the middle border and the status of many of their leaders as slave owners, they signed treaties with the Confederacy, and groups of their warriors fought against the Union (Perdue 1979; Abel 1992[1915]; DeRosier, Jr. 1959:174-89).

As a result of the Confederate defeat, however, the tribes were treated as defeated enemies and forced to sign treaties with the United States ceding parts of their territory to the United States government. In 1866 the Choctaw and Chickasaw were forced to cede significant amounts of territory. They gave up all their claims to the leased district between the 98th and 100th meridians [See Map 7]. They also agreed to grant rights of way to railroads through their territory, (an interesting resonance with the 1801 treaty allowing a roadway through Chickasaw territory). They abolished slavery, and were compelled to devise laws and regulations to admit freed slaves as citizens of their nations (Kappler 1972:918-31).

The western territory that the Choctaw and Chickasaw ceded in 1855 became known as the Leased District. The government paid \$300,000 for the land, the sum to be divided between the Choctaw and Chickasaw, and used it as a new home for a number of western tribes who were coming into conflict with white settlers. In Texas, economic necessity and general hostility caused the Wichita to start raiding the farms of their Texas neighbors. The Treaty of Council Springs in 1846 was supposed to alleviate these raids by putting the Wichita and their neighbors, the Caddo and Delaware, under the protection of the United States. However, the state of Texas did not authorize land for a Wichita reservation until 1853, settling the groups on the Brazos Reserve. Afterwards, the Texan government did not prevent Texas settlers and other Indian groups from intruding on Wichita land. Texans and Comanche harried the groups and prevented a peaceful coexistence. Texan and Comanche hostility forced the United States to move the Wichita, Caddo and Delaware from the Brazos Reserve to the Leased District of the Indian Territory in 1859 (Smith 1996:19-69). Declaring that the Indians of Texas must be moved "where they can be protected from lawless violence, and effective measures adopted for their domestication and improvement" the commissioner of Indian affairs ordered their removal to the Leased District (Annual Report of the Commissioner of Indian Affairs 1859:263-64). In 1859 the Caddo signed a treaty with the United States government and were moved from Texas into the district (Carter 1995:342-49).

In 1872 the government persuaded the Pawnee to move from Kansas to a reservation in the northern part of Indian Territory, adjacent to the Cherokee Nation ("Pawnee Indians," 44 Cong., Sess. 1, H.R.241:28-29).

Railroads and cattle drives brought increasing numbers of white men into Chickasaw country, and with them came a new economic system for the Nation. Railroads had a particularly severe effect on the sovereignty of the Indian nations in Indian Territory. Federal policy also brought pressures for change as the government attempted to assimilate American Indians into white society. Individual land ownership was its model to change Indians from hunters into farmers, and the General Allotment Act of 1887, also known as the Dawes Act, was signed by President Grover Cleveland on February 8, 1887 (Priest 1942:186). It imposed a system of individual land ownership upon Indians through the allotment of reservation lands so that Indians would become self-sufficient farmers. The act did not, however, apply to the Cherokee, Choctaw, Chickasaw, Creek, and Seminole in Indian Territory because of the treaty provisions in 1866 that provided for railroad rights of way (Otis 1973:22-30; Priest 1942:237).

The general idea of the allotment act ignored the fact that many tribes had long practiced agriculture, and that some, including the Choctaw and Chickasaw, had taken up cattle raising in the late 1700s when intermarried citizens brought livestock into their territory. The Choctaw and Chickasaw had brought their aboriginal farming practices and their livestock with them into their new

country west of the Mississippi, and in many ways their lifestyles were similar to those of their non-Indian neighbors.

The influx of white settlers into the Chickasaw Nation was significant. The 1890 census showed about 300,000 whites in Indian Territory, 150,000 of whom were in the Chickasaw Nation (Annual Report 1900:223-26,245). The nation's government regulated admission of whites to land and membership through a series of laws (Laws of the Chickasaw Nation 1975:5,25-28). The Chickasaw regulated white settlers by charging for a permit to reside in the nation and by levying a tax on all goods offered for sale by whites.

Economic development in the nation probably led to much of the influx of non-Indian settlers. Oil was discovered and exploited by the Chickasaw Oil Company, established in 1872, and rich coal deposits were discovered near McAlester in the Choctaw Nation. Cattle men from Texas drove their herds across the Chickasaw Nation on the Chisholm Trail and other major routes. Many Chickasaw took up cattle ranching and became wealthy. The nation developed an elaborate code to regulate the ranching industry (Laws of the Chickasaw Nation 1975).

The incursion of railroads into Indian Territory was a major factor in undermining the status of tribal governments. The treaties of 1855 and 1866 compelled the tribes to provide rights of way through Indian Territory for one north-south route and one east-west route along the 35th parallel (Kappler 1972:918-31). Railroads applied for land grants, and in 1870 the Choctaw council, in an attempt to thwart outside railway corporations, passed an act granting alternate sections of land for the 35th parallel route. The Chickasaw refused to assent, thus nullifying the act, but they and the Choctaw finally agreed to grant a right-of-way to the MK&T (Missouri, Kansas and Texas, previously the Union Pacific Southern Branch), the first rail line to cross Indian Territory. The strip of land was, however, only 100 feet wide, far less than the railroad expected (Gibson 1971:286,290-91).

Although the treaty provided for only one north-south and one east-west line, other railroads saw the economic potential in offering service from Texas to Kansas, and the Congress of the United States responded with bills that allowed the San Francisco and St. Louis Railroad the right of way for another east-west route across the Indian Territory. In the rhetoric of the law, Indians were seen as an obstruction to the progress of the United States, and their rights to land must be abrogated in order to allow the development of rail lines [See Map 8].

As Miner concludes:

The year 1882 represented a climax in the struggle for Indian sovereignty against railroad intrusion. The congressional decision of that year to grant the Frisco railroad a right of way through the Choctaw Nation on a route not specifically stipulated in a treaty was one of the most significant watersheds in the post-Civil War history of Indian policy. The precedent was thereby set that Congress might authorize corporations to exercise privileges upon Indian lands without consulting the tribes. A thing more damaging to the national hopes of the Indians could hardly be imagined (Miner 1976:101).

The tribes had no recourse in their own courts to action against outside corporations (Miner 1976:103). The erosion of tribal sovereignty in the face of federal legislation authorizing railroad expansion led to increasing demands

for the opening of Indian Territory, the allotment of land to individual Indians, and the dissolution of the tribes.

The Chickasaw favored allotment of their land because they were reluctant to be forced to make tribal grants to railroads and black freedmen. If they took individual allotments they would have individual control over land that was jeopardized by federal pressures to make freedmen tribal citizens and to grant alternate sections for railroad rights of way. In 1871-72, government surveyors marked land for allotment, but the refusal of the Choctaw to agree doomed the Chickasaw effort to failure (Gibson 1971:297).

The influx of non-Indians and the presence of freed black slaves in Indian Territory created a crisis for the administration of justice. Federal legislative acts in 1889 and 1890 dissolved tribal courts, and extended the jurisdiction of U.S. courts over all citizens of the Indian Territory. Federal courts in Fort Smith, Arkansas and Paris, Texas had exercised jurisdiction over U.S. citizens in the Territory. After 1890 tribal court jurisdiction was very limited (Burton 1995:109,127)[See Map 9].

The allotment of Indian lands in the Leased District was carried out under the auspices of the Jerome Commission, which negotiated agreements with the Kiowa, Comanche, Cheyenne, Arapahoe, Wichita, Caddo, and Delaware in 1891 (Smith 1996:146-47). The opening of these lands to white settlement put pressure on the Five Civilized Tribes to submit to allotment. In 1893 Congress passed legislation authorizing The Dawes Commission to negotiate with the Five Civilized Tribes, who had been exempted from the Dawes Act, to accept allotment of their lands. The commission was led by Henry Dawes, senator from Massachusetts who had sponsored the General Allotment Act in Congress.

In 1895 a second act authorized the settlement of outstanding land claims as a step toward allotment. This act allowed the Choctaw and Chickasaw to file suit in the U.S. Court of Claims for the sale of lands in the Leased District. The Wichita argued that the United States had not had the right to give the land in Indian Territory to the Choctaw and Chickasaw in the first place because the Quapaw did not have the right to cede the land to the government in 1818. They were signatory to the treaty only because their villages were near the mouth of the Arkansas River. They did not occupy the extent of the territory to its junction with the Canadian River, and indeed much of the territory was not explored at the time of the treaty. The Wichita declared original title to the land and claimed all the proceeds of the sale of surplus land after allotment (In the Court of Claims...[1895]:1-9). Although the Court of Claims affirmed the Choctaw and Chickasaw claims to the Leased District, the Supreme Court overturned its decision in 1900 (Debo 1934:202). This action opened the way for on-going Wichita claims to original title to their lands.

The pressure for allotment led to the erosion of the sovereignty of the Choctaw and Chickasaw. A major issue for sovereignty was that of citizenship. The Five Civilized Tribes all had passed laws governing who could be citizens of their nations. The Dawes Commission, however, in 1896 was given the judicial power to determine citizenship and compile rolls of tribal members (Burton 1995:180-224). Another major issue was the power of tribal courts. In 1897 the Congress of the United States effectively replaced tribal courts with federal jurisdiction under the terms of the Atoka Agreement (Burton 1995:202).

The Choctaw and Chickasaw Nations finally negotiated and approved the Atoka Agreement with the Dawes Commission on April 23, 1897. It provided the effective plan for allotment of lands, reserved coal and asphalt resources as communal, tribal resources, set up procedures for establishing town sites, and agreed to termination of the tribal governments on March 4, 1906. The Chickasaw

reserved the right to submit the agreement to a national referendum, where tribal members rejected it. Congress then proceeded to pass the Curtis Act (June 28, 1898), which subsumed the Atoka Agreement and required that it be resubmitted to voters in both the Choctaw and Chickasaw nations (Gibson 1971:304; Commission to the Five Civilized Tribes 1906:16). The Agreement was approved, and the dissolution of the tribal territories of the Choctaw and Chickasaw opened the area around the springs to settlement.

THE PRESERVATION OF THE SPRINGS

The settlement of the area around the springs began with the development of a freight and mail line that ran from Boggy Depot to Caddo to Ft. Sill during 1871-72. Sulphur Springs was one of the stops on the line. Although it lay between the Texas and Chisholm Trails, the main routes for cattle drives across the Southern Plains, the town attracted men from the drives (Brown and Garrity n.d.:7). Noah Lael, a mail carrier on the route between Gainesville, Texas and Fort Arbuckle, got a contract from the El Paso Overland Stage Company to shoe horses. Lael stopped riding and settled at the Stage Company office at Mill Creek, where the company kept an office at the home of Cyrus Harris, governor of the Chickasaw Nation. In 1878 he married Lucy Harris, the governor's daughter. His home place was adjacent to the springs. In 1882 Lael and his wife sold their land for \$350 to Perry Froman, a white rancher who married the widow Lovinia Colbert Pitchlynn, a member of the politically prominent Colbert family. Froman claimed about 4 sections, including almost all the area later reserved as the park. He ran about 15,000 head of cattle on the range around his home (Conlan 1926:11-13).

The passage of the Curtis Act implied that the process of enrolling the citizens of the nations and allotting land to them would proceed rapidly. The work of the citizenship courts established under the Curtis Act proceeded very slowly, however, as large numbers of claimants came forward. On March 21, 1902, representatives of the Choctaw and Chickasaw met with the commission to the Five Civilized Tribes to sign what was known as the Supplementary Agreement, which modified certain provisions of the Atoka Agreement, primarily those controlling the final date and decisions concerning enrollment on the tribal rolls. As part of the agreement, the last major section, in fact, the tribes also conveyed to the United States "a tract or tracts of land at and in the vicinity of the village of Sulphur... not exceeding six hundred and forty acres... to embrace all the natural springs in and about said village, and so much of Sulphur Creek, Rock Creek, Buckhorn Creek, and the lands adjacent to said natural springs and creeks as may be deemed necessary by the Secretary of the Interior for the proper utilization and control of said springs and the waters of said creeks..." The tribes would be paid \$20 an acre for the land (34 Stat. 641, 57th Congress, Session I, July 1, 1902:655)[See map 10].

Why did the Chickasaw agree to this cession? The springs had become a major tourist attraction in the area, and the town of Sulphur Springs had grown up around them beginning probably in 1885 or 1886. The inhabitants were primarily white. In 1895 or 1896, a wooden pavilion had been built over the Seven Springs. It became a gathering place for residents of the growing town. Sometime around 1891 or 1892, Colonel R. A. Sneed, a Confederate war veteran, chartered the Sulphur Springs Indian Territory Resort under the laws of Texas, 1891-1892, with the intent of promoting a grand health resort at the springs. Sneed and his investors in the company bought about 550 acres of land from Perry Froman for \$2,500, land which encompassed virtually the entire existing town (Boeger 1987:39-40; Brown and Garrity n.d.:9; Daily Oklahoman 1919; Daily Oklahoman 1921; Daily Oklahoman 1926). The development of a railway spur from the Oklahoma and Southern Railroad was intended to bring tourists to the area.

From the Chickasaw perspective, allotment was perceived as a way of heading off assignment of Indian land to freedmen and railroads, but it also opened land to white settlements. Initially, the tribe could control settlement because its government had to charter business ventures. In 1895 Governor Palmer Mosely refused a charter to Sneed's Sulphur Springs Improvement Company on the grounds that the company wanted to fence the springs and restrict access (Boeger 1987:45).

The Atoka Agreement laid out the procedures for developing townsites. A town site commission for each tribe was formed, with one member appointed by the chief of the tribe, one appointed by the Secretary of the Interior, and one by the residents of the town. In 1900, however, the law was changed to allow the Secretary of the Interior greater latitude in deciding the locations and limits of townsites. The chiefs of the Choctaw and Chickasaw protested this diminishment of tribal power and withdrew the Indian members of town site commissions (Boeger 1987:45-46) [See Map 11].

By the fall of 1901 the matter of the springs had been taken up by citizens of the town, and a proposal was being made to reserve lands to protect them from development. Eugene E. White and T. R. Cook, President of the Dennis Flynn Republican Club, residents of Sulphur, had informed J. G. Wright, U. S. Indian Inspector for Indian Territory, that such a proposal had been presented to the Chickasaw National Legislature, and Cook had also written that D. J. Kendall, mayor of Sulphur, and Joseph F. Swords, an appraiser, had been appointed to confer with tribal authorities (Letters Received, Secretary of the Interior, Wright to Secretary of Interior 1901).

Thomas Ryan, acting Secretary of the Interior, concurred with Wright's opinion that White and Cook should deal with tribal officials and get a provision in the supplementary agreement that would be negotiated (Ryan to United States Indian Inspector 1901). Part of the impetus for the reserve may have been certain actions by Colonel Sneed (or Snead) that Joseph Swords reported to Wright, the Indian inspector. When a reservation of the Sulphur Springs was proposed, Snead came forward to represent that the Sulphur Springs Improvement Company had rights to the land, and he demanded payment from the occupants. Swords reported that some had actually paid Snead "simply for the purpose of buying peace," and others could not afford litigation and were "exercised" over Snead's demands. Ryan instructed the Inspector to give public notice that Snead's claims were not valid (Letters Received, Secretary of the Interior, Ryan to United States Indian Inspector 1902).

Given the major issues facing the Chickasaw Nation, particularly the issue of enrollment of citizens in the nation, it is understandable that the cession of 640 acres of land around the springs did not draw more attention from the Chickasaw government. The records of its meetings make no mention of the reserve. Eugene White informed Inspector Wright that he had taken the matter up with the Chickasaw commissioners appointed to negotiate the Supplementary Agreement with the Dawes Commission, and that they felt the initiative should come from the Dawes Commission. They were interested in matters of national importance, primarily citizenship, and considered the reserve only as a possible point of compromise in order to secure their desires on the larger issues (Letters Received, Secretary of the Interior, White to Wright N1901). According to the Atoka Citizen newspaper on November 28, 1901, the Choctaw-Chickasaw Conference put a 'quietus' to the proposal to cede 640 acres around the spring to the government (Brown and Garrity n.d.:11).

Although White submitted a proposal to the Dawes Commission, it was misplaced, and he had to recreate it from memory (Letters Received, Secretary of the

Interior, White to Wright D1901). The final proposal for the reserve thus originated with citizens of Sulphur, probably to protect public access to the springs, was put to the Chickasaw by the Dawes Commission at Eugene White's instance, and was accepted by the Chickasaw as part of their negotiating strategy around the citizenship issue.

The Chickasaw land grant caused consternation among the settlers in the incipient town of Sulphur because the spring ran through the town, and the surveying of the new federal reserve meant that the inhabitants of the town would have to be displaced. The structures around the springs had to be abandoned. The town of Sulphur Springs was moved to its present location (Boeger 1987:53-59).

The dissolution of the tribal governments of the Choctaw, Chickasaw, Creek, Cherokee, and Seminole nations on March 4, 1906, left the tribes with no political power. The continuance of tribal governments beyond that date was simply to expedite the continuing process of allotment and disposition of tribal resources.

The Chickasaw people, like the members of the other nations in Indian Territory, made the transition to statehood when Indian Territory and Oklahoma Territory became a state on November 16, 1907. Developments in the new town of Sulphur continued to capitalize on the medicinal properties of the springs, and the town sustained its reputation as a health spa. The Chickasaw still shared the springs with their non-Indian neighbors. The development of health spas in the town of Sulphur continued, and the hotels in the new town continued to draw tourists to take the healthful waters of the springs (Boeger 1987:62-66).

Chapter Six

CONTEMPORARY ETHNOGRAPHIC IMPORTANCE OF THE SPRINGS

The Kiowa had a ceremony called Zodaltone which was held at a Sulphur Spring in the southern part of the state. Some Kiowa visitors to the park's springs noted their similarly to the spring of Zodaltone, but they did consider it a sacred site. The more obvious association was with the curing properties of the springs. The waters were perceived to cure a variety of ailments - arthritis, fevers and rashes. Kiowa also bottled the water and applied it to sores and, according to Helen Blackbear, to feet to cure "toe jam" (Doris Duke Oral History Collections).

The springs in the Chickasaw National Recreation Area still have importance for members of the Chickasaw and Choctaw Nations. The cultural connection of the contemporary Chickasaw tribal members to the Chickasaw National Recreation Area is in a general feeling that Indian people have a special connection to the environment.

During the summer of 1998, a series of interviews were conducted with members of the Chickasaw and Choctaw Nations living in the towns of Sulphur and Ada. They were identified in consultation with Mr. Jefferson Keel, cultural affairs officer for the Chickasaw Nation. Mr. Charley Jones, a member of the Choctaw Tribal Council and a spokesperson on cultural issues, was also consulted but did not suggest any names or provide any specific cultural information about traditional Choctaw affiliation with the area.

Interviewees shared family memories and information about the uses of the park area. "So Chickasaw people still come there, they go there for water, they go there for the recreation, for the springs, they go for the sandy beach on one side and medicinal water on the other side, but we still have as many Chickasaw families going today as well, before it was ever thought of as being a park.

Some Chickasaw took advantage of the interest in the therapeutic value of the springs by putting up little buildings where people could take treatment. Now, the Chickasaw Nation has a motor lodge in the town of Sulphur which allows people to have access to the springs. "Chickasaws enjoy staying at the lodge so they can visit the park" (Galvan Interview 1998).

The park has family significance for some contemporary Chickasaw. The grandparents of one woman moved from Texas to the Sulphur area so the grandmother could take advantage of the springs. The family visited the area regularly, spending days during which they cooked meals, swam, and enjoyed the area (J. Lunsford Interview 1998).

Family memories from the grandparents included the pavilion originally built over the springs by white settlers (J. Lunsford Interview 1998). Families today still remember family outings and the curative powers of the springs for insect bites (Imotachy Interview 1998). People also remember fright at the sight of mud covered people at the springs (Woods Interview 1998; J. Lunsford Interview 1998). Family outings in the park were a regular part of life for some families. Breakfasts cooked over an open fire were particularly memorable experiences (J. Lunsford Interview 1998).

One man remembered being very familiar with all the trails in the park:
"... when I was growing up I ran through all the trails. I mean we knew every trail in the park and we used every trail in the park." This man and his wife still walk park trails regularly, and their concern is that the trails be maintained. Some, he said, have been washed out or are dangerous because they are not maintained. He also suggested that an informational map at the south entrance to the park, where people enter when coming from Ardmore, would orient people. He said that people entering the park have to drive all the way to the nature center or park headquarters to get information and some simply leave because they can't find information (Wallace Interview 1998).

Although the Chickasaw's original homeland was in the southeastern part of the United States, in northern Mississippi, some tribal members adapted their knowledge of herbal medicines to the Indian Territory vegetation and continued to use them to cure ailments. The park area has certain plants identified by one Chickasaw woman as having medicinal value. Although these plants are still used by some tribal people, they do not grow near the trails in park, and access is officially restricted by park regulations that people stay on marked trails (Galvan Interview 1998). One woman ended her interview by telling a story. "One time I was down there at the park and I found these beautiful plums. I make plum jelly, and I sure did want to take some of those plums home and make some jelly out of them. Well, I asked this man, he must have been a lawyer or ranger for them, if I could take some of these plums home so I could make my jelly. He said no. He told me I could eat as many as I liked inside the park, but I couldn't take any out. I sure did want to take those home" (Imotachy Interview 1998).

The springs also were important for Christian baptisms, a sign of the impact of missionary activity on Chickasaw adaptation to non-Indian influence. A woman described her experience of being baptized in the "Black Sulphur" stream in the park, and the willingness of the swimmers around the stream to leave so that the baptism could take place (J. Lunsford Interview 1998).

The main concern expressed by interviewees was that the park reflect the special history of the Chickasaw. One person spoke of the feeling of pride she felt when the name of the park was changed to Chickasaw National Recreation Area (K. Lunsford Interview 1998). Governor Overton James lobbied Congress for the name change, and Congress acted in 1976 to expand the park and change the name.

The interviewees expressed a strong interest in having the park inform people about the history of the tribe. Exhibits at the nature center were thought to be an important way of telling this history. The sense of pride in being Chickasaw included the knowledge that the nation had reestablished a government, schools, and churches in the Indian Territory after they moved from Mississippi (J. Lunsford Interview 1998).

The responses of Chickasaw elders who chose not to give formal interviews indicated primarily a concern with the functioning and accessibility of park facilities. Several wanted to see the springs restored to their former flows and the facilities such as toilets upgraded. All wanted to see the park remain free to the public. The park is unique among National Park Service facilities in not charging a fee for entrance, although boat docking fees on the lake are charged to defray maintenance costs. People also thought that tribal members' serving as interpreters or general employees of the park would be good for educating the public about Chickasaw culture.

The revival of a ceremony at Kulahoma in the fall of 1998, after a hiatus of some 60 years, indicates the vitality of Chickasaw culture. The Choctaw Nation has also begun a celebration of traditional culture at Fort Towson.

PREHISTORIC INDIAN AFFILIATIONS WITH THE AREA

The prehistoric inhabitants of the southern plains encompassed historically in the area that became Indian Territory were probably antecedent to the Wichita and Caddo confederacies identified by early Spanish and French explorers. The passage of the Native American Graves Protection and Repatriation Act (P.L.101-601) in 1990 has provided a legal framework for the determination of affiliation of contemporary tribes with prehistoric ancestors and archaeological sites that contain human remains and certain classes of material. The inventory for the Chickasaw National Recreation Area includes two human skull fragments, one recovered from the Brady site in Pontotoc County, 9 miles west of Ada, by H. R. Antle, and one from the bed of Buckhorn Creek by O. K. Lowrance. The first was donated in 1949, and the second in 1958. Park officials consulted with representatives of the Choctaw and Chickasaw Nations, who agreed that the remains were not affiliated with either tribe because they predated the presence of the tribes in the state. The Caddo, Wichita, and Pawnee tribes can claim affiliation based on the location of the remains, but the evidence will not support any single tribe's primary claim.

There is no evidence from ethnographic studies of the Caddo and Wichita that would associate the springs with aboriginal use. We can infer that the springs as a watering hole that would attract buffalo would create an important hunting site for the early residents of the area, but there are no oral traditions in the written literature that associate the springs with contemporary tribes (Dorsey 1995; Swanton 1931).

The contemporary Caddo Tribe, like the Wichita, has its headquarters in the western part of the state, and consultation with members of the tribe has not shown any current sense of cultural affiliation with the springs (Scholes Interview 1997; Hunter Interview 1998). The contemporary Wichita Tribe has established its claims to human remains from the archaeologically determined Wheeler Phase sites under the Native American Graves Protection and Repatriation Act. Consultation with representatives of the Wichita Tribe indicates that after the Chickasaw and Choctaw were moved into the area, the Wichita were pushed into the western part of the present state of Oklahoma and did not visit the springs on a regular basis (Swift Interview 1998; Baugh Interview 1998).

Chapter Seven

CONCLUSIONS

The mineral springs that are the heart of the Chickasaw National Recreation Area have cultural and historical significance to contemporary members of the Chickasaw and Choctaw Nations because they have grown up near them. Current tribal members assert a sense of connectedness to the springs as a result of very general statements about the relationship of Indian people to nature, and because of specific association of family usage of the springs for events like marriages and baptisms. The cultural significance derives for some from a sense that Indian people have a special spiritual sense of relationship with the natural world. Some members of the tribe who still practice the use of herbal medicines rely on the types of plants found in the park.

The historical importance of the park lies in the fact that it was created out of the circumstances surrounding the dissolution of the tribal government of the Chickasaw Nation, a time of turmoil in which the overriding concerns of the nation were political rather than cultural. The park is viewed, however, as a vehicle for telling the story of the Chickasaw Nation that will reinforce a sense of pride in the history and achievements of Chickasaw people in the past and the role they have played in the history of the state of Oklahoma.

Contemporary concerns about the management of the park revolve around the maintenance of the facilities, the possible job opportunities for tribal members to be involved in interpretive programs and other kinds of positions, and the importance of keeping access to the springs free for all Americans. The general tenor of the comments is that the present National Park Service management of the spring's area is very good, and that the personnel have been very willing to reach out to Indian people and listen to their concerns. People appreciate the fact that signage in the park is in English and Chickasaw. They hope that steps can be taken to restore the flow of springs to previous levels, i.e., to make the park more as they remember it in the past. Several also feel that because the park area was originally created out of land given by the Chickasaw Nation, the boat docking fees at the lake should be waived for Indian people.

The Chickasaw National Recreation Area has significant potential to affirm the cultural and historical legacy of Indian tribes in the state of Oklahoma. The National Park Service should continue to seek active consultation with tribal members in developing future displays and interpretive programs.

REFERENCES

Abel, Annie

1992 The American Indian as Slaveholder and Secessionist. University of Nebraska Press, Lincoln.

<u>American State Papers: Documents, Legislative and Executive of the Congress of the United States.</u> 1832-61 38 Vols. Series 2. Indian Affairs. 2 vols. Vol. 1. Gales and Seaton, Washinton D.C.

Annual Report of the Commissioner of Indian Affairs to the Secretary of the Interior ... 1859. 1859 George W. Bowman, Printer, Washington.

Annual Report of the Department of the Interior for the Fiscal Year ended June 30, 1900

1900 Indian Affairs, Report of Commissioner and Appendixes. Government Printing Office, Washington.

Boeger, Palmer H.

1987 Oklahoma Oasis: From Platt National Park to Chickasaw National Recreation Area. Western Heritage Books, Muskogee, Oklahoma.

Brown, Opal and Garrity, Richard.

1981 <u>City of Many Faces – A Diamond Jubilee Project in Cooperation with the Arbuckle Historical Society of Sulphur</u>. Western Hertiage Books, Oklahoma City..

Brown, Perry E.

1954 "A History of Platt National Park.". Unpublished Manuscript. Chickasaw National Recreation Archives. National Park Service. Sulphur, Oklahoma.

Burton, Jeffrey

1995 Indian Territory and the United States, 1866-1906. University of Oklahoma Press, Norman.

Carter, Cecile Elkins

1995 Caddo Indians: Where We Came From. University of Oklahoma Press, Norman.

Conlan, Czarina C.

1926 Platt National Park. Chronicles of Oklahoma. IV, 11-13.

Chickasaw Nation

1995 <u>Laws of the Chickasaw Nation, I.T., Relating to Intermarried and Adopted Citizens and the Rights of Freedmen</u>. Scholarly Resources, Wilmington, Delaware.

Commission of the Five Civilized Tribes

1906 Laws, Decisions, and Regulations Affecting the Work of the Commissioner to the Five Civilized Tribes, 1893-1906, together with maps showing classifications of lands in the Chickasaw, Chickasaw, Creek, and Seminole nations, and recording districts, railroads, and principal towns of the Indian Territory. Government Printing Office, Washington, DC.

Daily Okl	ahoman, June 22, 1919.
	September 18, 1921.
	May 2, 1926.

Cushman, H. B.

1962 History of the Choctaw, Chickasaw, and Natchez Indians. Angie Debo, ed. Russell & Russell, New York.

Debo, Angie

1961 The Rise and Fall of the Choctaw Republic. 2nd ed. University of Oklahoma Press, Norman.

DeRosier, Jr., Arthur H

1959 "Pioneers with Conflicting Ideals: Christianity and Slavery in the Choctaw Nation" <u>The Journal of Mississippi History</u>. XXI, 174-89.

Doris Duke Oral History Collections, University of Oklahoma, Western History Collections.

Dorsey, George A

1995 The Mythology of the Wichita. University of Oklahoma Press, Norman.

Drass, Richard R. and Baugh, Timothy G.

1997 "The Wheeler Phase and Cultural Continuity in the Southern Plains," <u>Plains Anthropologist</u>. 42, no. 160, 183-204.

Gibson, Arrell Morgan

1971 The Chickasaws. University of Oklahoma Press, Norman.

Court of Claims of the United States

1895 Choctaw Nation and the Chickasaw Nation Claimants vs. the United States and the Wichita and Affiliated Bands of Indians, Defendants, no. 18, 932. Answer of the Wichita and Affiliated Bands of Indians, Defendants.

Jennings, Jesse D.

1947 "Notes and Documents: Nutt's Trip to the Chickasaw Country," <u>The Journal of Mississippi History</u>, IX, no. 1, 34-61.

John, Elizabeth A. H

1975 <u>Storms Brewed in Other Men's Worlds: The Confrontation of Indians, Spanish, and French in the Southwest, 1540-1795</u>. University of Nebraska Press, Lincoln.

Kappler, Charles

1972 Indian Treaties, 1778-1883. Ameron House, Nattituck, New York.

Secretary of the Interior

n.d. Letters Received. RG 75. Stack 75. Area A. Row 4. Compartment 84. Shelf 4. National Archives Federal Records Center, Fort Worth, TX.

Malone, James H.

1922 <u>The Chickasaw Nation: A Short Sketch of a Noble People.</u> John P. Morton & Company, Louisville, Kentucky.

Miner, H. Craig

1976 <u>The Corporation and the Indian: Tribal Sovereignty and Industrial Civilization in Indian Territory, 1865-1907.</u> University of Missouri Press, Columbia.

Nuttall, Thomas

1980 <u>A Journal of Travels into the Arkansas Territory During the Year 1819</u>. Savoie Lottinville, ed. University of Oklahoma Press, Norman.

Otis, D. S.

1973 The Dawes Act and the Allotment of Indian Lands. Francis Paul Prucha, ed. University of Oklahoma Press, Norman.

44th Congress, 1st Congress, House Report 241, U.S. Serial Set. "Pawnee Indians,"

Perdue, Theda

1979 Slavery and the Evolution of Cherokee Society. University of Tennessee Press, Knoxville.

Pertula, Timothy

1992 The Caddo Nation: Archaeology and Ethnohistoric Perspectives. University of Texas Press, Austin.

Pike, Zebulon

1966 <u>The Journal of Zebulon Montgomery Pike, with Letters and Related Documents.</u> Donald Jackson, ed. : University of Oklahoma Press, Norman.

Priest, Loring Benson

1942 <u>Uncle Sam's Stepchildren: The Reformation of United States Policy, 1865-1887</u>. Rutgers University Press, New Brunswick.

Schroeder, A. H.

1962 "A Re-Analysis of Coronado and Onate into the Plains in 1541 and 1601," <u>Plains Anthropologist</u>. 7 no. 15:2-23.

Sheehan, Bernard

1973 <u>Seeds of Extinction: Jeffersonian Philanthropy and the American Indian.</u> W. W. Norton & Company, Inc., New York.

Shelford, Victor

1965 The Ecology of North America. University of Illinois Press, Urbana.

Smith, F. Todd

1995 <u>The Caddo Indians: Tribes at the Convergence of Empires, 1542-1854</u>. Texas A&M University Press, College Station.

1996 The Caddos, the Wichitas, and the United States, 1846-1901. Texas A&M University Press, College Station.

Smith, R. A.

1959 "Account of the Journey of Benard de la Harpe: Discovery Made by Him of Several Nations Situated in the West." The Southwestern Historical Quarterly. 62 no. 1:75-86, no. 2:246-59; no. 3:371-85; no. 4:525-41.

Swanton, John R.

1931 Source Material for the Social and Ceremonial Life of the Choctaw Indians. <u>Bureau of American Ethnology.</u> Bulletin 103. Government Printing Office, Washington D.C.

1942 Source Material on the History and Ethnology of the Caddo Indians. <u>Smithsonian Institution Bureau of American Ethnology.</u> Bulletin 132. Government Printing Office, Washington D.C..

1996 <u>Source Material on the History and Ethnology of the Caddo Indians</u>. University of Oklahoma Press, Norman.

Vehik, Susan C.

1986 "Onate's Expeditions to the Southern Plains: Routes, Destinations, and Implications for Late Prehistoric Cultural Adaptations," Plains Anthropologist 31, no. 111: 13-33.

1992 "Wichita Culture History," Plains Anthropologist. 37, no. 141: 311-32.

Warren, Harry

1904 "Chickasaw Traditions, Customs, etc.," <u>Publications of the Mississippi Historical Society</u>. VIII, 543-53.

Weber, David J

1992 The Spanish Frontier in North America. Yale University Press, New Haven.

Weltfish, Gene

1965 The Lost Universe. Basic Books, Inc., Publishers, New York.

Wyckoff, Don G.

1973 <u>Prehistoric Man at the Lowrance Site of Murray County: 1969 Excavations by the Oklahoma Anthropological Society.</u> Oklahoma Anthropological Society, Norman.

1984 "The Cross Timbers: An Ecotone in Historic Perspective" Kawecki, Patricia L. and Wyckoff, Don G., eds. Contributions to Cross Timbers Prehistory, Studies in Oklahoma's Past. Number 12: 1-31. Oklahoma Archaeological Survey, the University of Oklahoma, Norman.

U.S. Statutes

34 Stat. 641, 57th Congress Session I, July 1, 1902:655 (Supplementary Agreement)

P.L.101-601, Native American Graves Protection and Repatriation Act (1990)

Interviews

Baugh Interview

1998 Interview with Timothy Baugh, Wichita Tribal Archaeologist. December 29, 1998.

Galvan Interview

1998 Interview with Glenda Galvan, Director, Chickasaw Nation Museum. Ada, Oklahoma. June 30, 1998.

Hunter Interview

1998 Interview with Vernon Hunter, Caddo tribal chairman. August 1998.

Imotachy Interview

1998 Interview with Rosalie Imotachy, Choctaw. At her home near Sulphur, Oklahoma. July 28, 1998.

J. Lunsford Interview

1998 Interview with Jeannie Lunsford, Chickasaw Cultural Resource Office. Ada, Oklahoma. July 21, 1998.

K. Lunsford Interview

1998 Interview with Kelley Lunsford. Chickasaw Cultural Resource Office. Ada, Oklahoma. July 21, 1998.

Scholes Interview

1997 Discussions with David Scholes, former repatriation officer, Caddo Tribe. Fall 1997.

Swift Interview

1998 Interview with Virgil Swift, Repatriation Officer, Wichita Tribe. December 29, 1998.

Wallace Interview

1998 Interview with James Wallace (Choctaw) and wife Norma Wallace (Chickasaw). At the Sulphur Senior Center. August 3, 1998.

Woods Interview

1998 Interview with Pat Woods, Chickasaw National Conference Room. Ada,

Oklahoma. July 17, 1998.

APPENDIX I

HISTORICAL EVENTS

- 1540 Hernando de Soto's expedition into present-day Oklahoma.
- 1601 Onate expedition.
- 1719 Bernard de la Harpe's expedition into present-day Oklahoma and Texas.
- 1818 Quapaw ceded land in present-day Oklahoma to the United States for the settlements of the Five Civilized Tribes.
- 1819 Thomas Nutall explored the Arkansas Territory.
- 1830 Treaty of Dancing Rabbit Creek.
- 1832 Chickasaw agree to removal in the Treat of Pontotoc.
- 1837 Chickasaw removal to Indian Territory.
- 1855 Chickasaw become a separate nation from the Choctaw.
- 1861 American Civil War. Chickasaw side with the Confederate States of America
- 1866 Chickasaw and Choctaw give up territory and allow railroads to enter their Nations in the Choctaw-Chickasaw Treaty of 1866.
- 1884 Gulf, Colorado, and Santa Fe railroad passes through the Chickasaw Nation.
- 1887 Congress passed the General Allotment or the Dawes Severalty Act.
- 1891 Jerome Commission surveys Kiowa and Comanche land and prepares to groups for allotment.
- 1893 Dawes Commission charged with negotiating with the Five Civilized Tribes.
- 1897 Atoka Agreement between Dawes Commission and the Chickasaw and Choctaw.
- 1898 Curtis Act.
- 1902 Supplement to the Curtis Act. Sulphur Springs Reservation established.
- 1906 Sulphur Springs reservation is renamed Platt National Park.
- 1907 Oklahoma statehood and dissolution of the Chickasaw government.
- 1971 Chickasaw Nation is allowed to have its own autonomous tribal government.
- 1976 Platt National Park is renamed Chickasaw National Recreation Area.

APPENDIX II

MAPS

- 1. Selected protohistoric and early historic sites on the Southern Plains. Richard R. Drass and Timothy G. Baugh, "The Wheeler Phase and Cultural Continuity in the Southern Plains," Plains Anthropologist, 42, No. 160 (May 1997):185.
- 2. Indian groups of Texas. WW. Newcomb, Jr., The Indians of Texas: From Prehistoric to Modern Times (Austin: University of Texas Press, 1961), 281.
- 3. Benard de la Harpe's Route.
- R.A. Smith, "Account of the Journey of Benard de la Harpe: Discovery Made by Him of Several Nations Situated in the West." <u>The Southwestern Historical</u> Quarterly 62(4) (April 1959), 533.
- **4.** Indian, Spanish and French settlements in Texas, in 1774.

 Elizabeth A.H. Johns, Storms Brewed in Other Men's Worlds: The Confrontation of Indians, Spanish and French in the Southwest, 1540-1795, (Lincoln: University of Nebraska Press, 1990) 70.
- 5. Arkansas (Map 5a), Louisiana (Map 5b) and Indian Territory and Oklahoma (Map 5c) Eighteenth Annual Report of the Bureau of American Ethnology to the Secretary of the Smithsonian Institution 1896-97, (Washington: Government Printing Office, 1899), pl.cxii, cxxviii, cxxxv.
- 6. Indian Territory, Removal to 1855 (Map 6a) and Indian Territory 1855 to 1866 (Map 6b). Francis Paul Prucha, Atlas of American Indian Affairs, (Lincoln: University of Nebraska Press, 1990), 70-71.
- 7. Territory ceded by Quapaw in 1818, encompassing area of the springs.

 Charles Royce, Indian Land Cessions, <u>Eighteenth Annual Report of the Bureau of American Ethnology to the Secretary of the Secretary of the Smithsonian Institution 1896-97. Part 2, (Washington: Government Printing Office, 1899).</u>
- 8. Sulphur Area, Range No.3 East of the Indian Meridian, courtesy of Tom Williams, Choctaw Nation.
- 9. Chickasaw Nation circa 1898. Daniel Littlefield. The Chickasaw Freedmen: A People Without a Country, (Westport, CT: Greenwood Press, 1980), 78.

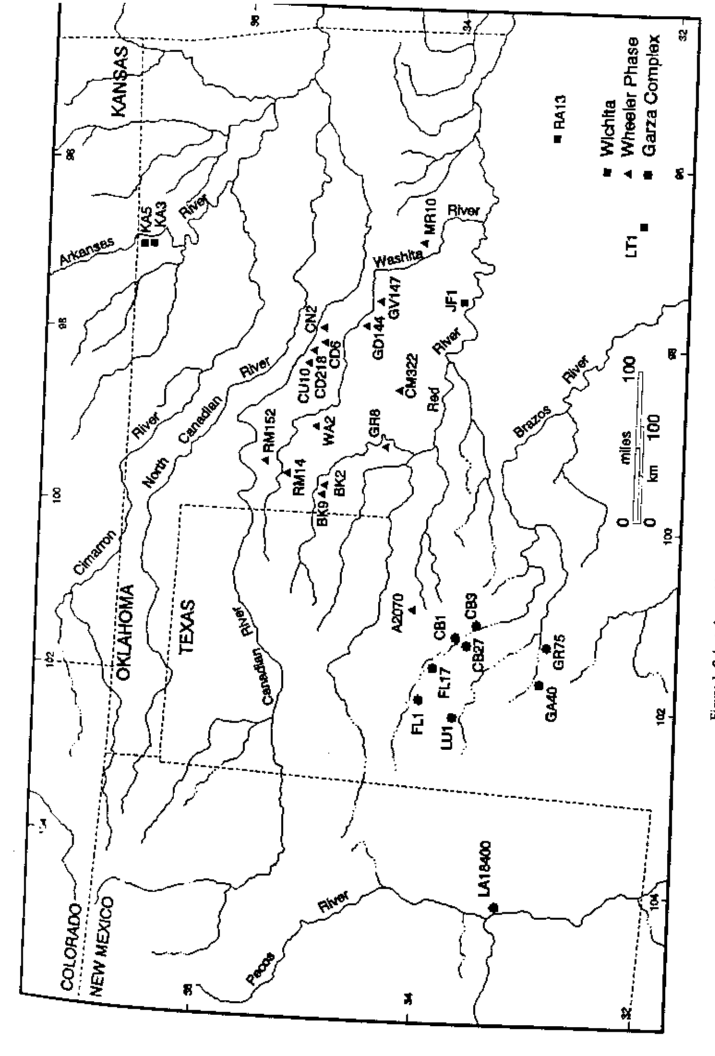
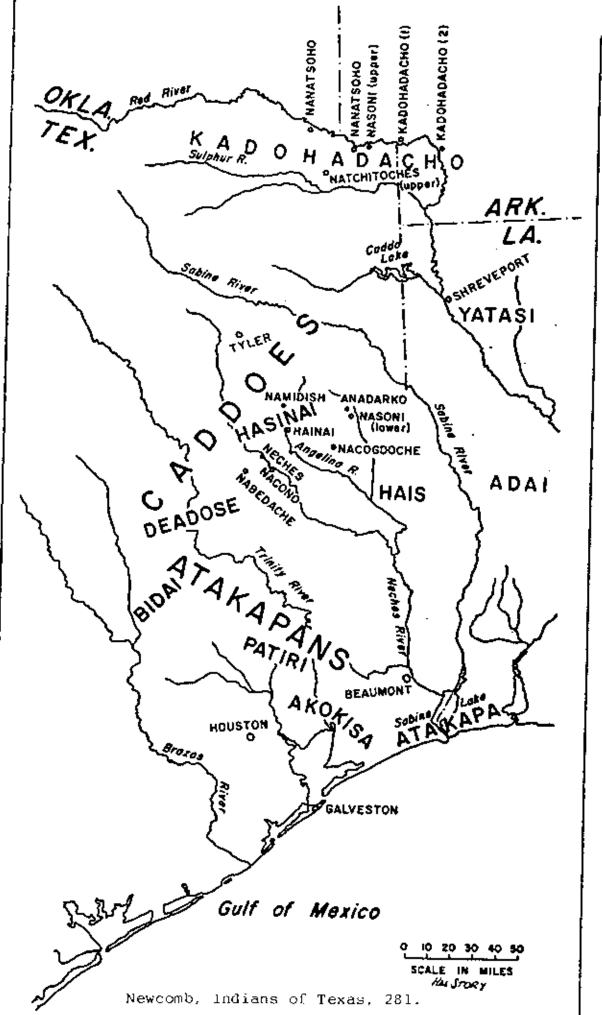


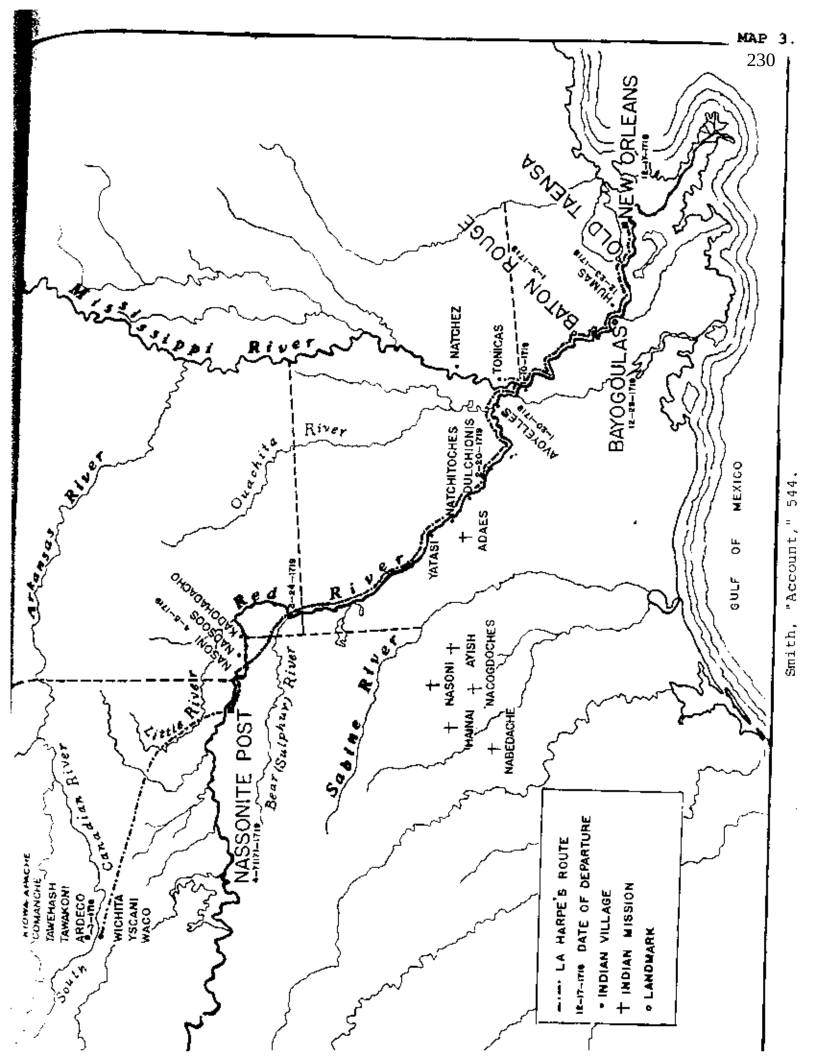
Figure 1. Selected protohislonic and early historic sites on the Southern Plains.

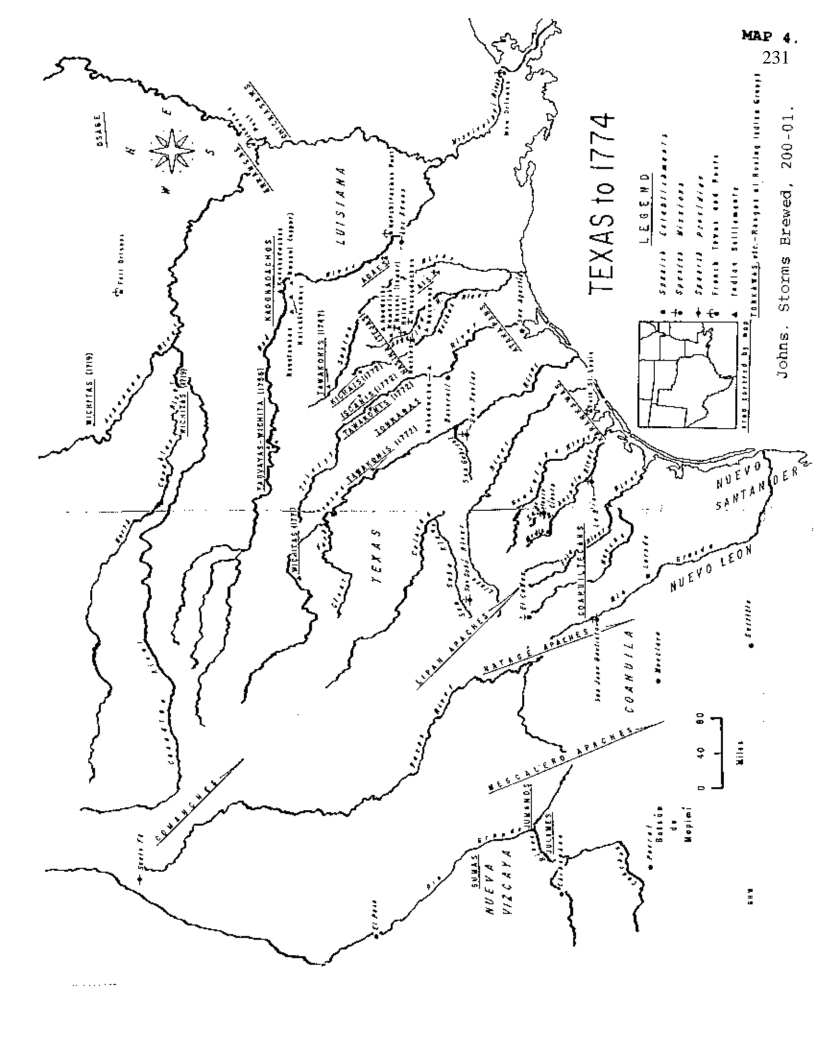
Drass and Baugh, "Wheeler Phase," 185.

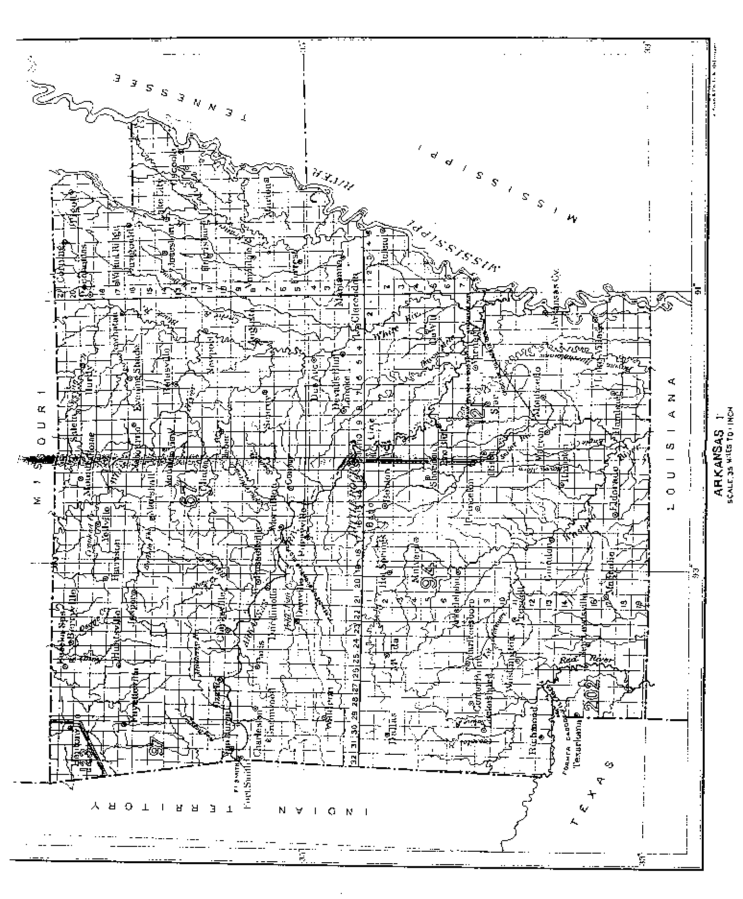
MAP 1. 228

229

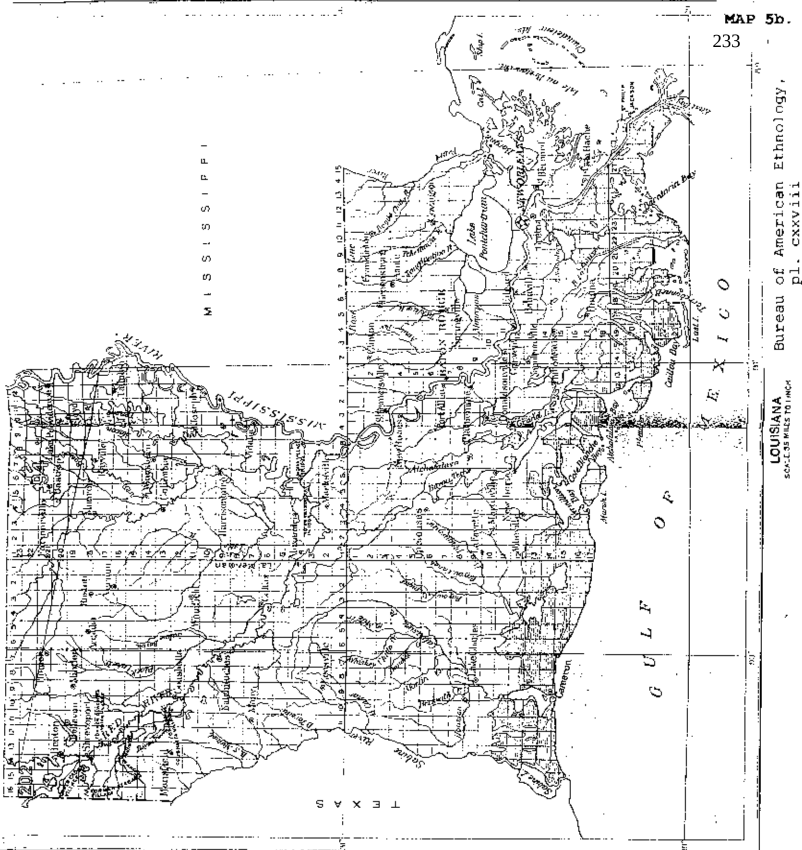


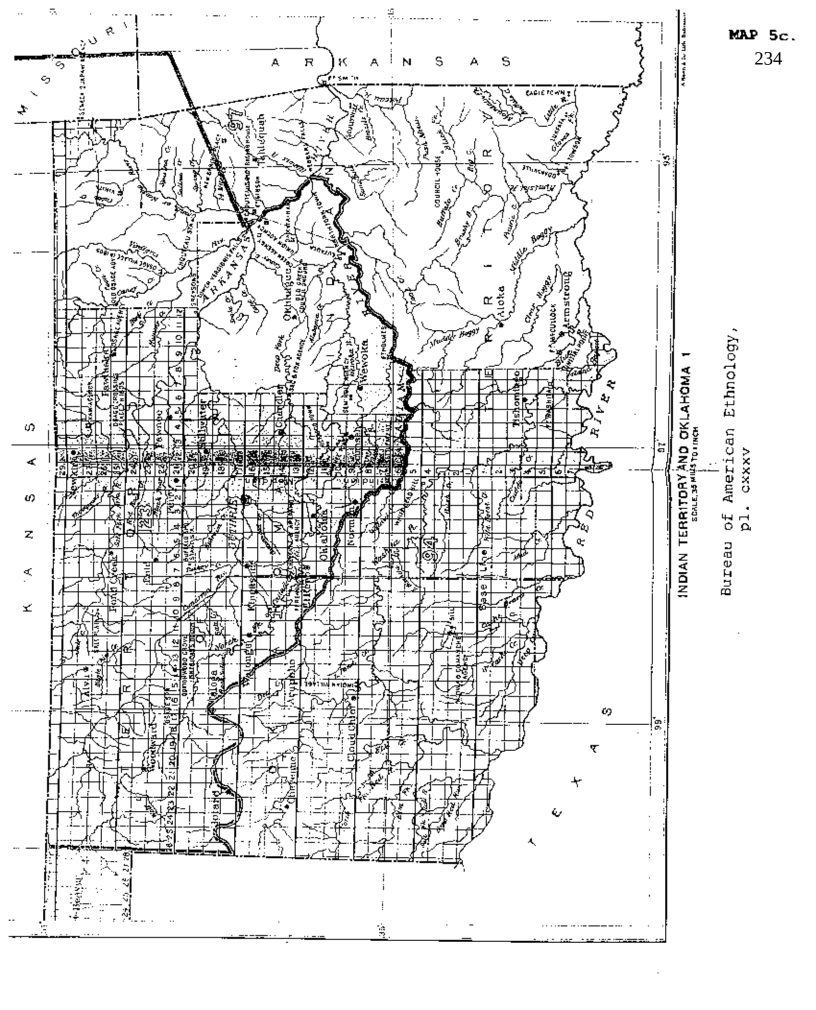






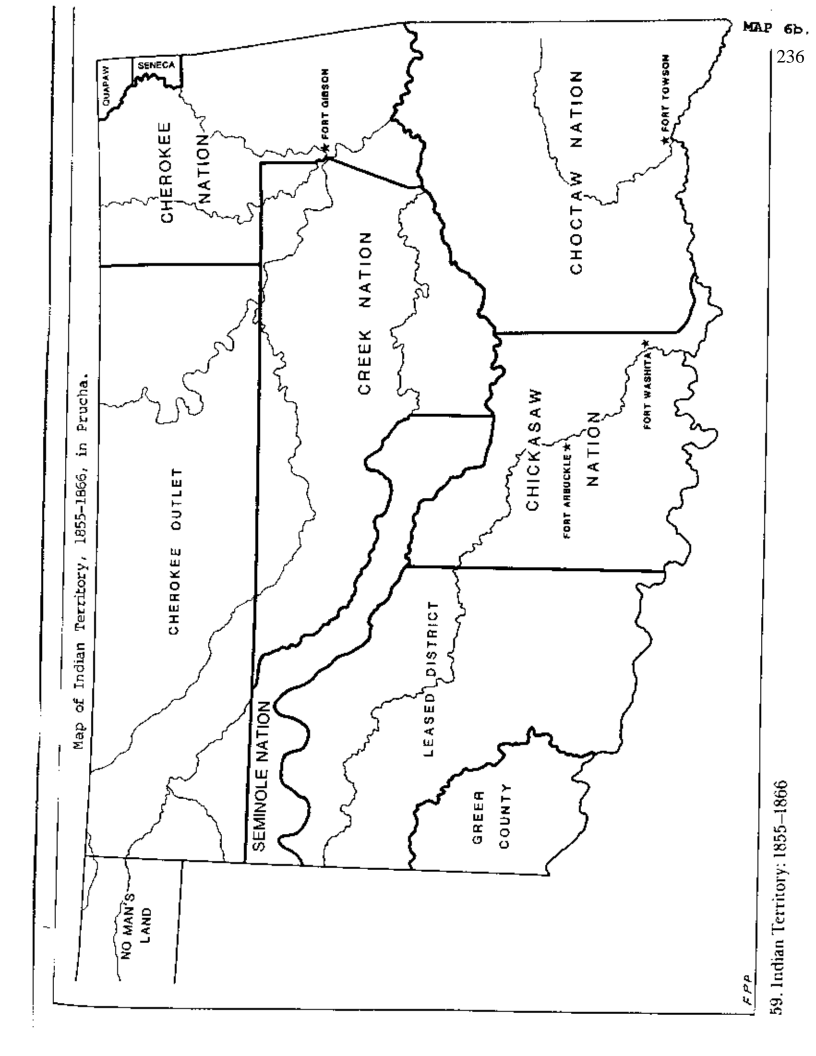
Bureau of American Ethnology, pl. cxii

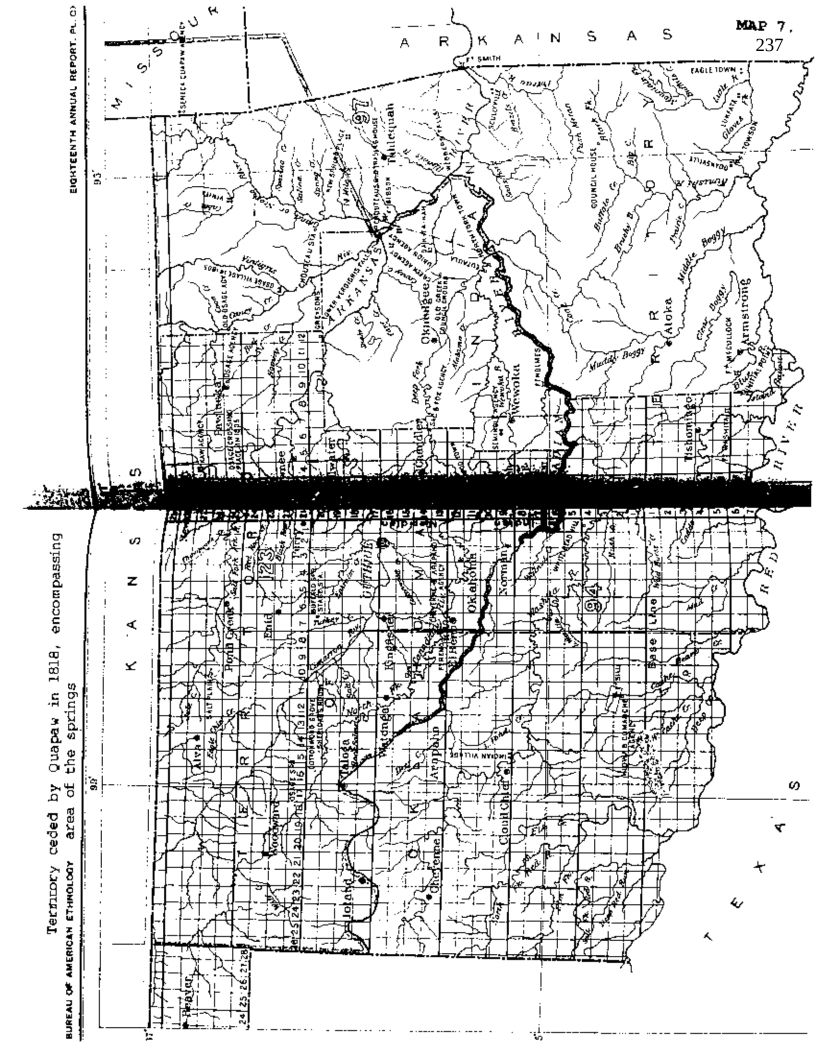


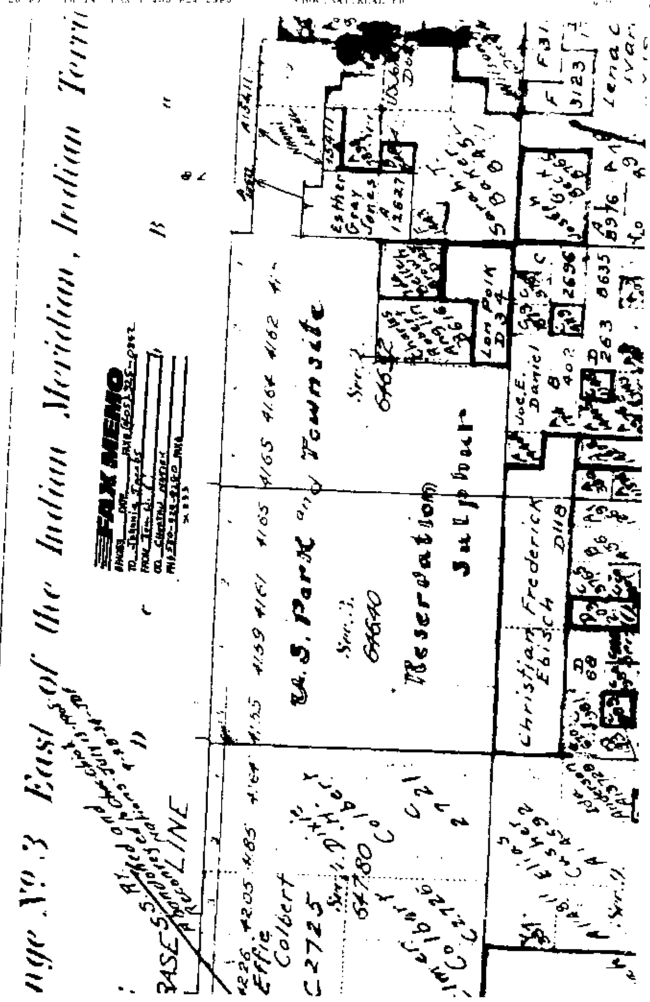


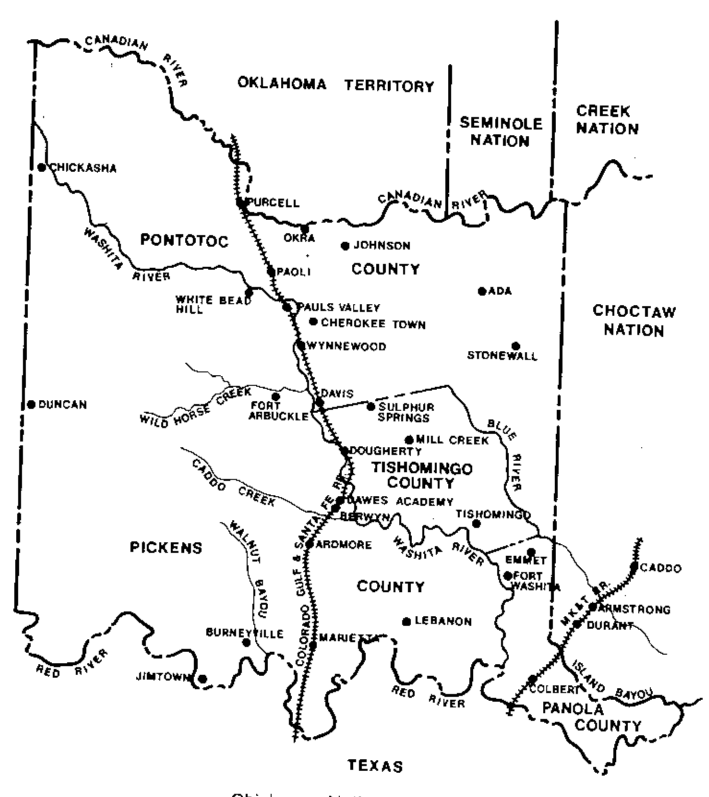
58. Indian Territory: Removal to 1855

235









Chickasaw Nation, circa 1898

Littlefied, Chickasaw Freedmen, 78.

APPENDIX III

CHICKASAW AND OTHER TRIBAL TREATIES

Treaty with the Quapaw, 1818, Kappler, Indian Treaties, 160-161.

Treaty with the Chickasaw, 1830, Kappler, Indian Treaties, 1035-1040

Treaty with the Chickasaw, 1832, Kappler, Indian Treaties, 356-62.

Treaty with the Chickasaw, 1832, Kappler, Indian Treaties, 362-64.

Treaty with the Chickasaw, 1834, Kappler, Indian Treaties, 418-25.

Treaty with the Choctaw and Chickasaw, 1837, Kappler, Indian Treaties, 486-88.

Treaty with the Choctaw and Chickasaw, 1854, Kappler, Indian Treaties, 652-53.

Treaty with the Choctaw and Chickasaw, 1855, Kappler, Indian Treaties, 706-14.

Treaty with the Comanche and Kiowa, 1865, Kappler, Indian Treaties, 892-95.

Treaty with the Choctaw and Chickasaw, 1866, Kappler, Indian Treaties, 918-31.

Ξ

Angle 24, Sept.

IRRATY WITH THE QUAPAW, 1818.

s Maj., ISB. Physiamethro Jap.A. A trusty of freewiship, research, and kinsts, made and entered into this terral of forests day of August, eighteen bundled and eighteen by and between William Clark and August, Chautian, Commissioners on the part and behalf of their soid with or nation, at the other part, the part and behalf of the United States, of the one part, and the wideringuest, chiefe and marriers of the Outpass tells or pation, on

Probetimi d'Engled Jean de Communication their suid tribe or nation, do hereby neknowledge themselves to be under the predection of the United States, and of no other state, power. id sovereignty, whatsnever, 100 The undersigned chiefs and warriors, for chemselves and

ina the obtained frank. Trank. some can be done with convenience, and shall not be sold or disposed of, by the said Quapeav tribe or nation, to any individual whatever, not so any state or nation, without the approhamion of she United States first had and obtained. follows: Beginning at a point on the Arkansaw river, opposite the present post of Arkansaw, and running thence, a due southwest source, to the Washita river, therece, by that river, to the Saline fork; and up the Saline fork to a point, from whence a due north rearrise would strike the Arkansaw river at the Little Rock; and thence, done the right leads of the Arkansaw river at the Julite Rock; and thence, done the right leads of the Arkansaw, to the place of leginning; which said there of find, let above designated and reserved, shall be surveyed and marked off at the expense of the United States, as soon as the the Mississippi, and north of the Arkansaw river, included within the endoured lines 1, 2, and 3, on the above map," with the exception and reservation following, that is to say; the tract of country bounded as rise, viz. Beginning at the month of the Arkansaw river; rhome extending up the Arkansaw, so the Canadian fost, and up the Canadian fost to the the Canadian fost to the the Canadian fost to the the triver, to the Big Italy, there a direct line, so so to strike the Mississippi river, therety leagues in a straight line, below the month of Arkansaw; together with all their elains to laid one of their said tribe or nation, do hereby, for, and in consideration of, the promises and stipulations hereinafter manned, code and relinquish to the United States, facever, all the lands within the following beauchs: ART. 9. The undersigned chiefe and marriers, for themselves and

124 A square may benefit after coded ref process and benefit ART. 3. It is upresed, between the United States and the said tribe or nations, that the individuals of the said tribe or nation shall be at liberty to hund within the averitary by them coded to the United States, without hindranes or indepetation, so long as they demain discussible to peaces by, and offer no impary or maneyance to any of the chizens of the United States, and until the said United States may think proper to resign the same, or any portion the peed, as hunting grounds to other constraints. friendly Indians,

No personal contents be permitted to settle on any of the lands hereby allotted to, and reserved for, the said Quapaw tribe or ration, to live and hunt on; yet it is expressly muleratesod and agreed in, by, and between the parties atorsward, that, at all times, the citizens of the United States shall have the right to travel and pass freely, without the permitten, through the Quapaw reservation, by such yeads or routes as now are, to be reaffer may be, established. ART. 4. No citizen of the United States, or any other person, shall

. cuties of this freely, goods and merchandise to the value of four thruss and lealurs, and to deliver, or eause to be delivered, to them, yearly, Art. 5. In consideration of the reason and afgulations alores price the United States do havely premise and bind themselves to pay and deliver to the said Quapay firbs or patient immediately upon the exe-

Paynings of

dollars, to be estimated in the rily or place, in the United States.

TREATY WITH THE QUALLW, 1829

exert, threesolves to recover turses, or other property, which may be stolen from any citizen or citizens of the United States, by any hell withild or individuals of the said tribe or nation; and the property so recovered, shall be forthwith delivered to the governor, amprintended, ent, or other person nathorized to receive the same, that it may be restored to the proper owner. And in excess where the exections of Fresher chief shall be ineffectual in recovering the property stolen, as discrepited to the proper owner. And in excess where the exection, as discrepited in the obtained that such property was setually stolen by an bolian or lushing, belonging to the exid tribe or nation, a sum, equal to the value of the property which has been setually stolen by an bolian or lushing, belonging to the exid tribe or utilim. And the United States, from the annuity of exid tribe of utiling, a realist property, which may be really force or the order of the property, which may be really force or features. Freezed, the property or utden established their citizens: Freezed the property or utden established their citizens of the United States, for utden established the United States, and that enlight stolen hy a citizens or titizens of the United States. ship to the haw-of the state or territory where the effective may have been committed; and, in like manner, if any robbery, violence, or nurrier, shall be committed on any fiding at friding, the language to the said tribe or aution, the pursue or persons so offending shall be tried, and, if found guiffy, pursued or in like manner as if the injury buil been lone to a white man. And it is further agreed that the chiefs of the said tribe or antion diad, to the atmost of their power, chiefs of the said tribe or antion diad, to the atmost of their power, conduct of individuals, it is hereby agreed, that, for injuries done by individuals, on private revenge or retaintion shall take place; but, instead thereof, complaints shall be made by the party injured, to the where the same are precaused or purchased.

Astr. 6. Lead the februichly which now exists hetween the United or leader to said.

States and the said tribe or judion, should be interrupted by the missians whole. complaint is made, to the end that he or they may be punished, agree as aforesaid, to delicer up the person or persons, against whom the be the duty of the said (tibe or nation, upon complaint being made. for that purpose; and by the governor, superintendent, or other person authorized, to the chiefs of the said tribe or nation. And a shall other; by the tribe or nation aforevoid, to the governor, superintend only fulfan affairs, or some other person authorized and appointed Peditotich for property stolen to be inside from the inside fr Territoria de arrico Endemoideachar for Phylodia eighn fron Publishe bi eiriber Infrastoni to the dis-livered up the period-passe.

ART. 7. This treaty shall take effect, and be obligatory on the con-tracting parties, as soun as the same shall have been ratified by the President of the United States, by not with the advice and consent of Treaty obligators when misted.

Med, has allery, or the ripe	Honkedageni, lije v mark. v. n. Wagenikeslateni, lije v mark. (c. s.)	Malineka, or Huck Wheat, his a	mark, (1. #) Minvings, or the Eagle's Hall, ble	('Arko, dieko, por the Dry Man, kie z
(i.e.) Mozztote, bita smark, (i.e.)	t. s. Hondisch, his a mark, t. s. Hondisch, his a mark, t. s. Hangaran, or the Waleshop Wind, t. s. Hangaran, or the Waleshop Wind,	Views mark, Weshing Hird's (3. s.)	los x mark, Happonovios, or the Night Walker,	Patengell, or the Approaching Super- ores, how x reach, Televisha, or the Table Fulfalous

Done at St. Lamis in the presence of

R. Taul, Col. M. M. C. J.
Ju Rolland, Sub. Agent, &c.
R. Gushken, Loskan Agent,
M. Lewis Clark,
M. Lewis Clark Wash, Secretary to the regardission, R. Paul, Col. M. M. C. J.

E. Flonore, Indian Internesses

Joseph Bonne, Inderpretor. Julius Poeray. Stophon Julian, Y. S. Indian Interpreter.

changeably set their hands and scale, the third day of September, in the year of our Lord one thousand eight hundred and tweety three. Germelisckada, or Stevenson, his x

Sagmingarinchia, or Young King. [L.s.] Tichkongs, or Links Billy, his x Sagonala, or Red Jacket, his x [1.8.] Kaladen, or Strong, his x mark. Chespandachque, or Little Beard, Karlumlawana, or Pollard, big x Tywanensh, or Black Snake, his x TOBIN F.2. (T. F.) ī

Lumurhshieves, or War Chief, his x Omenlaki, or bestroy Towa, his x Tnypriges, or Senicka White, his x mark his smark F 5 (F. 5) [F.#.] 7

-آگ Teskaiy, or John Perce, his x mark. Couldb, his x mark. Chergoninghtwo, or little Beard, Temperikaweh, or Boh Steerns, his Treashinger, or Churles Complanter, Alacheagu, or John Big Tree, his x Mary Jamieson, her a mark. Talwingha, or Little Johnson, has X Indek tiis x saark linark. life x muck F _ _ _ F 7

Sat. W. Bowell. Sealed and delivered in the presence of Jasper Parrich.

Haratio James,

Semeka nation of indians at Moscow, in the county of Livingston and State of New York, on the third day of September, one thousand eight humbred and twenty-three, under the authority of the United States. In testimony whereof, I have becomes set my hand and soal, day of August, A. D. 1815, pursuant to a resolution of the legislature ibansand seven bundred and ninety-one. ed the said commonwealth, passed the eleventh day of March, one the seal of the commonwealth of Massachusetts, bearing date the 31st the day and year aforesaid, by virtuo of a commission issued under Hone at a treaty held with the sachems, chiefs, and warriors of the

N. Gorham, Superintendent.

I have attended a treaty of the Seneka nation of Judiana hold at Moseow in the county of Livingston and State of New York, on the third day of September, in the year of one Lord one thousand eight bundled and twenty-three, when the within instrument was duly sunt nation, being fairly and properly understood and transacted by executed in my presence, by the sachens, chiefs, and warriors of the full satisfaction. I do therefore curtify and approve the same. all the parties of Judians concerned, and declared to be done to their

Ch. Carroll, Commissioner,

AGREEMENT WITH THE CREEKS, 1825

Corpeil House, Broken Arrow, Creek Nation, 29 June, 1886.

Jugar 32, 1875

interior. In the case demand, after a suitable consideration which the acture of the case demand, notice of the size of the solution of the case demand, and strictly durlars for themselves and for the whole it. I be also some so. Muscogree Nation, that all of the late General Melntosh's party who and it is the solution of the size of the Nation, are better by an action of the residence of the Nation, are been by particular to the residence of the Nation, are been by particular to the residence of the size of the Nation. ment of pears & security and of all their rights and privileges guarusual places of abode or elsewhere, and their to dwell in the full enjoyintents and parpases, and they are berefig invited to return to their anteed to them by our laws. Resolved by the Chiefs and Warriors in Conneil assembled that

> tary of War, whose decision in the case shall be first part of it taken or destroyed contrary to the Laws of the Nation. Either party may appeal from the decision of the Agent to the Secre-The property which they lave with them, & that which is in the Nation award by them when they left it is theirs. Such of their States Agent after hearing both parties in Council that it was or any by the Nation whenever it shall appear to the satisfaction of the United laws of the Nation which once belonged to General McIntosh & Samuel property as may have been lost or destroyed contrary to the known Hawkins or athers shall be restared or paid for to the proper owners

Lows of the Nation and to obey and respect the proper authorities, and conduct themselves as good citizens of the Nation. A general alk shall be given in public and observed by the whole Nation, that these people shall be secure in their persons and property. Any person or persons who shall kill any of the pardened purty on any protonce for past offences shall suffer Iwath. And it is rearly to be undeported by the party of the party of the condensation of the party of the party of the condensation. and entitled to the privileges of good citizens. for the past, but are in future subject to all the restraints of the Law stand that they are to be in no respect punished or held accountable pured to reinburse the National Treescary. In every case, at all times these misguided and unfortunate people are required to conform to the will wait jutiently a reasonable time until these debtors can be prowhich the Nation expect to be paid. .. But the authorities of the Nation Nation for monies borrowed in different amounts and otherwise, for Some individuals of the pardoned party are justly indebted to the

Done in Council and subscribed in behalf of the whole Nation.

Tustenuggee Malif (his x mark). Offinskee Yoholo (his x mark). Opother Yohole (his x mark). Faskenidaltof Caseteck (bis x mark), Mad Tigot (his v mark) Mad Wolf (his x mark). Seerthlah Toholo (his x mark). Yoholo Mico (his x mark). Tuskenechnik (bis x mark). logent Hajo (bis x mark), Instinuggee Hopor (his x mark).

TREATY WITH THE CHICKASAW, 1830

Articles of a treety, entered into at Franklin, Tennesses, this 31st day of August, 1830, by John H. Edim, Secretary of Mar, and Control Vinesmont John Cyffee, commissioners appointed by the President, on the past Teaching of the United States, and the chiefs and board men of the Chiefscome, and more seen a Section of Indiana, the adoption and seed by the vehicle nation, in constraint a trady. Aug. 31, 75 a.

all the lands owned and possessed by them, on the East side of the Mississippi River, where they at present reside, and which lie north marked tree, on the old Natchez read, about one mile Southwardly from Wall's old place; thence, with the Chaedaw houndary, and along it. Westwardly, through the Tunicha old fields, to a point on the Mississipping and the control of the Mississipping of the control of the Mississipping of the control of th of the following boundary, viz: beginning at the mouth of the Cack-tibbythew (or Thome) creek; thouse, up the same, to a point, being a sissippe river, about twenty-eight miles, by water, helow where the ARTICLE I. The Chickness Nation berefit erde to the United States.

936

2007

St. Francis river enters said stream, on the West side. All the lands: North, and North-East of said boundary, to latitute thirty-five North who South heathfury of the State of Tennessee, being owned by the Chickensaws, are hereby coded to the United States.

linne to exist as a ration, and shall reside upon the same. by him as other grants are usually signed, conveying the country to the Chickesew people, and to their children, so long as they shall con-If, after proper examination, a country suilable to their wants and condition can not be found; then, it is stipulated and agreed, that this of the description stated, who shall be accompanied by an interpretar and not more than (welve persons of the Chickasaws, to be chosen by States shall cause a grant in fee simple to be made out, to be signed it a country shall be found and approved, the President of the United tienty, and all its provisions, shall be rousidered null and youd, services, shall be allowed two deflues a day each, while so ongaged will send one or more commissioners to examine and select a country of said Chickes are people. It is agreed further, that the United States to timber, water and soil, it shall be suited to the waits and condition a half, and of equal extent with the one ended; and in all respects us territory of Arkansaw, to lie South of latitude thirty-six degrees and the nation, to examine said country; and who, for their expenses and furnish to the Chickasaw Nation of Indians, a country, West of the ART. 2. In consideration of said ression, the United States agree to

Arr. 3. The Chicknews being a weak trifle, it is stipulated that the United States will, at all there, extend to them their protection and care agricult onemies of every description, but it is, at the same time, agreed, that they shall act peacably, and never make war, nor resort to arms, except with the consent and approval of the President, unless to cross where they may be invided by some bestile power or tribe.

Arr. 4. As further expectation, the United States agree, that each

ARP. 4. As Jurther consideration, the United States agree, that each watrier and widow having a family, and each white man, baving an latian family, shall be entitled to a half section of land, and if they have no family, to half that quantity. The delegation present, having full knowledge of the population of their country, stipulate, that the first class of cases (those with families), shall not exceed five handred, never attimes secured upder this article, shall be granted in five aimple, to those who choose to comain, and become sulficed to the laws of the whites; and who, having recorded such intention with the agent, and cultivate the same, for five years; at the expiration of which having a grant shall be issued. But should they prefer to reside upon, and cultivate the same, for five years; at the expiration of which there are the vanes, at the rate of one faller and a half par acre, the same to be paid in ten equal, amad instalrants, to commone after the period of the radiication of this freaty, if, at that time, they shall have removed.

ART. 5. It is agreed, that the United States, as further consideration, will pay to said Nation of Indians, lifteen thousand dollars aconally, for twenty years; the first payment to be anade after their removal shall take place, and they be settled at their new hours, West of the Mississippe.

ART. B. Whereas Lavi (Ralbert, George Collect, Tessemingo, Willhum Metälvery and Samt, Saeley Senr, have been long known, as faithful and steady friends of the United States, and regardless of the interest of their own pasple; to afford them an exmest of our good feeling, now that they are about to seek a new home; the commissioners, of their own needed, and without any thing of solicitation or

request, on the part of said persons, have proposed, and deageree, that they have reservations of four sections each, to include their present improvements, as nearly as may be; or, if they have improvements at any other place than one, then, equally to divide said reservations, so that two sections may be laid off at one place of improvement, and two at another; or, the whole at one place, as the party entitled may choose, they shall be entitled to the same in the simple, to be resided about one, if they prefer it, they may, with the consent of the Provident, soil and convey the same, in the. And it is further agreed, that upon the same terms and conditions, a reservation of two sections, to be sure vevet together, and to include the improvements of the party entitled, shall and the same is hereby declared to be, secured to Capt, James Neer, 7. The chloraction between Alexanders Alexanders and believer.

Act. 7. The delegation buting selected the following persons, as worthy their regard and contidence, to wit; shi to yo to pe, To pel ka, Ish te kro yo ka tubbe, Ish to ke cha. If Ie paum he, Pis to h tubbe, Ish to ye tubbe, Ah to ke wa. Pak ha na va tube, Ish he ye do tubbe, Ish to ye tubbe, Ah to ke wa. Pak ha na va tube, Ish he ye do tubbe, Ish to ye tubbe, Ah to ke wa. Pak ha na va tube, Ish his ye do tubbe, Ish he was tubbe, Ish ha teach of said Benjamin Love and Malcomb Medices. It is consented that each of said persons shall be mutiled to a reservation of one section of had, to be which, intending to become resident citizens of the country, they may continue, and at the end of five years, shall be entitle, in lieu theren, to receive from the United States, one dollar and twenty live roots per acre for the same, to be paid in two equal, amount installation shall have removed.

Alth. 8. No porson treciving a special reservation, shall be cutified to claim any furthey reservation, under the provisions of the fourth article of this treaty.

Aur. 9. At the request of the delegation, it is agreed that Jori Collect shall have an additional section of land, to that granted him in the 6th article, to be located where be may prefer, and subject to the conditions contained in said sixth article.

Aur. 10. All the reservations made by this preservation is an

Act. 10. All the reservations made by this treaty, shall be in sections, half sections, or marrier sections, agreeably to the legal supercyclinade, and shall include the present houses and improvements of the reservaces, as nearly as may be,

Attr. 11. It is agreed that the Chickness people, in removing to thour new houses, shall go there at the expense of the United States, and that when they shall have arrived at their new issues, the United States. States will furnish to each one, for the space of one year, treat and earn extens, for this squared had hardless families that thereby, time may be afforded to clear the ground, and propute a crop. And the bester to effect this object, it is agreed that one half the nation shall remove in the fall of 1831, and the bester to be furnished by the United States, are to be deirected at one or two pieces in the nation, which shall be as convenient to the basic of the pieches as may be practicable; having regard to the position or places, where the supplies had or deposited, with the greatest convenient, and least expense to the United States.

Age. 12. The United States, at the line of the removal of each pertion of the action, at the valuation of some respectable person, to be appointed by the President, agree to purchase all the stock they may desire to part with, (except borsess, and to pay them therefor, at their new homes, as early as practicable after the ratification of this

Signed in presence of us,

ning wheel and cards, and a limin to every six families. to furnish them, at the West, with axes, boes and ploughs, suited to taeir wants respectively. Also, to receive their agricultural and farming uteneils, and Also, to furnish each family with a spin-

at the expense of the government, for twenty years, for the use of the saw and grid dualls. Indians; and a mill-weight for five years, to aid them in erecting their States: and the sam of four thousand dollars shall be appropriated for that purpose. Also, one blacksmith and no mere, shall be employed may be used for the purposes of schools, shall be built by the United Art. 13. A coencil house, and two houses of public worship, which

the extinutive the chiefs, to be educated within the States at the expense of the United States, under the direction of the Secretary of War. time to time, for the period of twenty years, shall be selected from than religion, and superintending common schools in the nation. ten years, for the purpose of employing suitable tendners of the Chrisis further consented, that twenty Chickasaw boys of promise, from ART. 14. The sum of two thousand dollars a year, shall be paid for

Colbert, agod even and five years, might be educated under the direction and care of the President of the United States; --and George Colbert, best busing also expressed a wish that his grand-son, Andrew A. capacity, they shall receive a liberal education, at the expense of is conscuted, that at a proper age, as for as they may be found to have of his commer sens, Abijah Jackson Collect, and Andrew Morgan United States, under the direction and control of the President, Agr. 10. The United States shall have authority, after the ratifica-Prazier, aged about twelve years, might have a similar attention: ART. 15. A desire laying been expressed by Lord Calbert, that two

ment of the several sums worth are sermed and directed to be paid, become extent shall be, and the same are hereby pledged, for the paythey shall remove. And that every charse and article herein contained may be strictfully fulfilled: it is stipulated and agreed, that the linds tion of this treaty by the Senate, to survey and prepare the country for sale; but no sale shall take place before the full of 1832, or anti-

herein stipulate, that perpetual prace, and neathered and lasting friend under the several provisions of this treaty.

ART. 11. The United States, and the Chickesaw nation of Indiana ship, shall be maintained between them.

good ediers, and kind pertiation, and make a request of the governor

is agreed, that the President of the United States will use

and legislature of the State of Mississippi, ast to extend their laws over

time to remove, as limited in this (renty. the Chickeenws: or to suspend their operation, antil they shall bayo

one thousand, eight hundred and thirty. untion, the parties have herefuto set their hands and seals, at Franklin, Tennessee, within the United States, this thirty-first day of August, United States, and the delegation representing the whole Chickman In witness of all and every thing berein determined, between the

dn H Paton Juo. Coller. Sect. of War.

James Colbert, his x mark Wist Metalliory, his wrough, James Brown, his y mark, leh be ke ya ku tulibe, bis xanark. bed te ke cha, bis xanatek. became bearing tables, his x mark. Egge Afterson, bis x mark. Eg pat ke, bis x mark. George College, has a mark. Levi Colbort, 164 x mark.

Oh he collèse, his x mark, Kin hi che, his x mark. for mocka subby, his x mark. If ash ta ra be, his x mark. In no wa ke che, his x mark. Ali to ka wa, his x mark. Ook la na ya ulibe, his x mark. Isla to variables, has a mark. in have the tubbe, his a mark, hi che, his x mark

Preston Hay, Secretary, 1923. Reynolds, U. S. agent, Regianti Love, interpreter, R. M. Fayock, R. F. Curria,

James H. Wesser. James H. Wesser. J. R. Davis. zmil [lancigon. Amind Smith.

Articles, supplementary to a treaty this day entered into, between John H. Eaten and John Coffer, on the part of the United States. and the Chiefs of the Chickosaw nation.

dred pounds of good powdet, and twelve hundred pounds of lead, They will also furnish as aforesaid, three hundred copper or brase of leaf tobacco. kettles, and six hundred blankets. river, three hundred riffes, with monkly und wipers; also, there hapnation, to be distributed by the agent, under the direction of the I. It is agreed that the United States will formish the Chickneyw at or before the time of their removal West of the Mississippi Likewise three thansand weight

in shall be recognized, as having a filte to the same, and that he shall receive from the United States, in consideration of it, one thousand dollars, to be paid in one year after the Chickesness shall remove to their new homes. by the nation, to be his individual property. It is agreed now, that in the use and occupancy of George Collect, and bus been admitted Casey Creek, supposed to contain five bigulied acres, has always been 2. Colhect's Island, in the Tennessee river, just below the month of

sion, as stolen property, for which he has not, and cannot, obtain remaneration. Being now about to leave their ancient homes, for a a section of hind may be located and reserved, to be laund by sectional new one, too distant to attend to their business here; it is agreed that zen, a horse which was stolen, and proven and talom out of his possesbundred dellars, of money due from a citizen of the United States;—that he has become insolvent, and is mable to pay it. It is firether represented, that by the rule of the Chickesaw people, where an Indian Levi Calbert slews, that some time since, be purchased of a white citi current buy a debt due to a white man, the nation assumes it. 3. James Colbert has represented, that he has a claim of thirteen

under this treaty, nor shall this treaty be affected if this article is not whose henedical grant shall issue. But said reservations shall and be quarter sections of land, to be bounded by sectional times, or quarter sectional lines, and to be together, in a body; and in further considlocated, so as to interfere with other plains to reservations, secured vation of a quarter section is admitted to his wife, to whom and for pension of two hundred and facty dollars a year, granted to him by the United States, shall thereafter cease and determine. The application in favor of the sub-agent, Maj. Aller, is also recognized, and a resereration, it is stipulated, with the consent of said Reynolds, that his and it is stipulated that Cal. Revnolds shall have a reservation of five of much service: -The commissioners accordingly consent thereto: who, since he has been among them, has acted uprightly and faithfully, and of their sub-agent, Major John L. Alten, who also, has been fines; which land, with the consent of the President, they may sell,
4. The Chickness delegation request, that a reservation of finel may
be made in favor of their excellent agent, Cal. Benjamin Reynolds,

 The 4th article of the frenty of 19th October 1818, which reserves a salt lick, and nurhorizes Levi Colbert and James Brown to bease the same for a reasonable quantity of salt, is hereby changeal; And with

240

the consent of the commissioners present, the following agreement, made by Robert P. Currin, for himself and William B. Lewis, is entered as paint of this freaty, o wit:

for Minself, and as the agent and attorney in fact of the said William B. Lewis Clolin H. Eaton and John Coffee, the United States commissioners, to treat with said Chickesaw natern being present and assentcountry, being desirous to bave this land and lease placed in such a condition, as that some benefit may result to their nation, They do heavily agree with said Robert P. Currin, nextizen of the United States, on condition of his paying annually, a rectain amount of salt to said batton, provided he should succeed in linding salt water. And whereas the said William B. Lewis and Robert P. Currin, who subsequently became interested with him, have, as is shown, expended about the sum of three thousand dollars, in endeavoring to find safe water, but whereas William B. Lewis, a citizen of the United States afterwards presented from said trustees, Colbert and Brown, a lease for the same, agents and trustees by the Chickesaw nation to make said teaso. the date of said lease, together with all claim arising on amount of the rout therein agreed to be paid is entirely released and discharged, from ing thereto); that the Jesse heretofore made, be so changed, that the without suggest. Levi College and James Brasen, under the same treaty, were appointed between the United States and the Chickness nation of Indiana; and fourth article of a treaty, concluded on the 19th day of October 1818. Whereas a leave of hand, of four miles square, was secured under the And the Indians, who are about to leave their ancient

to set in the premises, will animally pay to said trustees, four bushels of set, or the value thermof, as they and the nation may agree to and said William B. Lewis, for each and for both, he having full suthority atten of said afteration of said original contract and losse, herein ande and agreed upon; and the said Robert P. Carrin, for linesalf and the eight hundred and thirty-two. And it is further agreed, in considerand one thousand dollars on the first day of October one thousand under with this alteration: that two thousand dollars shall be paid to said Colbert and Brown, trustoes as afaresaid, for the Chickness ration: to wit: live hundred dollars now in hand; five handred dollars di Perio on the first day of October one thousand eight hundred and thirty-one; And it is now agreed, that said leave shall remain, as heretofore

of the United States, the parties respectively have hereto set their bands and affixed their seals, this first day of September, one thou-In testimony whereof, and in the presence of the commissioners, appointed to treat with the Chickesus ration of people, on the part send eight hundred and thirty.

Grorge Calbert, his x mirk, Jernes Calbert, his x mark, Wm. Med illvery, his x mark, Islan Alterron, his x mark. To pol ka, his x merk. Ish te ki yo ka tolde, his x mark. leicte hearbo, hie x mark. Ju. H. Enton, Secty, of War lann Chilbert, his x mark. laipes Briwn, his x mark

Presion Blay, secretary Benj. Reynolds, T. S. agent. Reminenti Izano, as interpressos R. M. Figurask Signed in presence of us,

Denda Dengéras

Ala to ko wa, Tis z mark. Ook la ga ya ubhe, bis z mark. Im me bout to tuilbe, his x park. In hel yo chit, hibby, his x mark. Ish to ya tulibe, his x muck. Kin bu ehe, išis x mark. J. W. Lish. Oh he culdø, his z mark. thish to be, his a mark. In no wa ke che, his a mark. In the later ble. his x mark.

Jose H. Fry. James H. Wilson. J. R. Jacos. Lenki Smith, K. P. Currin.

AGREEMENT WITH THE CHEROKEE, 1835

Articles of a Treaty agreed apon at the City of Washington, March 14th, St. - 11 1.
1853, between J. F. Nebermerhows, on the part of the United States, Section of the March 1864, by the States of the Oriented States of the Indians, which by the States is the Provided to the submitted to the Cheve in Section 1864, by the States is the Provided of the United States, is directed to be submitted to the Cheve in Section 1864, by the States in Section and approphasion.

thereby terminating the difficulties which they have experienced during a residence within the settled portion of the United States, under the jurisdiction and laws of the State Governments, and with a view of their desiredents the country selected by their forefathers, and sufficient for all their wants, and whereven they can establish and perpetuate such a state of society as may be most consonant with their habits and ment in civilization: views, and us may tend to their individual comport and their advancedesire of making some arrangements which might be acceptable to the Government of the United States, and to their Nation generally, and re-uniting their people in one hady, and securing to thouselves and from that part of their Nation, in favor of emigration, with a hope and the Mississippi piver have visited the City of Washington, as delegates Whereas, several persons of the Cherokee Nation of Indians, east of

these objects, has yielded to the wishes thus expressed to him in helalf of the Cherokees, and has authorized John F. Schermerhorn to ment sincers desire to relieve them from their ambitrassments, and he prothe said members of the Cherokee Nation, and to arrange with them his Constitutional power extends, to use all his efforts to accomplish vide for them a permanent establishment; and being willing, as for us And whereas, the President of the United States, animated with

resunitted by the formation of this provisional arrangement.

Now, threefore, in consideration of the promises, and with a view to the final adjustment of all clasins, and demands of every kind, of the Cherokers roast of the Mississippi river, upon the United States, it is tain articles, which are to be considered merely as propositions to be made to the Cheroker people, on behalf of the United States, and to be ulterly invalid until approved by them; it being distinctly undersuch terms as may be just and proper, between the parties:

And whereas, the said John F. Schermerhore and the said Delogation of the Cherokee Nation of Indians, have not together and have stood that the said Cherokee people are not in the slightest manner taken the whole matter into consideration, and have agreed upon eer-

agreed as follows:

ments, that a majority of the people are in favor of the treaty, it shall be considered as approved and confirmed by the Nation; and their whole country shall be decired to be reded, and their claim and title to Cherokee Nation, for that purpose, to be assembled at New Echala, after due notion heing given of the time of meeting by the Commissioner appointed by the President of the United States, whose duty it shall continue in full form former treaties, that have not been annulled or superseded it to cease. But it is always understood that the treety stipulations in if it shall appear, after a fair, free, and full expression of their senti-Government in regard to it, for their concurrence and adoption; and shall be fully to explain all its enalents to them, and the views of the Astron. 1. This treaty shall be submitted to the people of the

of the additional quantity of land governative and secured to them by the third article of this trenty, and of the fulfilment of the covernate Arc. 2. The Cherokee Nation of Indians, for and in consideration

S. Doc. 319, 58-2, vol 2-

ğ

John W. Blacksteae, sixty dollars.
Alexander Robinson, ninety-one dollars.
Alexander Robinson, jr., one thousand dollars.
John B. Chevalier six hardred and sixty dollars.
Joseph La Francisch indred dollars.
Loan Bournson eight hardred dollars.
Loan Bournson eight hardred dollars.
Loan Bournson, jr. digity seven dollars.
Joseph Sphemater, eightteen dollars.
F. H. Countramon, forty dollars.
F. H. Countramon, forty dollars.
Summel Morris, one landred god forty dollars.
William Conner, two thousand dollars.
Jonathan Jennings,
J. W. Bavis.
John B. Bourie, twelve bundred dollars.
Jonathan Jennings,
J. W. Bavis.
Commissioners.

TREATY WITH THE CHICKASAW, 1832

Metalis of a treaty words and entered into between finds office, being doly coefficient theory, by the President of the Trilled States, and the whole Children Nation, so to avoid Found assembled, at the teacher House, on Paulitack Crock on the treatfeth day of October, 1882.

Property of Special Section 1988

The Chicknesse Nation lind themselves approssed in their present situatives; by being made subject to the laws of the States in which they reside. Bring ignorant of the laws of the States in which man, they cannot understand or obserthem. Rather than submit to this great evil, they prefer to seek a home in the west, where they may live and be governed by their own laws. And helieving that they can present for themselves a home, in a country suited to their wants and condition, provided they had the means to contract and pay for the same, they have determined to sell their country and link a new home. The President first heard the couplaints of the Chickness, and like them believes they cannot be happy, and prosper as a nation, in their present situation and condition, and being distreas to relieve them from the great calapity that seems to aweit them, if they remain as they are. He has sent his Commissioner Genl, John Coffee, who has they have entered into the following articles, which shall be binding on both parties, when the same shall be ratified by the President of the United States by and with the advice and consent of the Souste.

Arcier. 1. For the consideration hereinafter expressed, the Chickesaw nation do hereby rede, to the United States, all the hand which they own our the east side of the Mississippi river, including all the country where they at present live and occupy.

: : :

Agricus: H. The United States agree to have the whole country thus coded, surveyed, as soon as it can be conveniently done, in the same manney that the public lands of the United States are surveyed in the States of Mississippi and Alabana, and as soon therefore he may be practicable, to have the same prepared for sale. The President of the United States will then offer the hand for sale. The President of the United States will then offer the hand for sale at public nuction, in the same manner and such or the land as may not sell at the public sates shall be effected at private sale, in the same manner that other private sales are made of the United States lands.

province district the contract of the second

ARTICLE III. As a full compensation to the Chickestw nation, for present on the country thus coded, the United States agree to pury over to the Chickestw nation, all the money arising from the safe of the had which may be received from time to time, after deducting from from the whole cost and expenses of surveying and solding the land, including every expense attenting the same.

other place if so required by the oldest occapant. All of which reads of land, so selected and retained, shall be held, and occupied by the Chickasaw people, uninterrapted until they shall find and obtain a country sailed to their wants and condition. And the United States will guaranty to the Chickasaw nadou, the quiet possession and min terrupted use of the said reserved tracts of land, so long as they may have on and occupy the same. And when they shall determine to A countertable settlement for every intrily in the Chicksey nation, to include their present improvements if the kind is good for outlivenies, and if not they may take it in any other place in the action, which is necessarily by any other person. Such settlement must be relicably sections. And there shall be allotted to each family as follows to with family of live and make its twenty-one years of age, one section—to each family of live and make that number two sections—to each family of and at private sale, on the same teems and conditions, as is provided for in the second article of this treaty, to sell the same, and the not proceeds thereof, to be gaid to the Chickasaw nation, as is provided will practain the said reserved tracts of land for sale at public anchor remove from said tracts of land, the Chicknests nation will notify the Child President of the United States of their determination to remove, and the fluctuation as soon as the Chickness people shall remove, the President or more pursuas are now living on the same section, the eddest rees-pent will be entitled to remain, and the others must move ofthe some people shall not deprive themselves of a confectable home, or the viscosquantity where they new are, until they shall have provided a country in the viscosquantity what to remove to, and settle on work soluby taking a pair at one place, and a part at the other, and where two shall now occupy two places and wish to perain both. They may do so, he allowed, one section to those who rivel ten or illimited and such as six and not exceeding ten, three sections, and to each family over ten survey of their present country, as is provided for in the second acticle of this treaty. But should they fail to produce such a country to condition; and they will continue to do so during the progress of the after the ratification of this treaty, to bout out and provine a home for their prople, west of the Mississippi river, suited to their wants ned in the west to remove to, and settle on, with fair prospects of future comfort and happiness. It is therefore agreed to, by the Chickesaw nation, that they will embered as seen as it may be in their powers. awn made ten, there shall be allowed bulk a section. If any person in number, four sections—and to families who own slaves, there shall try here then and in that event, they are to select out of the surveys, ing every expense attending the same.

Auttous IV. The President being determined that the Calchasas

for in the third article of this treaty.

Agricus V. If any of the Unickasay families shall have made value. Agricus V. If any of the Unickasay families shall have made value. On the places where they lived and removed from on the reservation tracks, the same shall be valued by some discreed petson to be appainted by the President, who shall assess the real resh table value of all such improvements, and also the real each value of all the land within their improvements, which they may have cleared and actually enthward, at least one year in good farming order and to different And such valuation of the improvements and the value of the second value and the same. To be paid ont of the proceeds of the sales of the sales. The person who shall have made the same. To be paid ont of the proceeds of the sales of the sales.

\$58 8

would do for the lequelit of their families. It is determined that no fortably. But benst the good intended may be abused, by nessaming persons, by hiring hands and clearing more land, than they otherwise ney to their new brunes. The peorle in this article are intended to community industry and to eachie the Ollickasaws to move commoney shall be paid, as soon as may be convenient, after the valuation, the proper porsen, who shall be appointed to just the same, and the which shall be a good voucher for them to draw the manney on, from ments, shall give to the owner thereof, a certificate of the valuation, payment shall be reade for improved lands, over and above one-eighth to enable the exame thereof to provide for their families on their jourpart of the trad allowed and reserved for such person to live on and

complete along the condition of the cond Configuration of the agreed to, that the salary of the Surveyor General he fifteen hundred dollars a year and that the Register and Receiver of monles, be allowed twelve bundred dollars a year each, as a full compensation for their services, and all expresses, except stationary and postages on their officed business, and that each of the clerks and draftsman be allowed. the sale of the family, to have one Register and any Receiver of manies, to be appointed by the President. In and with the advice and consent of the Senate, and each Register and Receiver to have our good clerk to aid assist them in the duties of their office. The Surveyer's is distant Val seven hundred and fifty dollars a year, for their services and all saws, may now mederstand as near as may be, the expenses that will be incurred in the transacting of this business -- It is proposed and taining to proparing and selling the lead, they will of coarse be baid out of the proceeds of the sales of the ceded hads. That the Chiekaclocks, are to be employed entirely in business of the nation, apperkept somewhere central in the nation, at such place as the President of the United States may dipset. As the before mentioned officers, and edice, and the office of the Register and Receiver of money, shall be to aid and assist him in the business of his office, in preparing the bands for sale. It is also agreed that one land office he established for Surveyor General be allowed one good clerk, and one good draftsman ber of depicty surveyors, as may be necessary to complete the survey thereof as the President may direct, who shall appoint a sufficient numby the President, by and with the advise and consent of the Senate, to from the business and acrounts of the United States, it is proposed by the Chickinstess, and agreed to, that a Surveyor General he appointed for sale, and for tooping the business of the nation suparate and apare in order to the greater facilitate, is surreguing and proparing the land is as short a time as may be prasumable and expedient. That the said superintered alone the surregging of this noded country or so much production their land until it shall be some eyed and sold; therefore, ARTICLE VI. The Chicknessw readon cannot receive any part of the

Land offers

where produces we many prequire the President to sell in smaller tracts. The Chiefs of the space of the United States kinds, the people there present, entered into combinations, and united in jurchasing much of the land, at reduced prices, for their own benefit, to the great projudice of the Government, and they express fears, that sections of the same size as near as may be, until the Chickesay nation grant any right of preference, to any person, or right of occupancy in any number what severy that in all cases, of either public or private the President will use his best endervouts to prevent such combina attempts will be made to sheat them, in the same number when their nation have licited that at some of the sales of the United States lands, of the lands he sold in smaller tracts than quarter sections or itacional safe, they are to sell the land to the highest bidder, and also that noun lands shall be offered at public auction. It is therefore agreed that ARTHUE VII. It is exprovely agreed that the United States shall not

> the land selling for its full value. tions, or any other plan or state of things which may tend to prevent

at private sale, as in all other cases of selling public lands.

ARTICLE IX, The Chicknesse nation express their ignormace, and the nation may then prepries, it shall be the duty of the President to comply with their request, by first offering it at public and afterwards believed, that five years from and after the date of the first sale, will dispuse of all the lands, that will sell at the Gorcemusent price. If then at the expiration of five years, as before mentioned, the Chicks. saw mutana may request the President to sell at such reduced prices as would not take the land at the Gewermment minimum price; and it is then the price shall be reduced, so as to induce parteliasers to buy, who sale and shall have sold all that will sell for the Government price. agreed to that after the President shall have offered their lands for country, it is desirable that the nation realize the greatest possible sum for their lands, which can be obtained. It is therefore proposed and ARTICLE VIII. As the Chickesums have determined to sell their Belging of press

reacher them so therefore their request is granted. There shall be an ugent kept with the Chicknesias as hereforer, so long as they live within the jurisdiction of the United States as a nation, either within mation is selecting a paur in all respects qualified to discharges the And whenever the office of agent shall be viewer, and an agent to be appreciated, the President will pay due respect to the wishes of the and so far is is consistent they will contribute all in moir power to States Government to see the Ubickiesaw action prosper and be happy. that the agent may be continued with them, while here, and wherever they may remove to and settle. It is the currest wish of the United the United States may willdraw from thom, the agent under whose instructions they have fived so long and Jappy. They therefore poques and understand those, and therefore they will always med a friend to advise and direct them. And fearing at some day the finversament of the limits of the States where they new reside, or at my other place. incapainty to live, and he happy under the State laws, they manner read of the control of and the second and understand thou, and therefore they will always meet a feature of

before they creeive money, from the sale of the lands, hereby ended, then and in that case, the United States shall furnish theorymy reason, which may be decound proper by the President of the United States, which may be decound proper by the President of the United States, which sum shall also be refunded transportation and journey, and for one years provisions, after they reach their new bornes, in such quantity as the nation may require, and the full amount of such funds, transportation and provisions, is to responsible duties of that office.
Attricts: N. Whenever the Chickness nation shall determine to out of the sides of the ceded kinds. remove from and texes their present country, they will give the Presihe paid for, out of the proceeds of the sales of the reds d limits. And should the Chickesaw nation remove, from their process country, deat of the United States timely notice of such intention, and the President will furnish them, the necessary funds, and means for their

sent of the Senate, in such safe and valuable stock as he may approve of the President of the United States, by and with the advice and rem amaind interest or dividend, to be used for all inctional purposes, leaving the principal autonehed, intending to use the interest alone. His ment of the United States, until it can be laid out under the direction to invest a large proportion of the money arising from the sale of the land, in some sate and valuable stocks, which will bring them in an he laid out in stocks as above mentioned, shall be left with the graven of the country now ecded away. And for that purpose they propose perpetual famil, for the use of the nation forever, out of the proceeds therefore proposed by the Chickestes, and agreed to, that the sam to ARTURE M. The Chicknessy nation have determined to create a

The second section

į

the estification of this trenty. set apart, to be hid out in stocks, or at interest, and dispose of the sume, in any manuer that they may think proper at that time, for the use and benefit of the whole nation; but no part of said fund shall ever use and benefit of the whole nation; but no part of said fund shall ever connected the survey of the land as soon as may be practicable, after reded, and to take the manay therefrom as soon as possible, for the foregroing purpose, the President of the United States is authorised to coded knots, over and whove the reasonable wants of the nation. At the expiration of lifty years from this date, if the Chickusaw nation ration. In order to facilitate the survey and sale of the hards now be need for any other purpose, than the benefit of the whole Chickasaw saw nation may then withdraw the whole, or any part of the fund now thereof, at that time, and shall give their consent theesto, the Chicke-President of the United States, with the Senate, shall be satisfied plaintage, and with safety, for the henefit of the mition, and the cullightenest, as to be capable of managing so large a sum of money to shall have improved in otheration and civilization, and became so the possession of the United States government, from the sale of the able, for valeable national parasses, out of the direc-fourths reserved to be laid out in stocks. But if any of the monios shall be thus drawn be replaced, out of the first number of the nation, which may come into out of the soin first proposed, to be hid out on latewest, the som shall Senate, draw from the government such sum as move to thought reasonof the nation shall require more than one fourth of the peaceeds of the sales of the hund, then they may, by the consent of the President and buy determine, if there shall be a surplus after supplying all the entrone wants. proceeds of the sales of the lands; and as much more, as the nation be invested, shall be equal to, at least three-fourths of the whole net for the use and benefit of the Chickesus nation. But it is hereby provided, that if the reasonable wants The sum thus to

ABTICLE XII. The Chickasuws feel grateful to their old chiefs, for their long and faithful services, in attending to the business of the nation. They believe it a duty, to keep them from want in their old and declining age, with those feelings, they have looked upon their and and believed chief Tish-o-mingro, who is new grown old, and is poor and and believed chief Tish-o-mingro, who is new grown old, and is poor and and allow if its in that comfort, which his valuable life and great next means of the history of the history of the particular of the particular of the national famils, one bundared dellars a year during the balance of his feelings for him, on account of his long and yaluable services.

And professional and page

Fair old and beloved Queen. Phe rain-la, is how very old and very poor. It stees says the ration ought not to let her suffer in her old age; it is therefore determined to give her out of the rational funds, fifty deliars a year during her life, the money to be put in the hands of the agent to be laid out for her support, under his direction, with the advice of the chiefs.

Popular Space Street Landbackers The country to the a

Astreta: NIII. The boundary line between the lands of the Chickasias and Chevraws, has never been run, or properly defined, and in the Creatives have sold their country to the United States, they now have no interest in the dueision of that question. It is therefore agreed to eall on the old Chortay ediefs to determine the fire to be tun, between the Chickasias and their former country. The Chickasias, was twenty made with the United States at Franklin in Touries, we a treaty made with the United States at Franklin in Touries, when the Chickasias are the mouth of Oak they have and running up said stream to a point, being a marked tree, on the old Natebes read, one mile

 This result appears not to have been ratified. The original is on tile in the halfer talkes (face). Then her, [302, 1935, and a ropy is found in the appendix, root to 1635.

southwardly from Wall's old place. Thence with the Unactive Journal My, and along it, westwardly through the Tunicha ald fields, to a point on the Mississippi river, about twenty-eight miles be water, the watered the St. Francis river enter suit stream on the west side, helow where the St. Francis river enter suit stream on the west side, it is now agreed, that the surveys of the Chortay country which are line shall be deem and the which shall be demonst follows, the agent of method and determined; which shall be demons follows, the agent of and intelligent chiefs of that arthur, and lay before them the line is shall be the Chortay at the Franklin breats, and if the Chortay shall be therein that line to be correct, then it shall be established not make the permanent line, but if the Chortays say the line stablished held dississippi river higher up said strant, then it shall be established and Mississippi river higher up said strant, then the line stables the can be lad from both rations, shall be taken by the agends of both decision, and on such evidence, the Provident of the United States for his decision, and on such evidence, the Provident will determine the trace

Accret. NIV. As soon is the surveys are made, it shall be the dirty of the chiefs, with the advice and assistance of the agent to cause a lecentrel list to be made and of all and every tract of Lind, which shall be reserved, for the use and benefit of the Chickessaw people, for their residence, as is provided for in the fourth article of this treaty, which shall list, will designate the sections of land, which are set agent for each shall belong to each and every one of them, which has shall be precise treats which for the register of the hand every one of them, which list shall be permissed some, in his office, to prevent him from offering any of said therets of the land, and also us evidence of each person's lands. All the residue of the lands will be offered by the President for sale.

T.

Apprecia XV. The Chickestwa request that responsive he permitted to see the protection and settle on their country before the fined is subt. It is the set therefore agreed, that no person, whatsoever, who is not Chickestwo or into the country and settle on any part of the country and settle on any part of the could hards until they shall be eithered for sale, and then there shall not be any person position of such settle on any of the land, which has not been subtilling on any time of such settlement, and in all cases of a person settling on any the introders, and must be treated as such, and put of the lands of the lands of the lands and must be treated as such, and put off of the lands of the lands as

In witness of all and covery things between the United States and the whole Chickness unition in general conseil assembled, the parties have betreamforsed abely bands and seeds, at the conneil-house, on Positivek ereck, in the Chickness antion, on the twenfield day of October, one thousand eight bundled and think two.

Talledia brilliar, his x marts, h. x Shop sow most his x marts, h. x Smartsk-alleantia, by x meark, h. x	<u>.</u>	To probably the variety of the Albertown, blue variety, bl	Tenger Chilwerk, by a mark, 1, 8, 1, 8, 1, 1, 8, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Johnston Lorder, King, Jiege vaark, L. v. Tellovacings, files mark, L. v. Tellovacings, files amark, L. v. Levi d'allieure de la company.
				⊸
Inserte Infilms, fix wy smark, Inskrive on, Alva y seark, Washe on Past, fix wy soark, I see to allow like wy soark, I see to allow left, fix wy arth,	The boundary of the control of the c	Cayloin Thompson, his x mark, Novelopey, his x mark. Novelopey, his x mark. Red-markah didilah, his x mark.	Consensation in tests, the expension of the control of the control of the expension of the control of the expension of the ex	hienalleliwein-taklos lik vinark, ja s Plaja jadenoida, lik vinark, je s Planan Colloct
14.4	222	7507		

Province Co.

bhatealt mólas, tis x mark, Clask attashaltama aithe, his Ch-lat-ouble, his x mark Ab-falomah, has x mark, Ab-fa-kin-tubbe, his x mark, ken bajalin, his x nurk. Tais-bas-orbin, her x mark, Alistocko-wati, his x mark, Oke-fab-bin-labby, hiv x mark, Jaha Gharr, Ess v mark, Fit-chall-pla, his x mark, I nle-moab-lubbe, bis x mark, Pah-me hubèse, hia x mark, Kan-poduble, bis x mark, fushetahendene, bis x mark, helidas kanstuldos, his y mark. merk, 77777 77777 Continible, his x mark, Thomas Soly, 163 x mark, Oke laholosjesa, his x mark Win-in-repay his x mark, Oke-lab-shah-cable, bas x mark, Nuck-sho pubbe, his x mark, Eth-lab-mo-tubbe, his x mark, Ei-Tehe tubbe, his x mark, Math-te ko shubbe, his x mark, Tem-chick ah, his x mark, leh-ta-ki-yu-kasanbte, bis x mark, Obe-wet-ta-hu, his x mark, Fo-tot-la-chah, his x mark, No-wa-ka, his x mark, 7 7 7 Ŧ

Signed and scaled in the presence of ...

Ren. Bernedek, Indian agent,
John L. Alben, subagent,
Nath. Anderson, serrotary to the comreliedence,
Bern, Later, United States interpreter,
Relieft Ferdon, Mississippi,

Oscilie Mightimen, of Mississippi,
 John Dauley, Touriesee,
 Cons. D. S. Jarriell, Tempsene,
 S. Jarriell, Mesissippi,
 Wal, J. Chrin,

TREATY WITH THE CHICKASAW, 1832

Melicies supplementary to, and explanatory of, a Treaty which was entered into so the 20th instant, between General John Coffee on the port of the Treeted States, and the whole Chickware notion in General Connect examples.

7 was 1 38 c.

500000

The fourth article of the treaty to which this is a supplement, provides that each (Thrkusaw family, shall have a tract of land, reserved for the test of the family, to live or intel occupy, so long us the nation resides in the country where they now are. And the lifth article of the treaty provides that reach family or individual shall be paid for their improvements, and the value of their cleared lands, when the nation shall determine to remove and leave the said reserved tracts of land, it is now prepased and agreed to, that no family or person of the Chicktosaw nation, who shall or nay between they are now have tasts of land, reserved for their residence while here, shall ever be permitted to bene any of said land, to any person either white, red, or black, or mixed land, and timber, for the brenesh of posterity, provided the nation shall continue to live here, and if they shall at any time determine to remove and soil the land, it will be increasinable, and will sell for passerved.

Transactor supports

It is also expressly declared by the nation, that, whenever the nation shall determine to remove from their present country, that every tract of bund so reserved in the nation, shall be given up and sold for the benefit of the nation. And no individual or family shall have any right to relate any of such reserved tracts of land, for their own use, any longer than the nation may remain in the country where they now are.

Check to the Agg John Co.

Manager Jaise

As the reserve tracts of land above alluded to, will be the first choice of land in the nation, it is determined that the minimum price of all the reserved tracts, shall be three dollars an acre, until the nation may determine to reduce the price, and then they will marry the Tresident, of their wishes, and the price to which they desire to reduce it.

The Chiefs still express fears that combinations may be formed at the public sales, where their reserved tracts of land shall be offered for sale, and that they may not be sold so high as they might, be sold, by judicious agents at private sale. They therefore suggest the propriety of the President determining on some judicious mode of selling the reserves at private sale.

It is therefore agreed that the suggestion be submitted to the President, and if he amil the Chiefs can agree on a plan of a sale, different from the one proposed in the treaty, to which this is a supplement, and which shall be approved of by both parties, then they may entor into such agreement and the President shall then be governed by the same, in the sale of the reserved tracts of land, whenever they may be offered for sale.

Higher than the second

In the provisions of the fourth article of the treaty to which this tensor is a supplement, for receives to young norm who have no families, it expresses that each young norm, who is twenty-one years of ago, shall have a reserve. But as the Indiana matter earlier than white morn, and generally marry younger, it is determined to extend a reserve, to each young men who is seventeen years of age. And as there are some young men who is seventeen years of age. And as there are some ordinary coungers in the same struction, it is determined to allow conditions in all respects, with the other reservations for the nation generally, and to be allowed to the same area.

generally, and to be allowed to the same ages, as to young men. Colbert Moore and family have always lived in the Chickesaw radion, and he requests the liberty to continue with the nation. The Chiefs and nation agree to lis request, and they also agree to allow him and lis family a reserve tract of land to live on and occupy in the same transmer, and on the same terms and could him as is provided for the Chickesaw families, in the nation generally, during his good behavior.

OWNER

The Chiefs of the nation represent that they in bright of the nation a grace a lond to James Collect for a debt they in bringly of the nation a dred and eleven dollars, ninely three and three fourth cents principal, and note. Collect transferred said note to Robert Gordon and that said note, and the interest thereon is vet due and topaid, and the said note, and the interest thereon is vet due and topaid, and the said interest thereon is vet due and topaid, and the said interest up to this date. It is therefore agreed by the nation to grant interest up to this date. It is therefore agreed by the nation, so as not to the Chiekasaws, which shall be in full for said note and interest. The Tearre to each the said has in full for said note and interest,

The Treaty, to which this is a supplement provided that there shall be differed kept some whore central in the action, it such place as the President shall determine, for transacting the business of the nation in setting their lands &c. It is now agreed to by the ration, that the period transport in the place as the settion of land, or four quarter sections added in the Teaty, to establish the said offices on, and for all the prevision of uses thereto attached, and he is permitted to improve the said the the is permitted to improve the said the the formal the provision of the purposes, for which it is set apart. For offices &c. then the same there of the purposes, for which it is set apart. For offices &c. then the same thermal shall be said to the thicknesses between the paid to the Chicknesse between the provends from the value of all the improvements on the land, which value shall be assessed by the Persident, and in no case shall it exceed one half one, she of the land.

The Chickasaw ration reguest the Government to grant them a cross mail cente through the notion as follows, one to pass from Thisomolsia in Alabama, by the Agency, and by the place to be selected for the offices to be kept and to Rankin in Mississippi on horse fack, once a week each way. The other to run from Memphicia Tempesses, by the offices and to the Catton Gin in Mississippi - to pass once a week each

4000

200

after he was grown; we think he understands that business as well, if not better than any other man, and we should prefer bin to carry our mails to may other person, and if he is given the contract, the action will set apart a section of land for his nee while we evand in here in this and he may use it in any manner to live on, or make such improvecountry, which section he may select with the advice of the Chiefsany ments as may be necessary for keeping his horses, actornise forme for where that suits bim lest, so as not to interfere with any of the reserves. he rade on the mails through our nation when a boy and for many years manner that the reserve tracts are sold &c. and he is not to chain of this tract of known use he sold for the benefit of the nation, in the same them. John Donley has long been known in this nation as a mail carrier, But when the indien shall move away and leave this country

(45) twenty second day of October one thousand eight hundred and diretyassociable), the parties have becounte set their bands and seals at the conneil bonso, on Partitock creek, in the Chickesaw nation, on this the nation any pay for improving said fract of land.

In witness of all and every thing herein determined between the United States and the whole Chickness nation, in general council

In Kalayee, las x mark. [1.8]	7 N H 2 T 2 T 2 T 2 T 2 T 2 T 2 T 2 T 2 T 2		 	Bahame hah-sulde, his sumarka (1917) - 191	**************************************	T.	F	/ 2	- /	7	34. (T. 4.)	sark, (n.e.)	7 Z		mark, [1, 8]	F	30 F.20	7 F. 1	- [: :*	7 7 1	_	: ::	7.	mark, [1, 5]			
	Piko lah-éta-pi-a, his x ma's,	Thomas Role his emark	Volvi dio galilio, bis si un	Edit-selvetables, but X no		[e]. tacki yacka tubbo, bio	Okedak-ehdlyenbloy his x	Windmarps, his stropek	Monayorko, bis X mark,	en la deservata de la compansión de la c	murk,	Chiek-a's-shith-nancubbe.	(share-a) misha, his x jepel	Kin holeka, his x rawk.	Abdokean tiolo, 634 x inc	Ah dab-mah, lija z mera,	-ha-cubbe, in	Ynnemedyble, bis x marl	hadidaa-kallandde, bie s	Hisbachatali-laible, tik v	raskosadi, t	Bah-sas balile, his x mark		hn Ghover, hi	æ-lah-hin-ish hn Glover, hi	de-mi-ah-tub g-lah-hin-idh ha Ghever, hi	Fit chulcyle, Max mark. Yode-mi-ab-tubbe, his x natoke shi him indhe, hi - x natoke sho (ibwer, hi x mark.)

Altochallestilbe, his x work, finehollehoebeb, his x mark. Firechalegle, his x mark. Unteraligheable, his x mark. Renk, mark. v mark NA. lugark, v morti, 6.8.0 5.8.0 FF

Signed and scaled in presence of

Ranjanin Love, United States interpreter, Rock, Combon, of Mississippi, George Wightman. hos, Respolds, indian agent, Index ls, Allem, subsport, Anderson, secretary to commis-

John Degley,
D. S., Perrish,
S., Baggett, of Mississippi,
W. B., A., Ularm, of Mississippi,
G. W., Lang,
W. D. King, John II. McKrunie

TREATY WITH THE KICKAPOO, 1832

TIERATY WIED THE KICKAPOR ISE

Articles of a treaty made and entered side at Castor Hill, in the eventy of second of St. Louis, in the State of Missouri, this twenty fought day of the State of Missouri, this twenty fought day of the second or the State of Missouri, this twenty fought fought as the second of the part of the United States, of the one part, and the Chick, Wingines, and Connellary of the Kickapov tello of Indians, on behalf of mild tailor on the other just. Chirk, Found J. Allen, and Nathan Kowns, Commissioners on the

lands assigned to them by the treaty of Edwards ille, and concluded at St. Louis, the ninetzenth day of July, eighteen handred and twenty [two] and all other claims to lands within the Slate of Missouri. stipulations bereinaffor made, do hereby rede to the United States, the Arriette 1. The Kielstpro teilor of Indians, in consideration of the constant

ź

a country to reside in, southwest of the Missouri river, as their permawest lank of the Missouri, at a point twenty-six miles porth of Fort Leavenworth, thence down the west bank of the Missauri river, to a sixty miles, thence month twenty miles, thence in a direct line to the manent residence, viz: Beginning on the Delaware line, six miles west wardly of Fort Leavenworth, thence with the Delaware line westwardly secured by the United States to the suit Kickapoo tribe, as their perthe country within the following boundaries shall be assigned, conveyed, and forever senared, and is hereby so assigned, conveyed, and conditions, from the country seried on Osuge river, in the State of point six miles nearly morthwest of Fort Leavenworth, and thence to which have here assigned to the Dolawares, it is hereby agreed that Missouri, to the country selected on the Missouri river, north of hads the said Karkapoo tribe are new willing to remove on the following nent place of residence as long as they remain a tribe. And whereas, Agricus II. The United States will provide for the Kickapon tribe, some

ige in the first through the property of the second of the

his hands, pay it even in a just apportionment, agreeably to their respective claims, to the creditors of the said tribe, as specified in the schedule jurnished him. And should any balance remain in his hands after said apportismment and payment, it shall be by him paid over to to be furnished by them to the said superintendent, stating as far as superintendent of Indian affairs at St. Louis, and be by him applied urgent request of said Indians, shall be placed in the lands of the of eighteen thousand dollars; twelve thousand dollars of which, at the intendent shall, as soon as possible, after the said morest comes into practicable, for what contracted, and to whom due; and the said superto the payment of the debts of the said tribe, agreeably to a schedule article, the United States agree to pay to the Kickapoo tribe, within one year after the ratification of this treaty, an amounty for one year Agreement. In consideration of the cossion contained in the first Amount and give

apeo tribe, an annuity of five thousand dollars per annum, in mersham-dize, at its rost in St. Lamis, or in money, at their uption, for nineteen the said Kickapoo tribe, for their use and benefit.

Aktrona IV. The United States further agree to pay to the Kicktion of this trenty. successive years, commencing with the second year after the ratifica-

ally for live successive years, for the support of a bleck smith and strik-ers: paychase of from, steel, tools, &c. for the benefit of said tribe, on Arthers V. The United States will pur one thousand dollars annu

dollars, for the crection of a mill and a church, for the use of said the lands hereby assigned thou. Alerean bay thirty-seven hundred

Mark south, etc.

200

Michael Program

Joka Dunkep, John T. frysag, jr. Ware S. May, M. D. Lawis La Chapelle, interpreter.

TREATY WITH THE CHICKASAW, 1839

Articles of convention and agreement proposed by the Commissioners on the point of the United States, in pursuance of the ground mode, by the have been agreed to Integration representing the Christonen nation of Indiana, and which

Table and Spend

Providence in Unity to a 78. 3g /hg

the control of the Art. If. The Chickseaws are about to abandon their hours, which and be constituted they have foug sherished and loved; and though hitherto unsucossful, Age. I. It is agreed that perpetual amity, peace and friendship, shall exist between the United States, and the Chickness nation of Indians. States, as shall be the case. they still hope to find a country, adequate to the wants and support of their people, somewhere west of the Mississippi and within the territorial limits of the United States; should they do so, the Government against the inreads of any other tribe of Indians, and from the whites, of the limited States, hereby consent to protect and defend them defend themselves, until assistance, be given to them by the United people, or upon the whites, unless they are so authorized by the Highed The Chickesaws pledge themselves never to make war upon any Indian and agree to keep them without the limits of any State or Territory, But it was be made upon them, they will be purmitted

There's Surface of the control of th the offending party; payment for the loss sustained, on production of the record, and certificate of the facts, by the agent, shall be made by the United States; but in all such cases, satisfactory proof, for the establishing of the claim, shall be offered.

Arr. IV. The Chicksexws desire to have within their own direction there some discreet person as agent, such as they new have, to whom they can look for redress of wrongs and injuries which may be attempted against them; and it is consented, that if any of their property, be taken by persons of the United States, coverfly or forcibly, and on failure or mability to procure reduces, for the offended, against wrong is done, to regain the same, or to obtain a just remuneration the agent on satisfactory and just complaint being made, shall pursue all lawful civil means, which the laws of the State permit, in which the upon the application of the chiefs of the nation, will resort to every legal civil remedy, (at the expense of the United States.) to prevent unwilling to ask for, or see resorted to; and therefore they agree to forless such a request, for prevention of this great evil, with the understanding, which is admitted, that the agent of the United States, whites, which are extended over them; and the many introders which break into their country, intercupting their rights and distorting their passers from any selected reservations, upon application of the owner of the same. And it is also agreed, that the United States, will conintrusions upon the reded country; and to restrain and remove hesthan an appeal to the military force of the country, which they are repuse, leave no alternative whereby restraint can be afforded, other Aur. HI. The Chicknesses are not acquainted with the laws of the

Arr. 1V. The Chickseques desire to have within their own direction and control, the means of taking care of themselves. Many of their people are quite competent to manage their affairs, though some are to be a supported to the support of their support. not expuble, and might be impresed upon by designing persons; it is therefore agreed that the reservations hereinafter admitted, shall not he permitted to be sold, leased, or disposed of unless it appear by the

Product that addition to the programme and the production of the p

appointed, such reasonable componention, as they with the assent of the agent and the Secretary of War, may think right, proper and readescribes and capability, by the agent, shall be appointed by the Sectionary of War; whereupon, he shall possess all the authority granted to those who are here manned, and the nation will make to the person so le fill the accurring greeney, who, apon a certificate of qualification, otherwise, the chiefs shall select some discrete person of their nation their people may be without the benefit of their services, it is stiple lated, that as often as any vacancy happens, by death, resignation, or ing to the nation, are assigned, may die, resign, or remane, so that ment, and to whom certain important and interesting duties page in-King, Levi Colbert, and the Delegation, who have signed this agreeelain under said claimant, and shall so recomment it. olitained; apon the recommendation of a majority of the la-begation, and the approval of the agent, at the discretion of the President of the United States, the same may be sold; but the consideration thereof. it advisable to pay it to the elalmant or to those, who may rightfully the Government, until such time as the cluids in council shall think shall remain as part of the general Chickasaw fund in the hards of nate shall approve of the same, and emirate it on the slowl; which said dead and approved, shall be tragistered, at the place, and within the time, required by the laws of the State, in which the land may be President of the United States, or such other person as he may design tertificate of at least two of the following persons, to wite Ish.ca.ho. in pa the King, Levi (Adhert, George Colhert, Martin Colhert, Leace Alburson, Henry Love, and Ben). Love, of which five have affixed and therengon, the deed of conveyance shall be valid provided the by the agent; sud furthermore that a triveses departion has been paid: fact, to the best of his knowledge and information, shall be certified is capable to manure, and to take earn of his or her affairs; which their names to this treaty, that the party owning or claiming the same otherwise to be void. And where such certificate is not And as the

by to the sections resided aprais subject to the following restrictions which the party claiming lives, or to such as are contiguous or adjointree. To heads of families, being Indians, or having Indian families, consisting of ten persons, and apwards, four sections of land are reserved. To those what have five and less than ten persons, three reservations shall be confined, to the sortions of fractional welfours on fion; and those owning ten and less than ten to half a section. who own more than ten slaves, shall be entitled to one additional secsections. Those who have less than five, two sections. Also those Age, V. It is agreed that the fourth article of the "Treaty of Posts Comments of the Expression of the "Treaty of Posts Comments of the Expression of the Street, the following treatvections be granted in Fourteeness."

Firstly. In cases where there are interferences arising, the oblest

held by them as tenants in common, according to the respective interthe names respectively of the different persons claiming which shall be subdivision of a section, then the deficiency shall be made up, by con-peting all the deliciencies so arising: and the Register and Receiver hereupon, shall locate full or fractional sections, lit for cultivation, section is taken, leaving a balance greater or less than the surveyed satty of the same unappropriated section or fractional section, the priority of right shall be determined by lot; and where a fractional to any other chain; and where two or more persons, firsts upon the occupant or settler, shall have the preference, or Secondly. Where the land is adjudged unfit for cultivation, by the Agent, and three of the several persons, named in the fourtharticle above, the party entitled, shall be, and is, hereby nathorized, to hearty his thin upon other hads, which may be anapproprieted, and not subject

exts of these who are concerned; and the proceeds when sold by the parties claiming, shall be divided according to the interests, which each may have in said section or fractional section, so located, or the same may be divided agreeably to quality or quantity.

Ann. VI. Also reservations of a section to each, shall be granted to

essels go into the groupful ("hickersaw fund normal, and filed with the Agent, upon whose certificate of its helieved also time shall be made out by the seven persons herein before menpresents rathe and female, not being heads of families, who are of the age of twenty one years, and upwards, a list of where, within a reasonfor a new home. prescribed in this artists, comes to the children, and having so come, left, the same shall be disposed of for the general bourit; and the proor to the hasband, or to the hasband and children, if there he any; and in cases of death, where there is mither husband, wife, nor children in all other reserves where the party equipy or entitled, shall die, the interest in the same shall belong to his wife, or the wife and children. conditions and restrictions, set forthin the fourtharticle, sale, lease, or disposition of their reserves, they are to be subject to the ation, as is prevailed for in the lifth article preveding; and us to the excluded from the estimated minhers contained in any family enumersettlement rights of athres. The persons thus entitled, are to be areneary, the Register and Receiver, shall curse said reservations to mer legrand the period when the Chickespes may leave their present to the same. either of them die, the survivor or survivors of them, shall be entitled be located upon lands tit for cultivation, but not to interfere with the But this rule shall not endure longer than for five years, But where the estate as is In these and

Acr. VII. Where any white man, before the date bereof has married and select an Talken wearan, the reservation he may be entitled to under this frequency and as island in Talken wearan, the reservation he may be entitled to under this frequency should be in her name, and no right of alienation of the same shall purvain to the husband unbess he divest her of the title, after the mode and manner that fence exerts, usually divest them solves of title to real estate, that is, by the necknowledgment of the which may be taken before the Agont, and received by him, that sha consents in the sale freely, and without compulsion from her husband, who shall at the same time early that the lead of such family is proceeds of said sale shall be subject to the provisions and restrictions contained in the fearth article of this agreement. Rights to reservations are bettern and in other articles of this agreement seems will purtain to those who have beretofore intermarried with the Chickasaws and are residents of the nation.

Transier fer option i other person as he shall designate. If sold, the funds arising shall be retained, in the possession of the Government, or if the President deam it advisable they shall be invested in stocks for the benefit of the parties interested. If there he a sufficient sum to be invested, fault Agr. VIII. Males and females below the age of twenty-one years, whose father being dead, the mother again less married, or who have membrican of a majority of the serve persons, heretofore named in this article, the same to be located under the direction of the Agent, and agreement, setting forth that it will prove advantagrous to the parties under the supervision of the Secretary of War, so as not to interfere life, that in their opinion, it will be to thrir interest and advantage provided a najority of the seven persons, with the Agent, shall ear the amount shall be paid over to those who are infitted to receive it, it can be invested, mutil said persons marry or come of age, when interested; subject however, to the approval of the President, or such office person as he shall designate. If sold, the funds arising shall be with any settlement eight. land, had shall not be exampated as parts of families moder the lifth peither father nor mother, shall ruch be entitled to half a section of These lands may be sold upon a recom-

then, and in that case, the proceeds shall be paid over to the party or parties entitled to receive them.

ART. 1X. But, in running the sectional lines, in some cases it will be present that the spring and the dwelling house, or the spring and the elected land and the dwelling bause of settlers, may be separated by sectional lines, whereby manifest inconvenience and logary will be securioned; it is agreed, that whou any of these occurrences arise, the party shall be entitled as parts and portions of his reservations, to the adjoining section or fraction, as the case may be, unless there be some elder occupant, claiming a preference; and in that event, the right of the party shall be kenting a preference; and in that event, the right of the party shall be sectional lines shall segarate any improvement, dwelling becase, kitchen or stable, so much of the section, which contains them, shall be added into the compiled section, as will secure them to their original owner; and then and in that case, the oblice occusioned, twelves, shall be added into the according, as will secure them to their original owner; and then and in that case, the oblice occusioned, made up to him by some fractional save this treaty.

berts Island. A reservation also of two sections a automated to islama-boda-pa the King of the Chicka-aw nation. And to Min-ta-ho-yea the nother of Churles Colbert one section of fash. Also one section each, to the following persons:—In-mulshed, Islamin-lut-ka, and William W.4.51. he encountered in taking care of the interests of their people, under the provisions of this treaty, one section of land to each. Also there is a fractional section, between the residence of George Cobert, and the Tennessee river, upon which he has a ferry, it is therefore conbama and Mississippi, while the Chickasaw people remain in said States, one section is granted. To Mrs. Margh Allen wife of the sub-agent in her own right, balf a section. These reservations to Bonj. Art. N. Reservations are admitted to the following previous: in example or addition to those which may be examed under the lifth article of this and who are to continue to do so, within the States of Tennessee. Alawho has guarded their interests and twice travelled with their people bo-walt, Pis-tah-lah-rubba, Capt. Samuel Seley and William McGill-very. To Cot. Benj. Reynolds their long tried and faithful Agent, in said river, nearly apposite to this fraction, commonly called Collocated so as not to interfere with the Indian reservations. to the Indians, in giving them perfessional advices, and legal assistances Cooper and John Davis, lawyers of Mississippi who have been faithful home, there is granted two sections of land. far west, he could fin Mississippi, to aid them in serking and linding the point of beginning. Also there shall be arserved to him an island, the dwelling house, (and sixty yards heyond it,) within which is interned ing near Smith's furry at the point where the base meritian line and fraction, as may be contained in the following lines, to wit. They in sented, that said George Colbert, shall own and have so much of said had in coming to Washington, and of the farther treable hereafter to Levi Colbert, To George Colbert, Martin Colbert, Isaac Alberson, Treaty to wit:—Pour sections to their beloved and faithful old. Chief Reynolds, William Cooper, James Pavis and Margt, Allen, are to be the body of his wife.— thence east of the river and down the since to lienry Lawe and Benj. Lawe, in consideration of the trouble they have Toursesses river come in contact. Thence south so far as to pass Jointly to William

Akr. At. After the inservations are taken and headed, which shall "because the flie case as speedily as may be after the surveys are completed, of receivers which the Register and Receiver shall give notice, the residue of the Chickasaw country shall be sold, as public lands of the United States are sold, with this difference. The lands as surveyed shall be offered at

public sale at a price not less than one dollar and a quarter per near and thereafter for one year those which are unsold, and which shall have been previously offered at public sale, shall be liable to private entry and sale at that prive; Thoreafter, and for one year langer they shall be subject to centry and private sale, at one dollar per arre; They-shall be subject to sale and eatry, at fifty cents per near; Thereafter, and during the fourth year, at fifty cents per near; Thereafter, and during the fourth year, at twenty-five cents per arre; and afterwards at twelve and a laft cents per arre; and afterwards at twelve and a laft cents per arre; and afterwards at twelve and a laft cents the expresses any prove greater than the receipts, it is agreed, that at any time after the third year, the United States, and if so, they shall be themeforth acquirted of all and every expense on account of the sale of the same.

And that they may be advised of these matters it is slipulated, that the Government of the United States, within six menths after any public sile takes place, shall advise them of the receipts and expenditures, and of balances in their favor; and also at regular intervals of six menths, after the first report is made, will afford them information of the precessor subjects of six cand schee. The finds thence resulting after the recessory expenses of surveying and selling, and other advances which may be made, are reguld to the United States, shall from time to time be invested in some secure stocks, redemable within a period of not mere than twenty years; and the United States will cause the interest arising therefrom, annually to be paid to the Chickasaws.

ART, XII. When any portion of the country is fully surveyed, the

ART. ALL. When any portion of the country is fully surveyed, the President may ender the same to be said, but will allow six anonths, from the date of the first notice to the first sale; and three months notice of any subsequent intended public sale, within which periods of time, those who run estain reservations, in the afferca ranges of contry, shall file their applications and entries with the Register and Reserver; that the name of the owner or claimant of the same, may be entered and marked on the general plat, at the office, whereby mistakes in the saies may be avoided, and injuries be prevented.

Company of the Property of

Problem for the results of of the articles of this agreement may be required furnished for so long a period: the supplies so afforded, to be charge able to the general Chickasaw account, provided the funds of said nation shall be found adequate to the expenses which under this and and also supplies necessary to the same, and for one year after their competent persons, safely to conduct them to their future destination and information thereof being given of an intention of the whole or any portion of the nation to remove; the United States will furnish tion of their children; and for any other needful purpose, which their situation and condition, may make, and by the President and Senate arrived at the west, provided the Indians shall desire supplies, to be be considered, necessary; and on the happening of such a contingency, equal amount of their stocks; also, as much of them may be sold, with will advance the necessary abnumb, upon a guarantee and plodge of an sturks, as may be necessary to the purchase of a country for them to settle in, shall be permitted to them to be sold, or the United States for establishing schools, milk, blocksmiths shops; and for the educathe consent of the President and Senata, as shall be adjudged necessary the consent of the President and Senate so much of their invested ART, XIII. If the Chicknesses shall be so fortunate as to precure a house, within the limits of the United States, it is agreed, that with

Agr. NIV. It is understood and agreed, that articles twelve and the remain of thirtren of the Thenty of Pontitoek, of the twentieth day of Octaber, one thousand, eight hundred and thirty-two, and which was concluded, with Gent. John Coffee shall be retained; all the other articles of said

treaty, inconsistent in any respect with the provisions of this, are declared to be reveaked. Also so much of the supplemental treaty as related to Collect Masore, to the land of clauses Collect transferred to Robert. Condent to the central position of the Land Office; to the establishment of midl coutons through the Chickesaw country; and as it respects the privilege given to John Danely; by, and the same are declared to be in full force.

declared to be in full force.

Ann. XV. By the sixth article of a treaty name with the Chickness, "Percent Ann. XV. By the sixth article of a treaty name with the Chickness, "Percent and the innercent day services to of October, one thousand eight hundred and eighteen, it was provided that a Channistoner should be appointed, to mark the southern boundary of said ression; now it is agreed that for line which was run and marked by the Commissioner on the part of the United States in pursuance of said treaty, shall be considered the true line to the extent that the rights and interests of the Chickness are conserved, and no farther father.

farther.

Art. XVI. The United States agree that the appropriation mode by a Vision Art. XVI. The United States agree that the appropriation mode by a Vision Congress, in the year one floursant eight hundred and thirty-three. Solve is for correing into other other treaty with the Chickesaws. Shall be applied be this; to be reindureed by them, and their agent user receive and be charged with the same, from time to time, as in the opinion of the Secretary of Whet, any portion may be wanted for national purposes, by the Chickesaws; of which nature and character, shall be considered their present visit to Washington City.

Done at the city of Washington, on the 24th day of May, one thousand eight hundred and thirty-four.

Jan II. Baton,

commissioner on the part of the United States.

George Colbert, bis x mark, Isaac Albertson, his x mark,

Martin Colbert, Henry Love, Benjania Love,

Witnesses.

Charles F. Little, secretary to commissioner, Ben. Reynolds, Indian agent. (4. W. Long.)

Juntes Standefer, Thomas S. Smith, Sund. Swartwort,

Wm. Gyrdon, F. W. Armstenng, c. agent, John M. Millard,

The undersigned, appointed by the Chickasaw ration of Indians in the two-fold expacity of a delegate and interpretor, hereby declared that in all that is see forth in the above articles of convention and agreement, have been by him fully and accurately interpreted and explained, and that the same has been approved by the entire delegation. May 24, 1834.

Benjamin Love, delegate and interpreter, Charles F. Little, severtary to commissioner, Ben. Reynolds, Indian agent.

Ė

of Control of Mark

Articles supplementary to those construded and signed, by the United States (brown extense, and the Chickness of the deposition on the 24th day of May, one thousand eight hundred and thirty-force; which being versed to by the President and Senate of the United States, are to Stand as past of said treaty.

sale of their lands, sand dollars, out of the appropriation of our thousand eight hundred withou, by said Lavi Colbert and Isane Alberson, and by the nation to the United States, as other advances are to be reindurised, from the which said sum so far as used is to be betrufter reinbursed to the and thirty-three, for carrying into effect the "treaty of Pontitock," debts which are due and owing from the patien, the sum of three thouthere be juil to the agent for these purposes, and to discharge some during the present year, for recovery and restoration; it is agreed that Alberson, who have rendered many and valuable services to their nation, desire on account of their health, to visit some watering place, Aut. L. it is represented that the old chiefs Levi Colbert and Isaac

male and female or either, as the seven persons named in the testy it is consented, that three thousand dollars for aftern years, he appropriated and applied under the direction of the Secretary of War, for selver and consent of the President and Secate of the United States, derived great wealth and important advantages; therefore, with the of an American, and have given up heretofore to their white brothers, extensive and valuable partions of their country, at a price wholly inconsiderable and inadequate; and from which the United States have country... that they have never raised the tomahawk, to shed the blood children, and they mge the justice of their application, on the ground, that they have ever been faithful and friendly to the people of this Azr. II. The Chickssaw people express a desire that the Gavern-nient shall at the expense of the United States, educate some of their to which this is a supplement, and their successors, with the approval the education and instruction within the United States, of such children

date of this arrangement, the Government price of one dollar and a quarter per array, for said reserves, and accordingly the same is agreed to, provided a satisfactory relinquishment of title from the parties of the agent, from time to time may select and recommend.

Age: III. The Chickasaw aution desire to close finally, all the bush interested, be filed with the Secretary of War, previous to said payfour miles square, heretafore reserved under the 4th article of their 'Treaty of 1818,' and to pay them within three months, from the ness they have on the east side of the Mississippi, that their Great Father, may be no more broabled with their complaints, and to this end, they ask the Government to receive from them a tract of land, of Service in the service of the servic

A femore george man coded to linded States

ment bring made.

Ann. IV. Benj. Reynolds, agent at the time of paying their last annative, bad stolen from him by a negro slave of the Chicke-aws, a hor from their agent, ask, and it is agreed, that the sum so stolen and lost, satisfied of the fact, and hence unwilling to receive the lost amount containing one thousand dollars; the chiefs of the Chiekasaw people shall be passed to the credit of their nation by the United States, to

that shall appoint another clerk, at the same annual compensation, agreed upon by the "Treaty of Pontitock;" who shall be paid after the manner prescribed therein. But whenever the President shall be drawn on heterafter for their national jurposes.

Ann. V. The Chickasaw people are aware that one clerk is inselficient to the bringing of their lands early into market; and rather expense of an additional one. It is therefore stipulated that the Presithan encounter the delay which must easie, they prefer the increased

Suite Andread Sek

Martin Modern Storm

continue the whole, or such as can be dispensed with breaty, for the sale of lands can be dispensed with: he will in justice to the Chicknesses, and to save them from manecessary expenses, illbe of opinion that the services of any officer employed under this

Jo, H. Faron, commissioner on the part of the United States. Secure Coltest, his x mark, lsac Albertson, his x mark, Signed the 24th of May, 1834.

Martin Collast Heary Love Bearingia Love

Withheses:

Ben, Reynolds, Indian agent G. W. Long, James Standeber, Charles F. Little, secretary to commis-

Sand Swartwoot, Workfordian F. W. Appistment, Thomas S. Smith

F. W. Arnstrong, C. agent, John M. Milland.

TREATY WITH THE MIAMI, 1834

Articles of a treaty between the United States and the Minnietelle of the constant ladions, concluded at the Finks of the Wabash, in the State of Indiana, the second on the 2st day of the object, 18th, by and between William Marshall, becomes the commission of the United States, and the chiefs and rearries of the Carled States, and the chiefs and rearries of the wird frida.

now conveyed for and in consideration of the payments stipulated to being a part of inservations made to said tribe from former assisms. States the following described tracts of land within the State of Indiana, Arriche 1. The Miami tribe of Indians agree to gode to the United content at a feet and arrived attention following described tracts of land within the State of Indiana. The

One tract of land, thirty-six sections, at Flat Belly's village, a reserve made by the treaty of Walash of 1826.

be made to them in the 2d article of this treaty of cression.

less, a reserve made at Widnish treaty in 1826, of five niles in length on the Wahash river, extending back to Est river. Also, one tract of hard, shout twenty three thousand zeros more of

of ten sections at Midd erook on Est river, reserves made at Wallash finally of In20, Also, one other tract of ten sections at Ricewo village, and a tract

Mary's of 1818. month of Abelia-pongopina creek, reserve made at the treaty of St Also, one reserve of two miles square, on the Salamany river at alp-

place of heginning. both one mile to the northwest corner of said reserve, thouse to the ary one taile, theme marth miss miles, theme west nine miles, thence southeast carner of the reserve, thence west with the southern bound. thence south with the enstern banndary of the same ten miles to the tiver Aboutte, commonning at the neitherst curner of said reserve, Also, one officer tract being a portion of the ten mile square testive, made at the treaty of St. Mary's, of 1818, opposite the month of the

at the treaty of St. Mary's of tStS, shuated southeast of the Wabash, extending along the Wabash river, from the month of Salamany river, to the mouth of Sel river. The part now evded shall be embraced western boundary line to the place of beginning. to the southern houndary of suid reserve, thence along said boundary miles, thence south two miles, thence westerly one mile, thence south opposite the mouth of Bel river, running up said Wabash river eight within the following bounds to wit: commonthing on the Walersh river, line seven miles to the southwest corner, thence northerly with the The Marries also agree to rede a portion of their big reserve, made

THEATY WITH THE CHOCTAW AND CHICKASAW, INT.

Confegurace Paylob, Morshee

Wadipute-ains. 11 3000

HENRY R. SCHOOLGRAFT, Complicationer.

Shawan Isperayore, Name Gitchegesinee, Muskuk, Kosh. Deine Krepula

Peteway, Weetlum, Palaguaseshee,

Tuntageones,

Walanto anns.

Levi Cook, mayor of the city of Detroit. Jao. Bulbert.

Francis Willott Shearman, Secretary.

(To the Indian japanes are subjected marks.)

E. Brekus, P. S. Army, J. P. Seromben, ergylain, E. S. Army,

Henry Whiting, major, F. S. Army. E. Backne, F. S. Army.

Signed in presence of---

TREATY WITH THE CHOCTAW AND CHICKASAW, 1897.

Articles of convention and entreased saide in the screenlessth day of notes of the Chickman tribe of Indians, haby enthanised by the chiefs and head-men of with people for that purpose, at Indiancille, war First Torona, in the Chestor country. appointed and empowered by the Charter tribe of red grouple, and John Melink, Pitinen Collect, James Bruge, and James Perry, dele-January, 1846, between the underwigned chiefs and commissioners duly

Harris of Proposition No.

10 TO TO

Continuous that ARTICLE I, it is agreed up the commissions can be accommission of their continuous that the limits of their costs as enough Charltons and Chicknesiws,) to be called the Chickness district of the Charlton. Nation; to have an equal representation in their general commit, and to be placed on an equal footing in every other respect with any of the other districts of said nation, except a voice in the management of the consideration which is given for these rights and partileges; and the Chickness people to be entitled to all the rights and partileges; and the Chickness with the exception of farticipating in the country, to be held on the same terms that the Choetaws now hold it and privileges, and to be subject to the same laws to which the Chaeexcept the right of disposing of it, iwhich is held in common with the privilege of controlling and managing the residue of their fundsus ful taws are: but the Chickasaws reserve to themselves the sole right and Chartan annuities and the consideration to be paid for these rights ARTICLE I. It is agreed by the Chortaws that the Chicknesses shall

> electing such officers for that purpose as they may think proper. as is consistent with the late treaty between the said people and the Government of the United States, and of making such regulations and

of the Canadian; thomes west along the main Canadian River to be source, it in the limits of the United States, or to those limits; and thence the south to Red River, and down Red River to the loginaling. of Brushy Crook; theme down said ereck to where it flows into the Canadian River, ten ar (welve miles above the mouth of the south fork has districts; thence eastwardly along said district line to the source along said read to the line dividing Musha la-tubling and Pash-metathence along the dividing fridge between the Wachitla and Low Blue Rivers to the road leading from Fort Gibson to Part Wachitta; thence them erunning north along the main channel of said bayon to its connec beginning on the north bank of Red River, at the mount of Island layon, about eight or ten miles below the mouth of False Wirchitte; ARRELE 2. The Chickson district shall be bounded as follows, viz: Paragraphy.

Action 3. The Chiekasaws agree to pury the Chectaws, as a requestion for these rights and privileges, the sum of five handred and thirty thousand of which shall be paid at the time and in the manner, but the Chectaw mounts of 1837 is paid, and the expiration of the four years the whole of said interest to be subject to the entire control of the said comed. subject to the control of the general council of the Chartaws; and after est arising therefrom to be paid annually to the Choeraws in the fal-lowing manner: twenty theusand dollars of which to be paid as the United States, redeemable within a period of and loss than twenty years, and the Government of the United States shall cause the interpresent Choctaw ammily is paid, for four years, and the residue to be safe and secure stocks, under the direction of the Government of the the remaining two hundred then sand dollars to be invested in semp

Addition 4. To provide for the future adjustment of all complaints out access and desatisfaction which may arise to interrupt the processed for more control of the which have so long and so lappity existed between the Chaolaws and Sections to be Chickensus, it is investly agreed by the parties that all questions robusts to the construction of this agreement shall be referred to the Chaolasse for the sage parties are party. Should it feel itself aggricevest the roby, the rights of appealing to the President of the United States, whose decision shall be final and biself each of the Chaolasse decision shall be final and biself each. President could be had, in the name time the decision of the said agent But as considerably time might clapse before the decision of the

the residue of the Chickness fund. berate, that equal rights and privileges shall person to had the theetaws and Chickasaws to settle in whatever district they may think proper shall be binding.

Astropa 5. It is hereby declared to the the intention of the parties.

Astropa 5. It is hereby declared to the the intentions of the parties. to rule on the same terms in whatever district they may settle, except and to be eligible to all the different offices of the Choctaw Nation, and that the Chrictaws are not to vote in anywise for officers in relation to Tables of the second 7.00

In testimony whereof, the parties herete here heremote subscribed their names and affixed their scale at Doaksville, near fort Yowson in the Cheetaw country, on the day and year first above written

in the presence of-Wm, Armstrong, Arting Superintendent Western Territory, Henry R. Carter, Conductor of the Chicknessy Delegation Joseph S. Donk,

Daniel McCordain, United States Interpretar, Viderent II. Time,

F. I. Humphreys, J. T. Spragm, Lioutenand I. S. Marine Carge, Thomas Latthor, his x mark, Chief of Cakhahlaya deque, Nitwelsehue, his x mark, Chief of Pastmetaliaw district, Joseph Kilwaid, his x mark, Chief of Mustalatudiae district.

Santest Wowster, Max mark, John McKenzey, his x mark, liyardahofas, his x mark, liyardahofas, his x mark, lawis Brensheare, his x mark, lawise Fletcher, his x mark, lawing Pusley, his x mark, lawing Pusley, his x mark, Silas D. Feder, tenel Fidenti ₹. M. Jones, Commissioners of the Cheetaw W. Masking

James Brown, his x mark, James Perry, his x mark. Isaac Perry, his x murk, No-wah-bum-ben, hiy x mark Captains:
Ouk-rhi-a, his x mark.
Thomas Huya, his x mark. Pilman Collyri Pis-lam-bee, his x mark, Eryotah, bis x murk fo-lah-ta-ho-ma, his x mark Moljet hickszaw delegation:

Signed in presence of --Issue McCoy. O. C. Judateun,

Abram R. Burnett,

William Turner,

fill of providence.

Mark-kees, his x mark. Sin-pil-wangh, his x mark.

Wissense, or Latticon, his x mark

Foga-kose, his y mark. John C. Burnett,

TREATY WITH THE POTAWATOMI, 1837

Articles of a treaty concluded in the city of Washington on the deseath dry of February eighteen hundred and thirty-ween between John T. Demouse, evangestance on the part of the United States and Obserchaindren, Ash has Worson of Louison, Mack-kow and Originta chiefs of the Potassetonic tribe of Indians.

to be a second by the second b

And the chiefs and head menubove named, for themselves and thing of table sales to bands, do heavily cells to the United States all their interest in suit letters to become lands, and agree to remove to a country that may be provided for them saturated are by the President of the United States, southwest of the Missonri river, and to be some lands of the President of the United States, southwest of the Missonri river, and the Country that the Country the Country that the Country the Country that the Country tha sions of the frenties countried between A. C. Popper, commissioner on the part of the United States and certain chiefs and young men of the their hands respectively in the treaties of O-tober 26th and 27th 1882. named have an interest, the same baring been reserved for them and and their respective bands sametion and give their assent to the provilands in the State of Indiana, in which the chiefs and head men allowe of September 1836, in which were coded to the United States certain Potawatomic tribe of Indians, on the 5th day of August and 23d day A REPORT I. The chiefs and head men above named do, for themselves

within two years from the ratification of this treaty.

Act, 2. The United States agree that the several sums, for the payment of which provision is made in the treaties of August and September 1830, referred to in the preceding raticle, shall be paid to the respective chiefs and leads, for whose benefit the lands, ceded by said theretes, where respresed,

treaty, and of the delegation now in this city. Potawatomies of Indiana, a tract of country, on the Osago river southyour's subsistence after their arrival there, and pay the expenses of this habits and reads; remove them to the same; farnish them with one west of the Missouri river, sufficient in extent, and adapted to their Arr. 3. The United States further agree to convey by patent to the

Control sentice to the common periods

President of the United States may think proper, sum of \$4,000; to be paid to said chief at such times and places as the put to, in the second article of the teepty of October 20th 1832 for the the "five sections in the plainie, near Rock Village" reserved for Oni-Arr. 4. It is further stipulated, that the United States will junchase

Test of the line

ART, 5. This treaty to be obligatory upon the contracting parties when ratified by the President and Secute of the United States. hands and seals, the day and year above written. In witness whereof, the contracting parties have hereunto set their

Checkney kees, big g mark, "Interpretative, his a mark John T. Bungkass, Communicationer,

TREATY WITH THE KIOWA, ETC., 1837

Tradywith the Kinway, Kindaski and Tienraskasye, Nations of Indians,

Mar. 1,1944

signers of Indian treaties, have this day made and concluded a treaty of peace and friendship, between the United States of America, and and any of the nations or tribes of Indians of the Great Western that is to say: that the President of the United States, by letter of apprintment and instructions of the 1th day of April 1885, has authorized Col. A. P. The was known indicates of findicates, on the following terrals and conditions. the chiefs, headmen and representatives of the Kioway. Ka ta-ka, and Prairie, we the said Montfort Stokes, and A. P. Cheutern, remnis-Chouteau to make a convention or tweaty between the United States ecument of the United States; now know all whom it may concern, States on the one part; and the chiefs, and head-usen and representa-tives of the Comarche, Witchitaw, Cherokee Muscages, Chectus, Osage, Semea and Quijaw rations or tribes of Indians on the other parts and whereas the said treaty has been duty natified by the Gaythe 24th day of Asignst 1375, between Mentfort Stelles and Brigadies assess to General Matthew Arbuekle, commissioners on behalf of the United Arbuekle, commissioners on behalf of the United Arbuekle, commissioners Whereas a treaty of peace and friendship was made and signed on

tribes and the Museugre and Osago nations or tribes of fadians. associated leands or tribes of Indians, and between these nations or all the citizens of the United States of America and all the indiciduals composing the Kioway, Kastuska, and Taswaska to notions and their Aktrony 1st. There shall be perpetual peace and friendship between the enter-

ever forgot. contracting parties on the other, shall be matually forgiven and for Arcticize 2d. Every injury or act of hestility by one or either of the party

therefrom, and that the nations or tribes infined in this article further agree to pay the full value of any injury their people may do to the guests or property of the efficence the United States, taken or destroyed when peaceably passing through the roundry they inhabit or built in or elsewhere. And the United States hereby guarantee to any Indian associated lands or tribes of Jodans, a full internationation for any or bidlions of the Kioway, Ka-ta-ka and Ta-wa-ka re mations, and their proof is produced that it was actually stalen by a citizen of the United That the property so stolen cannot be preserved, and that sufficient or luming grained without molestation or injury, on their way to any of the provinces of the Republics of Mexico or Texas, or returning associated bands or tribes of Indians, that the citizens of the United States are freely permitted to pass and repost through their settlements all the contracting parties hereto; and it is distinctly and extend and agreed by the Kloway, Ka-ta-ka and Ta-wa-ka-ro rations, and their lorses or other property which may be stolen from them. Provided ARTICLE 3d. There shall be a tree and friendly intercourse between 77.00

Kercheredinene, September, his x

×

heatmon, now a norm. Uses we promay sine, invading $[n, \infty]$ which his x mass. White Mobile Questions for the White Mobile (L. s.) x mark Nay-any scho-graghick may be. "a.s." [a.s.] Osegwood growing the Waiter, 1st chief, his x most Way zawowe go zhiok way-sking, [t. 8.] Quay-quay-ke-eg/s, begetnan, bis Order of organization density, base as more king (1.2.8.) mark, Meagurese, or the Paptic, 24 chief, No. 1 mark Kayabasha-aye-day-way, or Clear Round the Prairie, 1st chief, Newig, or the Otter, 2d cabe, his Nay-she-kay-gwaw-nay-lin, head-Kay - kay - eo - gwaw - nay - ay - sho, boolman, his y rugrk, Ke-wi-7, te-no. 2d ohiof, his x Awagowe, or the Wasp, 1st chief. Haw-day-gay-me, bendinan, hi∈x Pay-spegers ung, besidisiun, his y pagk Wag ang logo she, hoadann, bis x Burk Forte Rands Lac Di Flambieni Brist; Executed in the presence of— Henry M. Rice, J. W. Lymbe, P. Williams, [F. 8] Ξ ک 7 heed chief, his x mark.

[a. 8.] The nucled assessment as the last x lines are the last x. I start the chief, his x. 7 3 tion, Joinston, S. A. Marvin, The Mississippi Bands; Que-ressanse, or Bob in the Pay, has baked hig x mark. [L. 8] Ke-way-de-tro-go-may-be, or the Northern Worther, 3d chief, Naw-graw-ne-graw-bs, lassedman, his I-yaye-shaw-way-ge-zhirk, or the 2d chief, his x nork. Byea-jick, or the Lone Man, 2d chief, his x mark Waw-boo-jieg, or the White Joseph. 2-I chief, his x mark. John F. Godfeny, Messipiewskies, beidfisiti, his x (II-taw-naw, 2d claicf, his x mark, [c. s.) Bant II, Jeanliea Benty Blatchford Maw-gaw day, or the Bear's Heart, the we shanges, or the Ead Boy. Spring billion his a mark. 2d chief, his x mark Crowing Sky, 2d chief, his x

Rishard Godfnsy, W. Mahlangh, My-gave-groway we doubt, or the One who carries the Voice, 2d Caw-way-gaw-me-ge-skung, head-Waish-key, headman, big gapark Wavene-be-do-yea, headman, his x mazi, hovix mark chief, his x mark. S. Cash,
 H. McCallough,
 Shrift Low,
 Wes, F. Vantassel,
 H. Wheeler. Judgerprotein.

[· B ? ?

F F 7 2

TREATY WITH THE CHOCTAW AND CHICKASAW, 1854.

Specialmed April

Surjud Post Work # 1964

Treatment.

У the Choctaw and Chickasaw Indians, at Doaksville, near Fort Toyson, Imper exist any dispute in regard to the boundary of the Chickesse district, the indevsigned, Thomas J. Pitchlynn, Edmand McKenny, R. M. Jenes, Paniel Polson, and Samuel Garlind, commissioners duly nation, described in article second of said convention and agreement; thousand eight lumitered and thirty-seven; and wherens, difficulties in the Checker country, on the seventeenth day of January, A. D. one ment between them, have selemnly made the following articles of ered by the Chickesaw tribe of Indians, to settle all matters in dispute appointed and empowered by the Chactaw tribe of red puople; and Ednaud Pickens, Benjumin S. Love, James T. Gaines, Sampson Foland whereas, it is the desire of the said tribes, that there shall no between their respective tribes, which require new articles of agree bave arisen between said tribes in regard to the line of boundary, between the Chickasaw district and other districts of the Chectas convention and agreement, on the fourth day of November, $\Lambda,\, D.$ one Whereas a convention and agreement was made and entered into by and Edmind Perry, commissioners duly appointed and empow

> and the Senate of the United States. son, in the Chorday country, subject to the approval of the President thousand eight hundred and lifty-four, at Doaksville, near Fort Tow ABTICLE I. It is agreed by the Checken and Chickense tribes of

lite so as to leave said academy two miles within the Chickasaw district, north, west, and south from the lines of boundary.

Acticity 2. It is agreed by the Checkasay, that the Chickasays main channel of said bayon to the junction of three proxits of said bayon marcest the dividing ridge between Waelitta and Low Blue meas, as held down upon Capt. R. L. Hanter's map: thence, northerly slong the mattern prong of Island Bayon to its source; thence, does north to the Canadian River, thence west, along the main Canadian. Red River, about twenty six miles on a straight line, below the month of Falsa Wachitta, thence running a northwesterly course, along the nain Canadan shall not include Albu's or Wa-pa-moka aendenty and down Root River to the beginning: Bookled, Lawrence, if the line to one hundred dogrees of west longitude; thouse south to Red River, within the Chickney district, then an offset shall be made from said funning due north from the castern source of Island Bayon to the shall be bounded as follows, viz: Beginning on the morth trink of the Bell River, at the month of Island Bayon, where it empiries into the ery 17th, A. D. 1837, the Chickagaw district of the Choclass nation the convention and agreement entered into between said taities, Januledians, in lieu of the boundaries established under article, second of the consense of re-the convention and accommens.

(F

sufficient tamber upon which the line can be marked in a permanent and numbing of said line; the clief of the Chickness district giving them at least thirty days notice of the time when the surreyor or engineer will proceed to run out and mark the line agreed apon; which manager, before the first day of August, A. D. one thousand eight shall be plainly marked upon trees, where there is tindeen and he parameter monuments of stone, at every mile, where is not shall appeare one commissioner to attend and supervise the running expenses incurred in running out and marking said line; and it employ a surveyor or engineer to run out and mark the eastern line of the Chickesaw district, and by the Chickesawa that they will pay all mutually agreed that the chiefs of each district of the Choctan pation bundred and lifty-five. 7. 1.00 to 1.00 t

have hereun to subscribed their names and allived their seals. In testimony whereof, the parties to this convention and agreement

the day and year first allowe written. Done in triplicate at Deaksville, near Fort Towson, Choclaw Nation.

	<i>-</i>	James T. Caines,	.·		Commissioners on the part of Chastaws,	Sampel Gurland,	Pariot Palson,		Editional McKenny,	
F *	7	<u>x</u>	F ,4	F 	40.00	ਵ 2		F	F	;; ;;

Commissioners on the jaiet of the Chieltasuas.

In prosence of Jackson Frazier, Douglas H. Cooper, United States Indian agent. William K. McKenn. Peter Folsom. Gen. W. Harkins, Xicholas Cochnaner, Chiefs of the Chectan Nation

706

	7	Jpeni, lija s intrk.
Dak-tal-re-kin, bi	Έ.	lp rial functionese, his x mark.
Liter-sitt-kala-kont	7	Suck-op-tic, his w neetle.
Tit-wer-si-on, him a	Ŧ	Sixulahtsin, his x mark.
Wah-tass-tum-man	Œ	Wissesh-ki, his a mark.
Percon-permatepil	7	Wise-yoke-sin-ato, his x mark-
Wire-at-ternal-il-pil	F E	#gab-bab-edil at-me, hie x mark.
Pee-wee-ap-ap-fuh	<u>-</u>	Pee-gaverne-kall, bis x snark.
Kwm-to-kow, his	7	Pro-m-pre-jectoim, his x musk,
Ko-ko-whav-nee		Perconposationi, his x mark.
Ky-ky-son-te-lum,	<u> </u>	lawi, his a mark.
Wischasspelit, his	; 2	Koos-koos-tru-kat, hig x mark.
Sity 4-66-0that, Tita	ž	Real Norkland, his x punck.
Nicke-cl-it-may-ho	Z	Wahpt-twh-shoosho, his x mark.
George, his x mar.	F	To a - a ich - are are, has a mark.
Matheson rher, his	ž	Howh-ne-tall-kun, his x mark.
In-matelute-kah-k	7 2	Wateriover tioealeli, his x mark.
Kole-kole-til-ky, b	Ţ.	Speaking Eagle, his x mark.

[1. 8.] Kole-kole-til-ky, his x mark. zac-sin, his x mark [L. s. is x murk. [L. s. ligh high standerk. N TULLY noce, his x mark. a mark. bis x mark. M mark. X DILATE y, big x mark x softer kind & think his a music DIS X THEK

Signed and scaled in presence of us -James Doty, secretary of treaties,

ties, O. T. W. H. Tappan, sub-Indian agent, William Craig, interpreter, Wm. C. McKay, secretary of trea D. Parnharn, interpreter,

> Wm. McRean, Geo. C. Bamfood, C. Chiratse, O. M. T. Mie. Clea. Pandosy, Lawrence Kip. W. H. Tearson. **≃**

TREATY WITH THE CHOCTAW AND CHICKASAW, 1856.

Articles of agreement and convention between the United States and the city of Washington, the tecenty-second day of Jane, A. D. one than-said eight buildred and fifty-five, by George W. Manyperny, com-missioner on the part of the United States, Letter P. Fitchlynn, terust Filson, Sanual Harland, and Dison, W. Leerls, commissioners on the commissioners on the part of the Chickesness: Checter and Chickensum tribes of Indiana, made and concluded at the part of the Chacteres; and Edmand Pickons and Sampson Folson.

Provinced Star. 1, 1986.

Howard Front of .

101 / Style 1876

(Baselaw and the Chickasaw tribes of Indians, has given rise to unhappy and injurious dissensions and controversies among them, which render neressary a re-adjustment of their relations to each other and to the United States: and Whereas, the political connection herelotuse existing between the

Proguitte.

eighth degree of west longitude; and tribes or bands of Indians, for which purpose the Choctaws and Chickasaws are willing to hease, on reasonable terms, to the United States, that portion of their common territory which is west of the ninetysettlement within the Chortus country, of the Wichitaand certain other of west longitude, and also to make provision for the permanent relinquish all elaim to any territory west of the one hundredth degree Whereas the United Status desire that the Cheetaw Indians shall

Whereas, the Cheetaws contend, that, by a just and fair construction of the treaty of September 27, 1830, they are, of right, entitled to the net proceeds of the lands orded by them to the United States, under Senste of the United States for final adjudication and adjustment, and whereas, it is necessary for the simplification and better understanding whether national or individual, against the United States, arising same, together with the whole subject natter of their unsettled claims. under the various provisions of said treaty, shall be referred to the said trenty, and bave proposed that the question of their right to the

Volta of Spirit

of the relations between the United States and the Cheetaw Indians, prebensive instrument: that all their subsisting treaty stipulations be embedied in one con-

Now, therefore, the United States of America, by their commissioner, George W. Manypenny, the Chortaws, by their commissioners, Peter P. Pitchlenn, Israel Folson, Samuel Garland, and Dickson W. Lewis, and the Chicksonws, by their commissioners, Edmund Pickens and Sampson Folsom do herely agree and stipulate as follows, viz:

7

river, and tunning themse due south to Red River; thence up Red River to the point where the meridian of one hundred degrees west tongitude crosses the same; themse north along said meridian to the main Canaof the Choclaw and Chickasas country, viz. Reginning at a point on checker cover River; thence down said river to the place of beginning. dian liver; thence down said river to its junction with the Arkansus the Arkansas River, one hundred pages east of ald Fort Smith, where the western boundary-line of the State of Arkansas crosses the said ARTICLE 1. The following shall constitute and remain the boundaries

that each and every member of either tribe shall laye an equal, undivided interest in the whole: Provided Loovery, No part thereof shall shall be ever be sold without the consent of both tribes, and that said land shall sh And pursuant to an act of Congress approved May 28. 1830, the the second control States do hereby forever secure and guarantee the lands had extinct or abandon the same. Chickneaw tribes, their heirs and successors, to be held in common; so embraced within the said limits, to the members of the Choctaw and 77 70 81 9

bayou, to the junction of the three prongs of said hayou, meatest the dividing ridge between Wachittn and Low Blue Rivers, as laid down on Capt. R. L. Hunter's map; thence northerly along the eastern prongs saw District, then, an offset shall be made from said line, so as to have said academy two miles within the Chickasaw district, north, west and shall not include Allen's or Warpa nacka Aculeany, within the Chicker north, feen the eastern source of Island Bayon, to the main transdian west longitude; thence south to Red River; and thence down Red thence running a northwesterly course, along the main channel of said at the month of Island Bayou, where it empties into Red River, about twenty-six miles in a straight line, below the month of False Wachitta; south from the lines of boundary. throner west along the main Canadian to the ninety-eighth degree of of Island Bayon to its source; thence doe north to the Camelian River; bounded as follows, to wit: Beginning on the north bank of Red River, River to the leginning: Ibroided, however If the line running due Arriche 2. A district for the Chicknesses is hereby established, being the control of

Choctaws and Chickasaws, shall constitute the Chectan district, and their officers and people shall at all times have the right of safe con-Arcticia: 3. The remainder of the country held in common by the

ing, or changing the same. And all judicial preceedings witch said district, commenced prior to the adoption of a constitution and laws saws shall adopt a constitution, and exact laws, superseding, abrogatand effect within the limits of the Chickesaw district, andil the Chicke-Agricia 4. The government and laws now in operation and not "both" to not incomparible with this instrument, shall be and remain in full force acresses a second duct and free passage through the Chickasaw district.

Agricus, 3. The government and laws now in operation and not by the Chickasaws, shall be conducted and determined according to

existing laws.
Agricus 5. The members of wither the Cheetaw or the Chickesaw (1996) and tribe, shall have the right, freely, to settle within the jurisdiction of the constraint of the constant of the consta the other, and shall thereupon he entitled to all the rights, privileges, ipanulatios of citizens thereof: but no member of either with-

shall be entitled to participate in the funds belonging to the other tribe. Citizens of both tribes shall have the right to institute and from time to time, be prescribed by their respective legislatures, presents suits in the courts of either, under such regulations as may,

Sanda Contract

diction the affence shall be alliged to have been committed Agertage 8. Any person duly charged with a criminal offence against the laws of either the Chookan or the Chickessay tribe, and escaping the demand of the proper authorities of the tribe, within whose jurisinto the jurisdiction of the other, shall be paramptly surrendered, mon

Subpartingfills United States and the laws made in pursuance thereof, regulating trade and intercentise with the Indian tribes, the Chectaws and Chickasaws shall be secured in the unrestricted right of self-povernment, and full citizens or members of either of said tribes. the Generalment, and their families; these peacefully travelling or temperarily sojourning in the country or trading therein, under license from the proper authority of the United States, and such as may be permitted by the Chectaws or Chickesaws, with the assent of the agent, assisted if necessary by the military, with the following excep-tions, viz: Such individuals us are now, or may be in the employment of and be removed from, and kept out of the same, by the United States or Chiekasaw tribe, and all persons, not being citizens or members of older tribe, found within their limits, shall be considered intenders, birth, adoption, or otherwise citizens or members of either the Chodass excepting, however, all presums, with their property, who are not by jurisdiction, over persons and property, within their respective limits United States agent, to reside within their limits, without becoming Alerters. So far as may be compatible with the Constitution of the

T-12-00-00 10-1

diately upon the ratification of this convention, there shall be paid to the Choctaws, in such manner as their national conneil shall direct, out of the rational fund of the Chickasaws held in trust by the United States, the sum of one hardred and hitly thousand dollars. Autrous . In consideration of the foregoing stipulations, and imme-

F-22 - 3,150

The first terms of the control states all that portion of their parament territory west of the taws and Chickasaws as heretofeae. 1924. The territory so leased shall remain open to settlement by Choointerests of the Chretaws and Chickasaws, as may from time to time be prescribed by the President for their government: Proceeded, howupdet such rules and regulations, not inconsistent with the rights and Indians shall be subject to the exclusive control of the United States. are south of the Canadian, or between it and the Arkansas; which the Caractian River, but including these lands whose permanent ranges New Mexico, and also those whose usual ranges at present are north of the Arganisis. River, and whose permanent breations are north of may desire to be the therein; excluding however, all the Indians of where eighth degree of west longitude, for the permanent settlement of the Wiedmand such other tribes or bands of Indians as the Government interest in and to any and all lands, west of the one hundredth degree of quit claim and relinguish to the United States all their right, title and ARTULE II. The Cheetaw Indians do hereby absolutely and forever

thousand delians, in such manner as their general councils shall respec-Agricus 10. In consideration of the furgoing relimpuishment and base, and asseming practicable after the ratification of this convoction, the United States will pay to the Chostaws the sum of six him. iters! thousand dollars, and to the Chickneys the sum of two hundred

second of the I paired to assout to the claim set up puder the treat of Sentember the paired to assout to the claim set up under the treaty of September the twenty-seventh, eighteen hundred and thirty and so carnestly con-

> mitted for adjudication to the Senate of the United States. emitton, it is therefore stipulated that the following questions be subthe Chorlaw people, and being desirons that their rights and rlains against the United States shall receive a just, fair, and liberal receive citting the sterifiers, faithful services, and general good conduct of tended for by the Chechans as a rule of settlement, but justly appro-

and all just and proper expenditures and payments under the provi-sions of said treaty; and if so, what price per nere shall be allowed to the Choctaws for the lands remaining upsold, in order that a final set-tlement with them may be prampely effected. Or, First. Whether the Chortaws are entitled to, or shall be allowed, the proxests of the sale of the lands routed by them to the United dred and thirty, declarding therefrom the rest of their survey and sale, States, by the trenty of September the Iwenty-seventh, eighteen hom-

Becoul. Whether the Christians shall be allowed a grees sum in farther and full satisfaction of all their chains pational and individual

But should the Senate atlow a gross sum, in further and full satisfaction of all their claims, whosher national or individual, against the initial States, the same shall be accepted by the Chochaws, and they shall thereupon become liable for, and bound to pay, all the individual claims as aforesaid; it being expressly understood that the adjudicawhether national or individual, arising under any former treate; and the Chostaws shall thereapon become liable and bound to pay all such individual claims as may be adjudged by the proper authorities of the tribe to be equitable and justs the settlement and payment to be made with the advice and under the direction of the United States agent for the tribe; and so much of the find, awarded by the Senate to the Choctaws, as the proper authorities thereof shall ascertain and determine the tribe; and so much of the find, awarded by the Senate to the Choctaws, as the proper authorities thereof shall ascertain and determine tion and decision of the Senate shall be lined. tune to be necessary for the payment of the just habilities of the tribe, shall on their requisition be paid over to them by the United States, against the United States; and, if so, how much, ARTICLE 12. In case the Senate shall award to the Chaptaws the net by them in full satisfaction of all their claims against foe United States proceeds of the lands, ended as inforestial, the same shall be received

stitute a general Choctaw fund, yielding an annual interest of not loss fire hundred thousand dellars out of the amount payable to them under articles eighth and tenth of this agreement, and also whatever falance three hundred and twenty dollars permanent precision for iron and steel, under the ninth article of the treaty of eighteen hundred and by the Secute, under the twelfth article beyon, after satisfying the shall remain. If any, of the amount that shall be allowed the Charlesses. or otherwise, shall continue to be so held; together with the sum of ment of the United States. And the funds now held in trust by the United States for the henefit of the Choetaws under former treaties. objects of general utility as may, from time to time, be designated by of the Cheetaws as heretofure; or the same may be applied to such twenty-five shall continue to be paid to or expended for the benefit minuity of six thousand dollars for education; under the second acticle of the treaty of eighteen hundred and twenty-five; six hardred dollars via: permanent annuity of three teachers and dellars, under the second set in second s just liabilities of the tribe. the general council of the tellor, with the approbation of the Garcen the sixth article of the treaty of eighteen buildred and swenty; and per annua permanent provision for the support of a blacksmith, under article of the fronty of eighteen hundred and tweater permanent the summant for the support of light-horse men under the thirteenth Auticus 13. The amounts secured by existing treaty stipolations The same so to be held in trust shall com

DEPARTS :

bappiness of the Chactas people and their descendants. best entended to promote and advance the improvement, welfare, and ment for purposes of education, and such other objects as may be but shall be regularly and judiciously applied, under the direction of the general council of the Clinctows, to the support of their governthan fee per centum; no part of which shall be paid out as annuity,

aggression, full indemnity is heavily guaranteed to the party or parties injured, out of the Treasury of the United States, upon the same principle and according to the same rates upon which white persons are entitled to indomnity for injuries or aggressions upon them, committed by Indians. diction and hower and for all injuries trending from such invasion or gression by other Indians and white persons not subject to their juris-Chickasaws from desurstic strife, from bestile invasion, and from up ARTHUE 14. The United States shall protect the Chectors and

or of the United States, bend and deliver up all persons accused of any crime or offence against the laws of the United States, or of any State thereof, who may be found within their limits, on demand of any proper officer of a State, ARTICLE 15. The Chortaws and Chickneaws shall promptly appre-

Parently of the part of the pa

.:

United States agent. tribes a moderate annual compensation for the land and timber used the Chortaws or Chirke-aws shall be required to pay to the respective by the proper authorities of said tribe, subject to the approval of the by them; the unwent of such compensation, in such case, to be assessed ARTHER 16. All persons becased by the United States to trade with

Mister year par-really and against Herrein. tename of such posts, post-roads, and agencies, the property of any Chostaw or Chielensaw shall be taken, injured, or destroyed, just and adequate compensation shall be made by the United States. Only such nanietain such military posts, post-roads, and Indian agencies, as may be derined necessary within the Chectaw and Chickesaw country, but said military posts or Indian agencies. And no oftender against the shall be premitted to farm or ruse stock within the limits of any of persons as are, or may be in the employment of the United States, or subject to the jurisdiction and laws of the Chectaws, or Chickasaws, no greater quantity of kind or timber shall be used for said purposes, laws of either of said tribes, shall be permitted to take relage than shall be actually requisite; and if, in the establishment or main-Autimie 17. The United States shall have the right to establish and

to the party or parties injured, to be assertained and determined such manner as the president of the United States shall direct. have the right of way for milrouds, or lines of telegraphs, through the Choetaw and Chickasaw country; but for any property taken or destroyed in the construction thereof, full compensation shall be made ARTICLE 18. The United States, or any incorporated company, shall

Raphteen transples

(Sickeene district, as herein defined, to be run and permanently Arrivae 19. The United States shall, as soon as practicable, cause the eastern and western boundary lines of the tract of country described in the 1st article of this convention, and the western boundary of the

Most feet to be one of a court of a court of

the Choetaws and Chicknesses, a general numerty of all past offences, committed within their country, is hereby declared. ARTICLE 20. That this convention may conduce as far as possible to the insteadion and preservation of kind and friendly feeling among

numer, there shall be but one agent for the two tribes. And in order that their relations to each other and to the United States may be reaffer be evaluated in a harmonious and satisfactory

> Affice 21. This convention shall supersede and take the plane of the neutron new all former treaties between the United States and the Checkers, and reasonable to a use of all treaties between the United States and the Chicker and of the contract as used of the United States and the Chicker and of the contract as used on the contract and the United States and the Chicker and the tracting parties, from the date hereof, whenever the same shall be tailed by the respective commits of the Choctaw and Chickasaw tribes, and by the President and Senate of the United States. this agreement, and shall take effect and be obligatory upon the con-

respective commissioners of the two tribes, signing these articles of Authorities 22. It is understood and agreed that the expresses of the co-

gertement and convention, in coming to, and returning from this city, and while here, shall be paid by the United States.

In testimony whereof, the said George W. Many penny, commissioner on the part of the United States, and the said commissioners on the part of the United States, and the said commissioners on the part of the United States, and the said commissioners on the part of the United set and of the Chickensus, have because set their hands and seals.

filly-five. day of June, in the year of one Lord one thousand eight handred and Done in triplicate at the city of Washington, on this twenty-second

Israel Folsoin, Sani'l Garland, Dickson W. Lewis, P. P. Pitchlynn, Sampson Folson, Edmund Pickens, his x mark. Goorge W. Manypenny, United States Commissioner. Chickesaw Cammissingers Choches Commissioners. ž 7 ; ; × 7 F

Executed in presence of-

A. O. P. Nicholson, James G. Berrett,

Douglas H. Caopen, United States Indian agent.

ures following, to wit: day of October, A. D. one thousand eight hundred and lifty-live, assent to the 19th article, By commissioners to be appointed by the contracting parties hereto by an instrument in writing, in the words and ligto matify, and confirm the same, with the following anomalment: "Add council of the Chickasaw tribe, the general council did, on the third And whereas the said treaty having been submitted to the general

challed on the twenty-second thy of June, A. D. one thousand eight handred and fifty-five, by and between George W. Mangaemy, commissioner on the part of the United States; Peter P. Pitchlenn, Israel Folson, Samuel Garland, and Pickson W. Lawis, commissioners on the part of the Chockaws, and Edmind Pickens, and Sonpson Folson, commissioners on the part of the Chockaws, at the cive of Washington, in the District of Columbia, the prentable whereof is in the words and figures following. "To wit:" Whereas, the political connection berefolden existing between the Choctaw and Chickasaw tribes of Indians, has given rise to unhappy and injurious dissensions and conand also to make provision for the preminent settlement within the Inlians, for which purpose the Chorturs and Chickastas are willing Chortus country of the Wichita and certain office tribes or bands of busy territory west of the one hundredth degree of west longitude, United States desire that the Cheetan Indians shall reliequish all claim transfers among them, which render necessary a readjustment of their relations to each other and to the United States; and whereas, the Whereas articles of agreement and convention were made and conassent of Chata

and by the President and Senate of the United States." respective councils of the Cheetaw and Chicknesse tribes of Indians from the date beyonf, whenever the same shall be ratified ment "shall take effect and be addigatory upon the contracting parties emilialized in one comprehensive instributed; and whereas, in the twentybetter understanding of the relations between the United States and the Closetaw Indians, that all their subsisting treaty stipulations be adjustment; and whereas it is necessary, for the simplification and referred to the Senate of the United States for final adjudication and unsettled chains, whether national or individual, against the United States, arising under the various provisions of said treaty, shall be right to the same, together with the whole subject-matter of their first article thereof, it is, ninong other things, recited that said agree-States, under said treaty, and have proposed that the question of their outilled to the net proceeds of the lands redoct by them to the United west langitude; and whereas the Choctass content that, by a just and fair construction of the treaty of September 27, 1820, they are of right their common territory which is west of the minety-eighth degree of to lease, on reasonable terms, to the United States, that portion of

same, as stipulated and required, with the following amendment: "Add to the nineteenth article, "By commissioners to be appointed by the configurating parties hereto. with, do, upon their part, hereby assent to, ratify, and confirm the vention, and each and every clause thereof, and being satisfied thereassembled, having duly considered said articles of agreement and con-Now, therefore, he it known, that the Chickways, in general council

Chordaw action, this third due of October, in the year of our Lord, one thousand eight hundred and fifty-five. Done and approved at Tishonings, in the Chickasaw district of the

foel Kemp, President. D. Colbert, E. C.

Passed the council

Cyrus Harris, clerk of the council.

following, to wit: said amondment, and did ratify and confirm the said treaty, and every part thereof, by an instrument in writing, in the words and figures the 18th day of December, A. D. 1856, recode from and receind the And whereas the Chickasaws, in general council assembled, did, on

Chink search periphed to them duly considered the stipmlations contained in a cortain convention and agreement, under and outered into at the city of Washington, on the 22d day of June, A. D. 1855, between Groege W. Mantpermy, commissioner on the part of the United States; Feter P. Pitchlynn, Israel Folson, Samuel Garland, and Dickson W. Lewis, commissioners on the part of the Chortaws; Edmand Pickson M. Lewis, commissioners, on the part of the Chortaws; Edmand Pickson and Sampson Folson, comassented to, rutified, and confirmed by said council without amendconvention and agreement, with the following amendment, viz: 'Add to the 19th article, 'By commissioners to be appointed by the contracting parties hereta.' And whereas, said amendment was not daily considered and concurred in by the Choctaws in general conneil assumhereby recede from and resentl the same, hereby assenting to, butirouncil assembled, having recensilered said proposed amendment, do bled: but said agreement and convention, and every part thereof, was have nation, assent to, ratify, and confirm each and every part of said October, A. D. 18th, at Tisho mingo, in the Chickasum district, Chosmissioners on the part of the Chickasaws, did, on the third day of Whomas the Chickesews, in general council assembled, after having Now, therefore, be it known, that the Chickasaws, in general

> Tring, and confirming said agreement and convention, and overy part Derrous.

district, Chordies notion, this 13th day of Tecenater, A. D. 1855. Approved December 13, 1855. Normann't apparoved at the connect bouse at Tisho-minga. Chicknew

Doughorty Colhert, F. C. J. McCoy, President of the Courcil.

200

Cyrus Harris, Secretary,

Signed in presence of Jackson Frazzer, Chief Chiekasaw d'striet, Chartaw nation.

consent to and ratify the same by an instrument in the words and figures following: to wit: $\mathbf{d}\mathbf{n}_{i}$ of November, \mathbf{A}_{i} . Doese thousand eight limited and liftedisc colonial of the Choetaw tribe, the said general council did, on the 1615 And whereas the said treaty leaving been submitted to the general Douglas H. Couper, United States Indian agent

Cheetaw and Chickware tribes and by the President and Serute of the and be obligatory upon the contracting [parties] from the date heroof, whenever the same shall be tablied by the respective councils of the it is, attemp other things, recited that said agreement "shall take offect that all their subsisting treaty stipulations be endadfed in one compre-beneive instrument;" and whereas, in the twenty list article thereof, of the relations between the United States and the Choctaw Indians, whereas it is necessary, for the simplification and better understanding Senate of the United States, for final adjudication and adjustment; and claims, whether national or individual, against the United States aris. under said treaty, and have proposed that the question of their right to the net proceeds of the lands coded by them to the United States, United States: to the same, together with the whole subject-matter of their ansettled tetritory which is west of the ninety-eighth digree of west longitude; and whereas, the Cheetaws contend that, by a just and fair construcfor which purpose the Chortaws and Chickasaws are willing to least, on reasonable terms, to the United States, that portion of their confugur make provident for the permaneat settlement within the Cheetaw country, of the Wieldta and certain other tribes or bands of Irofans. desire that the Choctaw Indians shall relinquish all claim to any terriing under the various provisions of said treaty, shall be referred to the tion of the treaty of September 27, 1800, they are, of right, entitled tory west of the one hundredth degree of west langitude, and also to aning them, which resider necessary a regularitant of their relations and figures following, viz: "Whereas the pulitical connection be etoto each other and to the United States; and whereas the United States this given ease to unhappy and injurious dissensions and contriceorsics fore existing between the Charlaw and the Chirkusaw tribes of foolians commissioners on the part of the Chicknesses, at the city of Washington, in the District of Calumbia, the presumble whereof is in the words the part of the Cheetaws; and Edmind Pickers and Sampson Felson, eladed on the twenty-second day of Juny, A. D. one thousand eight hundred and fifty-live, by and between Googge W. Manypoung, commbesioner on the part of the United States: Peter P. Pitchtynn, Jenel Folsom, Sunnel Garland, and Dickson W., Lewis, commissioners on Whereas in the description and convention were made and con-

assembled, having duly considered suit articles of agreement and con with, do, upon their jairt, hereby assent to, raisfy, and confirm the vention, and each and every chose thereof, and being satisfied there Softe as stipulated and required, Now, therefore, he it known, that the Choeraws, in general remodel

Done and approved at the council-house, at Fort Towson, in the Chortaw nation, this sixteenth day of November, in the year of our Lord one thousand eight hundred and lifty-five. Tandy Walker,

Speaker of the House of Representatives President of the Securi-

Geo. W. Harkins, Chief of Alipuck District

N. Cochnaner,

Speaker, and Acting Chief of Moosholatubles District. Chief of Pushematahn District. Adam Christy,

Signed in presence of-Dauglas II. Caoper, U. S. Indian Agent for Choctaw Tribe

TREATY WITH THE TRIBES OF MIDDLE OREGON, 1855.

Chick Car Digital Medicals The induction of the Co. Tells

Articles of agreement and convention made and concluded at Wason, worthe Dalles of the Columbia River, in Organ Territory, by Jed Polynov, superistingent of Indian affairs, on the part of the United rested tribes and bands of Indians, residing in Middle Origins, they being doly outherized the reto by their respective bands, to wit: Nymber on Andrews, Locks-quie so. Shid-a-m., and Kuck-up, chiefs of the Init or Typer De Chules band of Wallu-Wallus; Stocketly and to, chiefs of the Nyap or Lover De Chules band of Walla-Wallus; there and Idkris and Idkris, chiefs of the Louis band of Walla-Wallus; they of the Inited Spans or Julia Day's Elver band of Walla-Wallus; band of Warren; and Wed-la-chin, thirt of the Day River hand of Wather Mark, William Chemock, and Cheh-Kella, chiefs of the Daller land of the Wassey; Tobesimple, chief of the Kingel quality Stutes, and the following-named chiefs and head-now of the confed-

ARTICLE 1. The above-named confederated bands of Indians code to the United States all their right, title, and claim to all and every part of the country elained by them, included in the following boundaries,

The Control of States of

above as is contained in the following boundaries, shall, until otherwise directed by the President of the United States, he set apart as a period of the United States and t be beld and regarded as an Indian reservation, to wit: Connecting in the middle of the channel of the De Chutes River dence for said Indians, which true for the purposes contemplated shall of beginning. Provided, however, that so much of the country described River; and thenew down the channel of the Columbia River to the place carek; thence down said stream to its junction with the Columbia much latitude: thence cast on that parallel to the summit of the Blue Mountains, or the western boundary of the Sho-sho-ne or Suake comp-Mountains, thence along said summit to the forty-fourth parallel of fulls, and running thence southerly to the summit of the Cawade try; thence northerly along that summit to a point due east from the head-waters of Willow Creek; thence west to the head-waters of said Commencing in the middle of the Columbia Biver, at the Cassade

as the Mutton Mountains; theme westerly to the summit of said range, along the divide to its connection with the Caseade Mountains, opposite the costern termination of a range of high hads usually known

> and marked out for their exclusive use; nor shall any while person be of the agent and superintendent permitted to reside upon the same without the ceneurrent permission of which tract shall be set apart, and, so far as necessary, surreged On middle of the channel of said river to the place of beginning. All in this peak, to its junction with the Cluttes River; and thence down Jefferson; thence down the main branch of De Chutes River; heading thence to the summit of said manufains; thence southerly to Mound

therefor; or, in lieu of said payment, improvements of equal extent and value at their option shall be unde for them on the track assigned entire country aforesaid, as consideration and payment in full for the tracts in said country claimed by them. And provided, also, That where substantial improvements have been made by any members of as aforesaid as shall be in the progestion that their aggregate number the direction of the President of the United States, and payment made the bands being parties to this treaty, also are compolled to algorious than in consequence of said togety, the sum shall be valued, under may have to the whole number of Indians residing in anti-chibing the turnts herein named as a consideration for the entire country described builting gathering roots and berries, and pasturing their stock on unclaimed lands, in common with citizens, is seemed to them. And proceeded, also, That if any land or lands of Indians, residing in and the same shall be deviated a reservation for said Indians, instead of the tract named in this treaty. Provided, also, That the exclusive right before taking fish in the streams running through and hardwing said reschasties bereauto agree to receive such part of the several and other julynot needed to the terms of this treaty, then the bands becoming purclaiming any peetion or parties of the country in this arrivele, shall and the country and the form of the forms of the country in this arrivele, shall and the country and the country are the forms of of creeting suitable houses for curing the same; also the privilege of ervation is hereby secured to said thatians; and id all other usual and security in contract stations, in common with critizens of the United States, and security. and upon which the board of commissioners thus selected may agree. condition and wands of said Indians, that is anoccupied by the whites, examine, and if another location can be selected, better suited to the shall express in council, a desire that seem other reservation may be shown exercise selected for them, that the three bands named may select only three others. and not actually inclosed by said Indians. Provided lances e. That prior to the removal of said Indians rosaid reservation, and begins any improvements contemplated by this treaty shall have been commenced. upon and ownpy as settlers any lands not included in said reservation. sessed by them, guaranteeing to all white citizens the right to enter Indian allairs or agent, as may by him be directed, shall proveed to persons of their respective lands, who with the superintendent of that if the three principal bands, to wife the Wassopum, Tigh, or Upper De Chules, and the Lower De Chules, bands of Walla-Wallas bands shall be permitted to overly and reside upon the traces now prethis treaty; and, until the expiration of the time specified, the said sullitional expense to the United States other than is provided for by same within one year after the ratification of this treaty, without any The said builds and dribes agree to remove to and settle upon the Charles a pres

eeded, the United States agree to pay the bands and tribes of Indians claiming territory and residing in said country, the several same of ARTICLE 2. In consideration of, and payment for, the country hereby

to each respectively.

money following to wit:
Eight Diousand deliars per amount for the first five years, commenceing on the first day of September, 1856, or as soon thereafter as prac-

ecolog the first five Six thetrami dellars per armum for the term of lice years next suc

A TAX DAY SOLVE AND ADDRESS OF

and on their part shall be itoms, observed and performed to, with and and performed by the United States for and on behalf of the said conlike objects, to all intents and purposes, as would have been the ease tot the United States in the same manner, to the same extent, and for federated tribes or bands of Cheyenne, Arrapahoe, and Apreho Indians, the provisions of said treaty of October (4th, A. D. 1866, shall be done and Arrapation tribes of Indians, for and with the United States, by

had said tribes of Chevenne, Arrapahos, and Apache Indians. In the sind confederated tribes of Chevenne, Arrapahos, and Apache Indians. In testimony whereof, the undereigned, Commissioners on the part of the United states, and the chiefs and headmen of said tribes, have increamed set their hands and scals at the council ground on the Little Arkanese, in the State of Kansas, this 17th day of October, A. D. 1965,

June Steele, Win, W. Beat, Wm. S. Harney, John B. Nanborn, Thos Murphy, Kit Carsani, 117.43 SEAL 8EA1.. TVAK 45.4 NAME.

Note that bear or Bur Rom, head chief, his x mark Commissioners on the part of the United States.

Observable and society when the Sewen Unithe part of the Angelow,
Mokedassesta, or Black Kasto,
[leak_clast_blex_aras.] Assimpting or the OR February or the OR February or the OR February or the free election of the Or February or the Or February Backersh, or Iron Shin, his x lation to participal The Wolf Shower, which has wingers which has wingers [axal,] [484] 7 700 Abertakacharenah, in Spotted
Well, chief, his x mark
Aberahwart-an, in Black Man,
brachman, his x mark
Jeachman, his x mark
Jeachman, brief in Yverys
Unra, heichman, his x mark,
Gerenatk, or Hawersack, head,
tooth, his x mark breduger, his x neark.
The the part of the Cheyennes.
Ohehrs by or Little Recon, head Cherthalotop, or Mg Mouth, chef, Me N energy, chef, chef Oh bah-mah-hah, or storm, chaef, Principles (Part)

beothery, his x mark,

for abasisto, or Bull that (four)

O to abasisto, or Bull that (four)

[Seat.] THE X MIGHT cities, the a mark. (F)() [××4]...] ž.

Mukedalisyo wahay ng Black White Man, chief, bisax namk [seat.] Signed and seded in presence of W. Jt. Irwin, Sorpelary D. C. MeNeit On the part of the Arrapahase

TREATY WITH THE COMANCHE AND KIOWA, 1865,

Burn par sty at The state of May 2

100

Articles of a treaty made and venedaded at the enancit grand on the little deleaness libere eight each a from the nearth of mid rives, in the State of Kanson, as the eight braker ded on a sixty tie, by and between of any Lord one thousand eight braker of ond sixty tie, by and between those B. Sankone, William S. Horny, Thousand Johns Meet, Comming William W. Heat, deep H. Lorrenverth, and show Steel, G. Comming and hostone of the part of the Lorden State, and the unit expeditely in semestation of the several bonds of Comments and hostone of the several bonds of the short and hadrons agreed the Konton of the short and hadrons and the sold and the sold and the short and the sold the short and hadrons by the sold the state of the short and hadrons by the sold the sold hadrons by the sold the short and hadrons by the sold the sold the sold hadrons by the sold banda and tribes being thereauto dala authorized

perpetual peace shall be maintained between the people and Government of the United States and the Indians parties benefo, and that the Alcure is It is agreed by the purities to this treaty that hereafter

rank through the exentry to which ibey go, or of the military posts

hidans parties betota shall forever retain at peace with each other

and with all rether Indians who sustain friendly relations with rise Government of the United States.

ment of the United States will in good faith onfaces the same. this made shall be hinding on all parties interested, and the Govern inpurish militration shall be had number his direction, and the award the party of parties aggrieved shall arburit their complaints, through their agent, to the President of the Paired States, and thereupon an nets or depredutions shall not be redressed by a resort to arms, but agreed that in ease bestile nets or depreclutions are committed by the lets of the tribe or tribes who are parties to this treaty, such has ale the United States, against the tribe or titles or the individual mempould of the United States, or by the Indians on friendly terms with For the jurpose of enforcing the provisions of this article, it is Charles and a real

allisavit, he delivered to the person inde authorized to take such person or persons into eastedy, re the end that such person or persons or to other proper nuthority, by the party injured, and verified by And the Imbins scribs bereforen their jurit, agrees in case crimes or ... Democrate certacolor ciolations of law shall be committed by any person or pursons bearing removabeing made in writing to their agent, superintendent of Indian ailabs. members of their film, such person or persons shall, upon complaint

day or night, within ten miles of the of the name tracelled routes as seems on many took through the executive to which these of the Unified States: that they will not while so absent enearns, by erry of all persons sustaining triently relations with the Government persons whomesover. It is further agreed by the judicies parties the commission of any deproductions or injuries to the person or prophereta, that when absent from their reservation, they will refer in from and different of the United States, as their sufficient sufgeneral and penthen upon their exempsions, as ecidence that they are rightfully uways from their researchion, and shall be respected by all officers, employed, be builting purposes without the consent in writing of their agent or athoranthorized person, spacetying the purpose for which such lower is granted, and such written consent in all cases shall be horne with and hume the country outlineared within said limits, whenever directed so to do by the President of the United States, in accordance with the shotted and incorporated into some one of the tribes lawfully resid.

on their part expressly agree to remove to and accept as their pering, sees of provisions of this treaty, and that they will not go from said country settle willing the country embraced within said limits, unless formally officers, agents, and complexes of the Government shall go upon or as larve Empetations resided within said times, or as they may from time said State: Thence west to the plane of logimning, shall be and is beyong set upon for the absolute and can disturbed use and overgation of the to time agree to admit among them, and that to white person except tiles who are parties to this treaty, and of such other friendly tribes river to the 28th degree of west langitude; thence due north on said northin to the Chamronn river; thence up said river to a point where along said southern boundary of Kapsas, to the southwest corner of the same crosses the southern boundary of the State of Kansas; thence offseite the mouth of the North Fork of said river: themse down said sations may hereafter from time to time to designated by the Prosi-dent of the United States for that purpose, viz: remmercing at the "non-to-re, no-northeast corner of New Mexics, thome south to the southerst corner with receiving of the same themer mertheastwardly to a point on main Red River we know that may be punished according to the laws of the United States. Americas 2: The United States hereby agree that the district of country embraced within the following limits or such portion of the tree. Total Action of the

ž

such military pasts, or of the civil authorities of such towns or villagos, and section said. I and that homoforth they wall and do hereby, relinquist all chains or their chains and rights in and to the country morth of the Chijaronic River and word of the eastern homodary of New Mexico. Actions 2. It is further agreed that until the Indians parties hereto such as is embraced within the limits aforesaid, and more especially rights in and to any partion of the United States or familiaries, except towns, or villages therein, without the consent of the remusances of

The first part of the second o by the preceding article in relation to leaving said reservation: Provided. That the provisions of the preceding sartely in regard to recompley within ten miles of main travelled reutes, military post, rowns, and villages, shall be in full force as to the previous granted by the article; shall be ordered footbeet. That they, the said fedians, shall and within presence in an approach to said council, the presence in an approach to said council, the presence in an approach to said council. ity of any lostile hand or leands of Indians whitever. River, as well as the evaluate embraced within the limits of the reservation provided for by the preceding article, and that they shall and will not good-swhere, except upon the terms and conditions prescribed pleasure throughout the inserties partions of that part of the country they claim as originally theirs, which lies south of the Arkanas they are hereby, expressly permitted to reside upon and range at bave removed to the re-ervation provided for he the preceding article, in pursuance of the stipulations thereof, said Indians shall be and

report shaking. ARTELE 4. It is further agreed by the parties hereto that the reservoir of a United States may lay oil and build through the reservation, provided not share in the foreign Article 2 of this treaty, roads or highways as may be deemed not essafty, and may also establish such military posts within the same Throng vit proper by amortamic mod-poor vation, and further, that in time of war such other inlitary posts as new be considered essential to the general interests of the United States may be catablished: Provided, however, That upon the building of such teaths, at establishment of such military posts, the amount of injury sustained by reason thereof by the Indians inhabiting said terrention shall be exceptained under direction of the President of the United States, and thereupon such conspensation shall be made to may be decimed just and proper,
Altrican is, The United States agree that they will expend annually, as may be found increasing, in order to preserve preser among the Indians, and in order to enferce such laws, rules, and regulations as are new or may from time to time be prescribed by the President and Congress of the United States for the protection of the rights said Indians as, in the judgment of the Congress of the United States, of persons and property among the Indians residing upon said reser-

shall be equal to diffeen dollars, per capita for each person outified as afore-aid. Such proportion of the expenditure provided for by this article as max be considered expedient to distribute in the form of amounties shall be delivered to said Indians as follows, viz: One-third and interests as a people, the following amounts, that is to say, until such time as sort freduces shall be removed to their reservations, as provided for by article two of this treaty, an amount which shall be business manner and for such purposes as, in the judgment of the Secureacy of the Interior for the time being, will lost subserve their wants thereof imping the spring, and two-thirds thereof during the autumn equal to ten deflars per capita for each person entitled to participate in the boundiesn provisions of this treater and from and after the time when such removal shall have been accomplished, an amount which during the period of forty years, from and after the ratification of this treaty, for the heavilt of the Indians who are parties hereto, and of such others as may unite with them in pursuance of the terms hereof,

be taken at the lime of the amounty payment in the spring of each year by their agent or other person designated by the Secretary of the Increes, which consuls shall be the lassis on which the ansumt to be expended the next ensuing year shall be determined. For the purpose of determining from time to time the aggregate amount to be expended under the provisions of this article, it is agreed four thousand, and that im accurate consus of the Indians entitled shall that the number entitled to its beneficial provisions the coming your is The form of the con-

partian of the respective tribes not now present to unite with them such accords to the provisions of this treaty, which union and necession shall be evidenced and made binding on all parties who never such absences shall have participated in the beneficial provisions of this Another it. The Indian's parties to this treaty expressly envenion these persons of and agree that they will use their utmost endeavous to induce that year consequences

indians and of the Kiowa telle of Indians, hereisbefore referred to and cosignated in connected with their signatures, have hereinto atone written. subsertibed ribeir rounes and affixed their smals on the day and great find United States, and the chiefs and beadmen of the said kunls of Camanelle In testimony whereof, the said Commissioners on the part of the

Take attents

,							
Short on the same of the first of the	2. 11	1 0		- 1 2	2	=	, lob
	at the Leggermanth,	Thos. Marghy.	James Steele	With W. Bent.	Ait Carson,	Ding S. Harracy,	John B. Sunborn,
	lparowii.	4		į		Treey.	description of
	. (VEX.)	(SEA)	SEAL.	NEAR.	SEAT.	SEAL	SIME
-	Ξ	J.	Ξ.	Γ,	Ξ	=	

Signed and scalled in presence of ... W. R. Irwin, socretary. Commissioners on the part of the United States

Woo, E. Kittridge, B. C. McNeil,

Antiferration to the production of the contract of the product of the contract if, upon examination, it shall be found practicable to do so, the Bais Forte land of Chippewas shall be made upon their reservation Alerieux 6. It is further agreed that all payments of aumuities to

The state of the s

but of the provisions of the same; except that as to the third clause of the same tenders of the Semi-treated them. I wellth article of the treate of September 30, 1854, providing for a blacksmith, smith-shap, supplies, and instructions in farming, the same shall continue in full force and effect, but the benefits thereof twelfth article of the treaty of September 20, 1854, providing for a apon the rationation of this treaty, all former treaties existing between to be due under such treaties, or that are hereafter to full the nuter hereby, relimptish any and all claims for arrears of payments elained geted and made veid to all intents and purposes; and the said linitians them inconsistent herewith shall be, and the same are hereby, alian-Authorize it. It is agreed by and between the parties hereto that

shall be transferred to the Chippewas of Lake Superior.

Arricle 8, The United States also agree to pay the necessary expenses of transportation and subsistence of the delegates who have visited Washington for the purpose of negotiating this treaty, not

Particol of the Land

4

exceeding the sain of ten theirsand dollars.

of Chippewas, have hereunto set their hands and seals the day and year the United States, and the delegates on behalf of the Bois Forte band lits! above written. In technique whereof, the undersigned, Commissioners on helalf of

Sugwadaeninogishenng, or Ho who Trios the Earth, his x mark. Revening, or The Four Fingers, his x mark. Wabawgana wgau, or The Tomahawk, his x mark. Gauswawhanina, or He who is Looked at, his x mark, Gawnandawawinzo, or Berry Hunter, his x mark, L. E. L. Taylor, Special Commissioner. Galassirootaway, or Going through the Prairie, his x mark, in prosence of Adaway sequal cencer or Uwin-baired Bird, his x nearly Bilacemedjewesheng, or Mountain Traveller, his x mark. Abetang, or He who Inhabits, his x mark. D. N. Cookey, Commissioner of Indian Affairs, Landberr E. Webb, F. 3. \(\subset\) in E F 39 F F F 29 7.2 F

Joseph D. Gurnos. United States Indian agent for Chippewas, Luke Superior.

[L. 8.]

J. C. Ramsey. Benj'n Thotapson. United States interpreter, Lake Superior,

D. Geo. Morrison. Vincent Roy, jr. W. H. Watson. ----

"eter Rey

THEATY WITH THE CHOCTAW AND CHICKASAW, 1866.

Districted June 8 Post time of July 10,

Windson of pr

Articles of agreement and consecution between the limited States and the the City of Washington the twenty-righth day of April, in the year rights on hundred and staty-six, by Bouris N. Codey, Right Sella, and E. S. Parker, special commissioners on the part of the United States, and Mirked Work. Allen Wright, James Riley, and John Pape, commissioners on the part of the Chadrons, and Wardester Odhart, Edmand Pickers, Aldone Collect, Collect, Caster, and Robert H. Leve, commissioners on the part of the Chickmans. Chereter and Chickway Nations of Indians, made and concluded at

Chickasaws do hereby bind themselves respectively to use their influence between the United States and said nations; and the Choetaws and Agricus I. Permanent peace and friendship are hereby established

States and projects

and to make every exertion to include Indians of the plains to maintain CHIEF VIEWS peaceful relations with each other, with other Indians, and with the

wise than in punishment of crime whereof the parties shall have been duly convicted, in accordance with laws applicable to all members of Afficience. The Chordaws and Chickestwa hereby envenant and agreement agree that henceforth neither slavery marinvoluntary servinde, others one

ritizens of said nations, except in the annuities, morecys, and public demain chiland by, or belonging to, said nations respectively; and also to give to such persons who were residents as aforesaid, and their descendants, forty acres each of the land of said nations on the survey of said land, after the Choclaws and Chickesaws, to be selected on the survey of said land, after the Choclaws and Chickesays and Kansas Indians bundred thousand dollars, or any part thereof, but shall be upon the agreeing, within ninety days from the expandion of the said two years. such manner as the United States shall deem proper, - the United States descent as the United States shall remove from the said Territory in trenty, then the said sum of three hundred thousand dollars shall erase to be held in trust for the said Chortaw and Chickasaw Nations, and nations respectively, within two years from the ratification of this remove from the said nations respectively. And should the said laws such laws, rules, and organizations shall elect to remove and actually descent before referred to as within minery days after the passage of descendants, heretofore held in slavery among said nations, all the the said actions, until the legislatures of the Cheetaw and Checkasaw be Matiens respectively shall bave made such laws, rules, and regulations as may be necessary to give all persons of African descent, resident in district, provided that the said sum shall be invested and held by the Charless of the United States, at an interest not less than five per cents, in trust for the district of the said makens and the heightness of the following of the first of the said makens and the first of t the particular nation, shall ever exist in said nations.

Agreeus 3. The Choctaws and Chickasaws, in consideration of the classic forms and of three hundred thousand dollars, hereby cede to the United States. transved from said nations to have no benefit of said sum of three he willing to remove; these remaining or returning after having leven to remove from said mations all such persons of African descent as may rules, and regulations not be made by the legislatures of the said and one-fourth to the latter, less such sum, at the rate of our londered Chickesaw Nations in the proportion of three fourths to the former the conclusion of such laws, rules, and regulations, the suit sum of rights, privileges, and immunities, including the right of suffage, of the said nation at the date of the treaty of Fort Smith, and their he held for the use and benefit of such of said persons of African targe hundred thousand deflars shall be paid to the said (Noclaw and have made their selections as herein provided; and immediately on States the territory west of the 98° west longitude, known as the leased

courts, any law to the continery notwithstanding; and they fully recotherwise disqualified or disabled, shall be competent witnesses in all same footing as other estimate of the United States in the said militars. Alctivist. The said nations further agree that all negroes, not make the area. nations, respectively, they shall be entitled to as much land as they any time be made, and that they shall be treated with kinduess and be to enforce. And they agree, on the part of their respective nations, and equitable contracts for their labor, which the law should aid them civil and criminal suits and proceedings in the Choctaw and Chickasaw protreted against injury: and they further agree, that white the said freedmen, now in the Chortaw and Chickasaw Nations, remain in said saws, and negroes, and that no distinction affecting the latter shall at agaize the right of the freedmen to a fair remaineation as reasonable that all laws shall be equal in their operation upon Cherraws, Chieka

Automore to be pend agent the reservation of, etg.

thromsistent provisions of fether treaties abrogated

Part of treaty of Sept. 20, 1881, in retings in 193 force

Payment of expenses of deligation to Washington

Agricum 6. It is further agreed that all payments of annuities the Bois Forte band of Chippewas shall be made upon their reservation if, upon examination, it shall be found practicable to do so.

Agricus 7. It is agreed by and between the parties hereto line upon the ratification of this treaty, all former treaties existing between them inconsistent herewith shall be, and the same are hereby, also gated and made void to all intents and purposes; and the said Indian hereby relinquish any and all claims for arrears of payments claims to be due under such treaties, or that are hereafter to fall due made the provisions of the same; except that as to the third clause of the twelfth article of the treaty of September 30, 1854, providing for blacksmith, smith-shop, supplies, and instructions in farming, the same shall continue in full force and effect, but the benefits there shall be transferred to the Chippeway of Lake Superior.

ARTICLE S. The United States also agree to pay the accessar expanses of transportation and subsistence of the delegates who have visited Washington for the purpose of negotiating this treaty, ac exceeding the sum of ten thousand dollars.

In testimony whereof, the undersigned, Commissioners on behalf ϵ the United States, and the delegates on behalf of the Bois Forte ban of Chippewas, have hereunto set their hands and seals the day and yea first above written.

D. N. Cooley, Commissioner of Indian Affairs. E. E. L. Taylor, Special Commissioner, [L. 3, Gabeshoodaway, or Going through the Prairie, his x mark. L. S. Babawmadjeweshcang, or Mountain Traveller, his x mark. [L. 8, Adawawnequabenace, or Twin-haired Bird, his x mark. Lo B. Sagwadacamegishcang, or He who Tries the Earth, his x mark. 1... 8. Neoning, or The Four Fingers, his x mark. [1., 8. Wabawgamawgau, or The Tomahawk, his x mark. h.. s. Ganawawbamina, or He who is Locked at, his x mark. 1., 8. Gawnandawawinzo, or Berry Hunter, his x mark. 1., S. Abetang, or He who Inhabits, his x mark. L. 5. In presence of---Luther E. Webb, 1., 8, United States Indian agent for Chippewas, Lake Superior. Joseph D. Gurnoc, 1. 8. United States interpreter, Lake Superior. J. C. Ramsey. Benj'n Thompson. Peter Roy. [L. S.] D. Geo. Morrison. Vincent Roy, jr. W. H. Watson.

TREATY WITH THE CHOCTAW AND CHICKASAW, 1866.

Apt. 28,156.

14 Stats., 769.

Ratified June 28,
1866.

Proclaimed July 10,
1866.

Articles of agreement and convention between the United States and the Choctain and Chickasaw Nations of Indians, made and concluded at the City of Washington the twenty-cighth day of April, in the near eighteen hundred and sixty-six, by Donnis N. Cooley, Elijah Sells, and E. S. Parker, special commissioners on the part of the linked States, and Alfred Wade, Alten Wright, James Riley, and John Pages commissioners on the part of the Choctaws, and Winchester Cabert, Edmund Pickens, Holmes Colbert, Colbert Carter, and Robert II. Love, commissioners on the part of the Chickasaws.

Peace and friends

ARTICLE 1. Permanent peace and friendship are hereby established between the United States and said nations; and the Choctaws and Chickasaws do hereby bind themselves respectively to use their infinence

and to make every exertion to induce Indians of the plains to maintain peaceful relations with each other, with other Indians, and with the United States.

ARTICLE 2. The Choctaws and Chickasaws hereby covenant and Shavery and involagree that henceforth neither slavery nor involuntary servitude, otherwise than in punishment of crime whereof the parties shall have been duly convicted, in accordance with laws applicable to all members of

the particular nation, shall ever exist in said nations.

ARTICLE 3. The Choetaws and Chickasaws, in consideration of the district to the United sum of three hundred thousand dollars, hereby code to the United States. States the territory west of the 980 west longitude, known as the leased district, provided that the said sum shall be invested and held by the be invested by the district, provided that the said sum shall be invested and held by the ne invested by the United States, at an interest not less than five per cent, in trust for United States and held in trust mind, the said nations, until the legislatures of the Choctaw and Chickasaw sic. Nations respectively shall have made such laws, rules, and regulations as may be necessary to give all persons of African descent, resident in the said nation at the date of the treaty of Fort Smith, and their descendants, heretofore held in slavery among said nations, all the rights, privileges, and immunities, including the right of suffrage, of citizens of said nations, except in the annuities, moneys, and public donain claimed by, or belonging to, said nations respectively; and also to give to such persons who we've residents as aforesaid, and their descendants, forty agrees each of the land of said nations on the same terms as the Choctaws and Chickasaws, to be selected on the survey of said land, after the Choctaws and Chickasaws and Kansas Indians have made their selections as herein provided; and immediately on the enactment of such laws, rules, and regulations, the said sum of three hundred thousand dollars shall be paid to the said Choctaw and Chickasaw Nations in the proportion of three-fourths to the former and one-fourth to the latter, -- less such sum, at the rate of one hundred dollars per capita, as shall be sufficient to pay such persons of African descent before referred to as within ninety days after the passage of such laws, rules, and regulations shall elect to remove and actually remove from the said natious respectively. And should the said laws, rules, and regulations not be made by the legislatures of the said nations respectively, within two years from the ratification of this treaty, then the said sum of three hundred thousand dollars shall cease to be held in trust for the said Choctaw and Chickasaw Nations, and be held for the use and benefit of such of said persons of African descent as the United States shall remove from the said Territory in such manner as the United States shall deem proper, the United States agreeing, within ninety days from the expiration of the said two years, to remove from said nations all such persons of African descent as may be willing to remove; those remaining or returning after having been perioved from said nations to have no benefit of said sum of three hondred thousand dollars, or any part thereof, but shall be upon the same footing as other citizens of the United States in the said nations.

ARTICLE 4. The said nations further agree that all negroes, not and freshmen otherwise disqualified or disabled, shall be competent witnesses in all civil and criminal suits and proceedings in the Choctaw and Chickasaw courts, any law to the contrary not withstanding; and they fully rec-"guize the right of the freedmen to a fair remuneration on reasonable and equitable contracts for their labor, which the law should aid them to enforce. And they agree, on the part of their respective nations, that all laws shall be equal in their operation upon Choctaws, Chickasaws, and negroes, and that no distinction affecting the latter shall at any time be made, and that they shall be treated with kindness and be $\mathbb{P}^{rotected}$ against injury; and they further agree, that while the said Preedings, now in the Choctaw and Chickasaw Nations, remain in said bations, respectively, they shall be entitled to as much land as they

Sights of negroes

may cultivate for the support of themselves and families, in cases where they do not support themselves and families by hiring not interfering with existing improvements without the consent of the accupant, it being understood that in the event of the making of the laws, rules, and regulations aforesaid, the forty acres aforesaid shall stand in place of the land cultivated as last aforesaid.

Ananesty for pust

ARTICLE 5. A general amnesty of all past offences against the laws of the United States, committed before the signing of this treaty by any member of the Choctaw or Chickasaw Nations, is hereby declared and the United States will especially request the States of Missouri Kansas, Arkansas, and Texas to grant the like annesty as to all offences committed by any member of the Choctaw or Chickasaw Nation. And the Choctaws and Chickasaws, anxious for the restoration of kind and friendly feelings among themselves, do hereby declars an amnesty for all past offences against their respective governments. and no Indian or Indians shall be prescribed, or any act of forfeiture or confiscation passed against those who may have remained friendly to the United States, but they shall enjoy equal privileges with other members of said tribes, and all laws heretofore passed inconsistent herewith are hereby declared inoperative. The people of the Choctaw and Chickasaw Nations stipulate and agree to deliver up to any duly authorized agent of the United States all public property in their possession which belong to the late "so-called Confederate States of America," or the United States, without any reservation whatever: particularly ordnance, ordnance stores, and arms of all kinds.

Readil of way directly requally ler aptizonal-

Distriction

tarino etc.

fuctions may sub-scribe to stock.

Provisor

Arrican 6. The Chortaws and Chickasaws hereby grant a right of way through their lands to any company or companies which shall be duly authorized by Congress, or by the legislatures of said nations, respectively, and which shall, with the express consent and approbation of the Secretary of the Interior, undertake to construct a railroad through the Choctaw and Chickasaw Nations from the north to the south thereof, and from the east to the west side thereof, in accordance with the provisions of the 18th article of the freaty of June twenty-second, one thousand eight hundred and fifty-live, which provides that for any property taken or destroyed in the construction thereof full compensation shall be made to the party or parties injured. to be ascertained and determined in such manner as the President of Companies subject the United States shall direct. But such railroad company or companies, with all its or their agents and employes shall be subject to the laws of the United States relating to intercourse with Indian tribes. and also to such rules and regulations as may be prescribed by the Secretary of the Interior for that purpose. And it is also stipulated and agreed that the nation through which the road or roads aforesaid shall pass may subscribe to the stock of the particular company or companies such amount or amounts as they may be able to pay for in alternate sections of unoccupied lands for a space of six miles on each sidof said road or roads, at a price per acre to be agreed upon between said Choctaw and Chickasaw Nations and the said company or companies, subject to the approval of the President of the United States; Provided, however, That said land, thus subscribed, shall not be sold, er demised, or occupied by any one not a citizen of the Choctaw or Chickasaw Nations, according to their laws and recognized usages: Provided, That the officers, servants, and employes of such companies necessary to the construction and management of said road or roads shall not be excluded from such occupancy as their respective function may require, they being subject to the provisions of the Indian inter course law and such rules and regulations as may be established by the Secretary of the Interior: And provided also, That the stock thus sub scribed by either of said nations shall have the force and effect of : first mortgage bond on all that part of said road, appurtenances, and equipments situated and used within said nations respectively, and shall he a perpetual lien on the same, and the said nations shall have the right, from year to year, to elect to receive their equitable proportion of declared dividends of profits on their said stock, or interest on the par value at the rate of six per cent, per annum.

2. And it is further declared, in this connection, that as fast as see- when companies to tions of twenty miles in length are completed, with the rails laid ready for melanic for use, with all water and other stations necessary to the use thereof, $_{\mathbf{a}^{\mathbf{s}}|\mathbf{a}|}$ first-class road, the said company or companies shall become entided to patents for the alternate sections aforesaid, and may proceed to dispose thereof in the manner herein provided for, subject to the

approval of the Secretary of the Interior.

3. And it is further declared, also, in case of one or more of said selected as being alternate sections being occupied by any member or members of said copied sections. nations respectively, so that the same cannot be transferred to the said company or companies, that the said nation or nations, respecfively, may select any unoccupied section or sections, as near as circonstances will permit, to the said width of six miles on each side of said road or roads, and convey the same as an equivalent for the section or sections so occupied as aforesaid.

ARTICLE 7. The Chuctaws and Chickasaws agree to such legislation Decision by Consistence as Congress and the President of the United States may deem necession and project. sary for the better administration of justice and the protection of the rights of person and property within the Indian Territory: Provided, horers r. Such legislation shall not in anywise interfere with or annul their present tribal organization, or their respective legislatures or judiciaries, or the rights, laws, privileges, or customs of the Choctaw and Chickasaw Nations respectively.

ARTICLE 8. The Choctaws and Chickasaws also agree that a conneil, Academia to the control of the chickasaws also agree that a conneil, Chickasaws also agree that a conneil of the chickasaws are a chickasaws and a chickasaws also agree that consisting of delegates elected by each nation or tribe lawfully resident within the Indian Territory, may be annually convened in said Terri-

tory, to be organized as follows:

I. After the ratification of this treaty, and as suon as may be deemed below taken. practicable by the Secretary of the Interior, and prior to the first session of said assembly, a census of each tribe, lawfully resident in said Territory, shall be taken, under the direction of the Superintendent of Indian Affairs, by competent persons, to be appointed by him, whose compensation shall be fixed by the Secretary of the Interior and paid by the United States.

- 2. The conneil shall consist of one member from each tribe or nation of whom to conserve whose population shall exceed five hundred, and an additional member for each one thousand Indians, native or adopted, or each fraction of a thousand greater than five hundred being members of any tribe Envirolly resident in said Territory, and shalf be selected by the tribes or nations respectively who may assent to the establishment of said general assembly: and if none should be thus formally selected by any nation or tribe, it shall be represented in said general assembly by the chief or chiefs and head-men of said tribes, to be taken in the order of their rank as recognized in tribal usage in the number and proportions above indicated.
- 3. After the said census shall have been taken and completed, the Mender to whale Superintendent of Indian affairs shall publish and declare to each tribe the number of members of said council to which they shall be entitled arder the provisions of this article; and the persons so to represent morning he said tribes shall meet at such time and place as he shall designate. but thereafter the time and place of the sessions of the general assembly shall be determined by itself: Provided, That no session in any herath of session one year shall exceed the term of thirty days, and provided that the Special sessions may be called whenever, in the judgment of the Secrebary of the Interior, the interests of said tribes shall require it.

Time and place of

Length of session

Provoges of pengent assembly

4. The general assembly shall have power to legislate upon all sub. jects and matters pertaining to the intercourse and relations of the Indian tribes and nations resident in the said Territory, the arrest and extradition of criminals escaping from one tribe to another, the administration of justice between members of the several tribes of the said Territory, and persons other than Indians and members of said tribus or nations, the construction of works of internal improvement, and the common defence and safety of the nations of the said Territory All laws enacted by said council shall take effect at the times therein provided, unless suspended by the Secretary of the Interior or the President of the United States. No law shall be enacted inconsistent with the Constitution of the United States or the laws of Congress, or existing treaty stipulations with the United States; nor shall said conneil legislate upon matters pertaining to the legislative, judicial, or other organization, laws, or customs of the several tribes or nations except as herein provided for.

President of council.

5. Said conneil shall be presided over by the superintendent of Indian affairs, or, in case of his absence from any cause, the duties of the superintendent enumerated in this article shall be performed by such person as the Secretary of the Interior shall indicate.

, systematry Anty and ξ as:

6. The Secretary of the Interior shall appoint a secretary of said council, whose duty it shall be to keep an accurate record of all the proceedings of said council, and to transmit a true copy thereof, duly certified by the superintendent of Indian affairs, to the Secretary of the Interior immediately after the sessions of said council shall terminate. He shall be paid five hundred dollars, as an annual salary, by the United States.

. Page $\mu_0 A$ inclosing of members,

7. The members of the said council shall be paid by the United States four dellars per diem while in actual attendance thereon, and four dellars mileage for every twenty miles going and returning therefrom by the most direct route, to be certified by the sceretary of said council and the presiding officer.

Courts and the respectively.

8. The Chaetaws and Chickasaws also agree that a court or courts may be established in said Territory with such invisdiction and organization as Congress may prescribe; Provided, That the same shall not interfere with the local judiciary of either of said nations.

Tiplicates from the Perittery. 9. Whenever Congress shall authorize the appointment of a Delegate from said Territory, it shall be the province of said council to elect one from among the nations represented in said council.

Superintendent of Indian arthris to be executive. Title and dates 10. And it is further agreed that the superintendent of Indian affairs shall be the executive of the said Territory, with the title of "governor of the Territory of Oklahoma," and that there shall be a secretary of the said Territory, to be appointed by the said superintendent; that the duty of the said governor, in addition to those already imposed on the superintendent of Indian affairs, shall be such as properly belong to an executive officer charged with the execution of the laws, which the said council is authorized to enact under the provisions of this treaty; and that for this purpose he shall have authority to appoint a marshal of said Territory and an interpreter; the said marshal to appoint such deputies, to be paid by fees, as may be required to aid him in the execution of his proper functions, and be the marshal of the principal court of said Territory that may be established under the

Marshal.

Subject of magshal grid secretary.

provisions of this treaty.

11. And the said marshal and the said secretary shall each be emitted to a salary of five hundred dollars per annum, to be paid by the United States, and such fees in addition thereto as shall be established by said governor, with the approbation of the Secretary of the Interior, it being understood that the said fee-lists may at any time be corrected and altered by the Secretary of the Interior, as the experience of the system proposed herein to be established shall show to be necessary.

and shall in no case exceed the fees paid to marshals of the United States for similar services.

The salary of the interpreter shall be five hundred dollars, to be paid Salary of memory of the interpreter shall be five hundred dollars, to be paid Salary of memory of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be five hundred dollars, to be paid Salary of the interpreter shall be shall be five hundred dollars.

in like manner by the United States.

12. And the United States agree that in the appointment of mar- Approximents of slads and deputies, preference, qualifications being equal, shall be given us to competent members of the said nations, the object being to create a landable ambition to acquire the experience necessary for political

offices of importance in the respective nations.

13. And whereas it is desired by the said Choctaw and Chickasaw upper house of the Nations that the said council should consist of an upper and lower council. house, it is hereby agreed that whenever a majority of the tribes or nations represented in said council shall desire the same, or the Congress of the United States shall so prescribe, there shall be, in addition to the council now provided for, and which shall then constitute the lower house, an upper house, consisting of one member from each tribe entitled to representation in the council now provided for-the relations of the two houses to each other being such as prevail in the States of the United States: each house being authorized to choose its presiding officer and clerk to perform the duties appropriate to such offices; and it being the duty, in addition, of the clerks of each house to make out and transmit to the territorial secretary fair copies of the proceedings of the respective houses immediately after their respective sessions, which copies shall be dealt with by said secretary as is now gravided in the case of copies of the proceedings of the council mentioned in this act, and the said clarks shall each be entitled to the same per diem as members of the respective houses, and the presiding adicers to doube that sum.

ARTICLE 9. Such sums of money as have, by virtue of treaties conducted existing in the year eighteen hundred and sixty-one, been invested in each for the purposes of education, shall remain so invested, and the interest thereof shall be applied for the same purposes, in such manner as shall be designated by the legislative authorities of the Choctaw and

Chickasaw Nations, respectively.

ARTICLE 10. The United States resultings all obligations arising out on a parameter of treaty stipulations or acts of legislation with regard to the Choctaw photosum of the control of th and Chickasaw Nations, entered into prior to the late rebellion, and in force at that time, not inconsistent herewith; and further agrees to renew the payment of all annuities and others moneys according under such treaty stipulations and acts of legislation, from and after the close of the fiscal year ending on the thirtieth of June, in the year eighteen

bundred and sixty-six. Aurrent 11. Whereas the land occupied by the Choctaw and Chicket of lands in several to. saw Nations, and described in the treaty between the United States and said nations, of June twenty second, eighteen hundred and lifty-five. is now held by the members of said nations in common, under the provisious of the said treaty; and who reas it is believed that the holding of said land in severalty will promote the general civilization of said pations, and tend to advance their permanent welfare and the best interests of their individual members, it is bereby agreed that, should the Choctaw and the Chickasaw people, through their respective legislative councils, agree to the survey and dividing their land on the system of the United States, the land aforesaid east of the ninety-eighth degree of west longitude shall be, in view of the arrangements hereinafter mentioned, surveyed and laid off in ranges, townships, sections, and parts of sections; and that for the purpose of facilitating such sur- tset office established parts of sections; and that for the purpose of facilitating such surveys and for the settlement and distribution of said land as hereinafter provided, there shall be established at Boggy Depot, in the Choctaw Territory, a land-officer and that, in making the said surveys and conducting the business of the said office, including the appointment of all

mecessary agents and surveyors, the same system shall be pursued which has heretofore governed in respect to the public lands of the United States, it being understood that the said surveys shall be made at the cost of the United States and by their agents and surveyors, as in the case of their own public lands, and that the officers and employes shall receive the same compensation as is paid to officers and employes in the land-offices of the United States in Kansas.

Maps of survey to exhibit actual occur procession.

Arrivia 12. The maps of said surveys shall exhibit, as far as practicable, the outlines of the actual occupancy of members of the said nations, respectively; and when they are completed, shall be returned to the said land-office at Boggy Depot for inspection by all parties interested, when notice for minety days shall be given of such return, in such manner as the legislative authorities of the said nations, respectively, shall prescribe, or, in the event of said authorities failing to give such notice in a reasonable time, in such manner as the register of said land-office shall prescribe, calling upon all parties interested to examine said maps to the end that errors, if any, in the location of such occupancies, may be corrected.

Notice to testing interested to exagging the target

Aktrone 13. The notice required in the above article shall be given, not only in the Chectaw and Chicksaw Nations, but by publication is newspapers printed in the States of Mississippi and Tennessee, Log. isiana, Texas, Arkansas, and Alabama, to the end that such Choctaws and Chickasaws as yet remain outside of the Choctaw and Chickasaw Nations, may be informed and have opportunity to exercise the rights hereby given to resident Choctaws and Chickasaws; Provided, Tlat. before any such absent Choctaw or Chickasaw shall be permitted to select for him or herself, or others, as hereinafter provided, he or she shall satisfy the register of the land-office of his or her intention, er the intention of the party for whom the selection is to be made, to become bona-fide resident in the said nation within five years from the time of selection; and should the said absence fail to remove int said nation, and occupy and commence an improvement on the land selected within the time aforesaid, the said selection shall be cancelled, and the land shall thereafter be discharged from all claim on account thereof.

family may be seterred for soils of piptice, for schools, some market, and colleges

ARTICLE 14. At the expiration of the ninety days aforesaid the legislative authorities of the said nations, respectively, shall have the right to select one quarter-section of land in each of the counties of said nations respectively, in trust for the establishment of seats of justice therein, and also as many quarter-sections as the said legislative councils may deem proper for the permanent endowment of schools, seminaries, and colleges in said nation, provided such selection shall not embrace or interfere with any improvement in the actual occupation of any member of the particular nation without his consent; and provided the proceeds of sale of the quarter-sections selected for seats of justice shall be appropriated for the erection or improvement of public buildings in the county in which it is located.

Each Indian to have a right to one quarter section of land.

Actual occepant.

intents.

ARTICLE. 15. At the expiration of the ninety days' notice aforesaid, the selection which is to change the tenure of the land in the Choctaw and Chickasaw Nations from a holding in common to a holding in severalty shall take place, when every Choctaw and Chickasaw shall have the right to one quarter-section of land, whether made or female, adult or minor, and if in actual possession or occupancy of land improved or cultivated by him or her, shall have a prior right to the quarter-section in which his or her improvement lies; and every infant shall have selected for him or her a quarter-section of land in such location as the father of such infant, if there he a father living, and if no father living, then the mother or guardian, and should there be neither father, mother, nor guardian, then as the probate judge of the county, acting for the best interest of such infant, shall select.

ARTICLE 18. Should an actual occupant of land desire, at any time prior to surveys may gior to the commencement of the surveys aforesaid, to abandon his abandon his abandon his abandon his analyses more represent, and select and improve other land, so as to obtain the more representative of selection thereof, he are should be at Blazara to do an prior right of selection thereof, he or she shall be at liberty to do so: prior rights which event the improvement so abandoned shall be open to selection by other parties: Provided, That nothing herein contained shall authorize the multiplication of improvements so as to increase the authorize of land beyond what a party would be suffered by quantity of land beyond what a party would be entitled to at the date

this treaty. No selection to be made under this treaty shall be per- occupation by an ARTICLE 17. No selection to be made under this treaty shall be per- occupation by an intension with the continued occupation, by the arresponding contribution of the arresponding to the continued occupation. of this treaty. mitted to deprive or interfere with the continued occupation, by the are combining missionaries established in the respective nations, of their several nussionary establishments; it being the wish of the parties hereto to proande and foster an influence so largely conducive to civilization and more and roster an innovace so targery constants to civilization and Rights of corner refinement. Should any missionary who has been engaged in missionary labor for five consecutive years before the date of this treaty in the said nations, or either of them, or three consecutive years prior to the late rebellion, and who, if absent from the said nations, may desire to return, wish to select a quarter-section of land with a view to a permanent home for himself and family, he shall have the privilege of doing so, provided no selection shall include any public buildings. schools or seminary; and a quantity of land not exceeding six hundred and forty acres, to be selected according to legal subdivisions in one body, and to include their improvements, is hereby granted to every religious society or denomination which has erected, or which, with the consent of the Indians, may be reafter erect buildings within the Chectaw and Chickasaw country for missionary or educational purposes; but no land thus granted, nor the buildings which have been or any be erected thereon, shall ever be sold or otherwise disposed of, except with the consent of the legislatures of said nations respectively and approval of the Secretary of the Interior; and whenever such lands or buildings shall be sold or disposed of the proceeds thereof shall be applied, under the direction of the Secretary of the Interior, to the support and maintenance of other similar establishments for the benefit of the Choctaws and Chickasaws, and such other presons as may hereafter become members of their nations, according to their laws, customs, and usages.

ARTICLE 18. In making a selection for children the parent shall in have a prior right to select land adjacent to his own improvements or entired selection, provided such selection shall be made within thirty days from the time at which selections under this treaty commence

ARTICLE 19. The manner of selecting as aforesaid shall be by an Mobile of selecting entry with the register of the land-office, and all selections shall be made to conform to the legal subdivisions of the said lands as shown by the surveys aforesaid on the maps aforesaid; it being understood that nothing herein contained is to be construed to conline a party selecting to one section, but he may take contiguous parts of sections by legal subdivisions in different sections, not exceeding together a

Activities 20. Prior to any entries being made under the foregoing problem in the major to be made under the foregoing problem in the major problem. number of persons for whom a parent or guardian, or probate judge of the county proposes to select, and of their right to select, and of his or her authority to select, for them, shall be made to the register and receiver of the land-office, under regulations to be prescribed by the

Article 21. In every township the sections of land numbered six, sections it and is been and thirty-six shall be reserved for the support of schools in said schools from 12. township. Pravided. That if the same has been already occupied by a party or parties having the right to select it, or it shall be so sterile as

gights of garests n selection books of

to be unavailable, the legislative authorities of the particular mations shall have the right to select such other unoccupied sections as they may think proper,

Military posts and hidden agencies.

Arriche 22. The right of selection hereby given shall not authorize the selection of any land required by the United States as a military post, or Indian agency, not exceeding one mile square, which, when abandoned, shall revert to the nation in which the land lies,

of regulates

Numesosperated of Arriche 23. The register of the land-office shall inscribe in a suit made in the make able book or books, in alphabetical order, the name of every individual for whom a selection shall be made, his or her age, and a description

Descriptor

ARTICLE 24. Whereas it may be difficult to give to each occupant of an improvement a quarter section of land, or eyen a smaller subdivision, which shall include such improvement, in consequence of such improvements lying in towns, villages, or bamlets, the legislative authorities of the respective nations shall have power, where, in their discretion, they think it expedient, to lay off into town lots any section or part of a section so occupied, to which loss the actual menpants, being citizens of the respective nations, shall have pre-emptive right, and, upon paying into the treasury of the particular nation the price of the land, as fixed by the respective legislatures, exclusive of the value of said improvement, shall receive a conveyance thereof. Such occupant small not be prejudiced thereby in his right to his selection elsewhere. The town lots which may be unoccupied shall be disposed of for the benefit of the particular nation, as the legislative authorities may direct from time to time. When the number of occupants of the same quarter-section shall not be such as to authorize the legislative authorities to lay out the same, or any part thereof, into town lots, they may make such regulations for the disposition thereof as they may deem proper, either by subdivision of the same, so as to accommodate the actual occupants, or by giving the right of prior choice to the first occupant in point of time, upon paying the others for their improvements, to be valued in such way as the legislative authorities shall prescribe, or otherwise. All occupants retaining their lots under this section, and desiring, in addition, to make a selection, must pay for the lots so retained, as in the case of town lets. And any Cheetaw or Chickasaw who may desire to select a sectional division other than that on which his homestead is, without abundoning the latter, shall have the right to purchase the homestead sectional division at such price as the respective logislatures may prescribe,

Whete patents to be sue for velocited lands.

ARTICLE 25. During ninety days from the expiration of the ninety days' notice aforesaid, the Choctaws and Chickasaws shall have the exclusive right to make selections, as aforesaid, and at the end of that time the several parties shall be entitled to patents for their respective selections, to be issued by the President of the United States, and countersigned by the chief executive officer of the nation in which the land lies, and recorded in the records of the executive office of the particular nation; and copies of the said patents, under seal, shall be evidence in any court of law or equity.

Ortigens by achop-tions or materimizenage to inly estate rights.

ARTICLE 26. The right here given to the Choctaws and Chickasaws. respectively, shall extend to all persons who have become citizens by adoption or intermarriage of either of said nations, or who may hereafter become such.

Disputes in to selecterris of hinds, how to be selvied.

ARTICLE 27. In the event of disputes arising in regard to the rights of parties to select particular quarter-sections or other divisions of said land, or in regard to the adjustment of boundaries, so as to make them conform to legal divisions and subdivisions such disputes shall be settled by the register of the land office and the chief executive officer of the nation in which the land lies, in a summary way, after hearing the

parties; and if said register and chief officer cannot agree, the two to call in a third party, who shall constitute a third referee, the decision of any two of whom shall be final, without appeal.

Agricus 28. Nothing contained in any law of either of the said common seize. nations shall prevent parties cutitled to make selections contiguous to each other; and the Choctaw and Chickasaw Nations hereby agree to repeal all laws inconsistent with this provision.

ARTICLE 29. Selections made under this treaty shall, to the extent of one quarter section, including the homestead or dwelling, be inalignable for the period of twenty-one years from the date of such selection, and epon the death of the party in possession shall descend according to the laws of the nation where the land lies; and in the event of his or ker death without heirs, the said quarter-section shall escheat to and

become the property of the nation.

ARTICLE 30. The Choctaw and Chickasaw Nations will receive into Section of their respective districts cast of the ninety-eighth degree of west longer self-into districts either in the proportion of one fourth in the Chickasaw and three self-into districts. gitude, in the proportion of one fourth in the Cuickasaw and three-move-some rights, one fourths in the Choctaw Nation, civilized Indians from the tribes known by the general name of the Kansas Indians, being Indians to the north of the Indian Territory, not exceeding ten thousand in number, who shall have in the Choctaw and Chickasaw Nations, respectively, the same rights as the Chortaws and Chickasaws, of whom they shall be the follow-citizens, governed by the same laws, and enjoying the same privileges, with the exception of the right to participate in the Cheelaw and Chickasaw annuities and other moneys, and in the public domain, should the same, or the proceeds thereof, be divided per capita among the Choctaws and Chickasaws, and among others the right to select land as berein provided for Choctaws and Chickasaws, after the expiration of the ninety days during which the selections of land are to be made, as aforesaid, by said Choetaws and Chickasaws; and the Chectaw and Chickasaw Nations pledge themselves to treat the said Kansas Indians in all respects with kindness and forbearance, aiding them in good faith to establish themselves in their new homes, and to respect all their customs and usages not inconsistent with the constitation and laws of the Choctaw and Chickasaw Nations, respectively. In making selections after the advent of the Indians and the actual occupancy of land in said nation, such occupancy shall have the same effect in their behalf as the occupanenes of Chortaws and Chickasaws; and after the said Choctaws and Chickasaws have made their selections as aforesaid, the said persons of African descent mentioned in the third article of the treaty, shall make their selections as therein provided, in the event of the making of the laws, rules, and regulations aforesaid, after the expiration of ninety days from the date at which the Kansas Indians are to make their selections as therein provided, and the actual occupancy of such persons of African descent shall have the same effect in their behalf as the occupancies of the Choctaws and Giickasaws.

Agricus 31. And whereas some time must necessarily clause before Such Knows in the surveys, maps, and selections berein provided for can be completed sacc so as to permit the said Kansas Indians to make their selections in their order, during which time the United States may desire to remove the said Indians from their present abiding places, it is hereby agreed that the said Indians may at once come into the Chortaw and Chickasaw Nations, settling themselves temporarily as citizens of the said kations, respectively, upon such land as suits them and is not already occupied.

ARTICLE 32. At the expiration of two years, or sooner, if the Presi pocuments in land and of the United States shall so direct, from the completion of the dig. Thestay and Sent of the United States shall so direct, from the completion of the fact thectaw and the Chickester in two Surveys and maps aforesaid, the officers of the land-offices aforesaid core

Selections to the ca-

shall deliver to the executive departments of the Choctaw and Chicka saw Nations, respectively, all such documents as may be necessary to elucidate the land-title as settled according to this treaty, and forward copies thereof, with the field notes, records, and other papers pertaining to said titles, to the Commissioner of the General Land Office; and thereafter grants of land and patents therefor shall be issued in such proceedings offer manner as the legislative authorities of said nations may provide for all the unselected portions of the Choctaw and Chickasaw districts as defined by the treaty of June twenty-second, eighteen hundred and

antholo

ARTICLE 33. All lands selected as herein provided shall thereafter noish in severally and has held in severally by the respective parties, and the inselected land shall be the common property of the Choctaw and Chickasaw Nations, in their corporate capacities, subject to the joint control of their legis lative authorities.

These provided from selecting de-timety days may re-cestafterwards

AKTIULE 34. Should any Choctaw or Chickasaw be prevented from selecting for him or herself during the the ninety days aforesaid, the failure to do so shall not anthorize another to select the quarter-section containing his improvement, but he may at any time make his selection thereof, subject to having his boundaries made to conform to legal divisions as aforesaid.

contractor (Sertion) the of most result for

ARTICLE 35. Should the selections aforesaid not be made before the transfer of the land records to the executive authorities of said nations, respectively, they shall be made according to such regulations as the legislative authorities of the two nations, respectively, may prescribe, to the end that full justice and equity may be done to the citizens of the respective territories.

ARTICLE 36. Should any land that has been selected under the pro-duced for screen year, visions of this treaty be abandoned and left uncultivated for the space rened, sec. — of seven veces by the renth of seven veces by the r of seven years by the party selecting the same, or his heirs, except in the case of infants under the age of twenty-one years, or narried women, or persons non compos mentis, the legislative authorities of the nation where such land hes may either rent the same for the benefit of those interested, or dispose of the same otherwise for their benefit, and may pass all laws necessary to give effect to this provision.

Pagment by the Arrich 37. In consideration of the right of selection hereinhefore ential states for him accorded to certain Indians other than the Choctaws and Chickasaws. the United States agree to pay to the Choctaw and Chickasaw Nations. out of the funds of Indians removing into said nations respectively, under the provisions of this treaty, such sum as may be fixed by the legislatures of said nations, not exceeding one dollar per acre, to be divided between the said nations in the proportion of one-fourth to the Chickasaw Nation and three-fourths to the Choctaw Nation, with the understanding that at the expiration of twelve months the actual mun ber of said inunigrating Indians shall be ascertained, and the amount paid that may be actually due at the rate aforesaid; and should still further immigrations take place from among said Kausas Indians, still further payments shall be made accordingly from time to time.

white persons many rying Indians and residence of the Chickasaw, resides in the said Choctaw or Chickasaw Nation, or who have notionally the maintained and ptechnological the maintained been adopted by the legislative authorities, is to be deemed a melliple to its laws to be said pation, and shall be subject to the laws of the Choctaw and ber of said nation, and shall be subject to the laws of the Choctaw and Chickasaw Nations according to his domicile, and to prosecution and trial before their tribunals, and to punishment according to their laws in all respects as though he was a native Choctaw or Chickasaw.

Licenses to trade

ARTICLE 39. No person shall expose goods or other articles for sale as a trader without a permit of the legislative authorities of the nation he may propose to trade in; but no license shall be required to authorize any member of the Choctaw or Chickasaw Nations to trade in the Choctaw or Chickasaw country who is authorized by the proper author ity of the nation, nor to authorize Chortaws or Chickasaws to sell flour, meal, meat, fruit, and other provisions, stock, wagons, agricultural implements, or tools brought from the United States into the said

ARTICLE 40. All restrictions contained in any treaty heretofore aperishes personal made, or in any regulation of the United States upon the sale or other respect removed. disposition of personal chattel property by Choctaws or Chickasaws

are hereby removed.

ARTICLE 41. All persons who are members of the Caoctaw or Chickastw Nations, and are not otherwise disqualified or disabled, shall hereafter be competent witnesses in all civil and criminal suits and proceedings in any courts of the United States, any law to the contrary not with standing.

Approx 42. The Choetaw and Chickasaw Nations shall deliver up investigate of the rersons accused of crimes against the United States who may be found within their respective limits on the requisition of the governor of any State for a crime committed against the laws of said State, and upon the requisition of the judge of the district court of the United

States for the district within which the crime was committed.

Agrica E 40. The United States promise and agree that no white Accident to person, except officers, agents, and employes of the Government, and employes of order to prompt of the Government and employes of the Government. of one internal improvement company, or persons travelling through, or temporarily sojourning in the said entions, or either of them, shall be permitted to go into said Territory, unless formally incorporated and naturalized by the joint action of the authorities of both nations into one of the said nations of Choctaws and Chickasaws, according to their laws, customs, or usages; but this article is not to be construed to affect parties heretofore adopted, or to prevent the employment temporarity of white persons who are teachers, mechanics, or skilled imagriculture, or to prevent the legislative authorities of the respective vations from authorizing such works of internal improvement as they may deem essential to the welfare and prosperity of the community, or be taken to interfere with or invalidate any action which has heretofore been had in this connection by either of the said nations.

Aurieug 44. Post-offices shall be established and maintained by the main United States at convenient places in the Choctaw and Chickasaw Nations, to and from which the mails shall be carried at reasonable intervals, at the rates of postage prevailing in the United States.

ACTICLE 45. All the rights, privileges, and immunities heretofore immunities of the hippostessed by said nations or individuals thereof, or to which they were date to remain in entitled under the treaties and legislation beretofore made and had in connection with them, shall be, and are hereby declared to be, in full force, so far as they are consistent with the provisions of this treaty.

ARTICLE 46. Of the moneys stipulated to be paid to the Choctaws dians under this and Chickasaws under this treaty for the cession of the leased district. Treaty, haw to be rand. and the admission of the Kansas Indians among them, the sum of one hundred and fifty thousand dollars shall be advanced and paid to the Chectaws, and fifty thousand dollars to the Chickasaws, through their respective treasurers, as soon as practicable after the ratification of this treaty, to be repaid out of said moneys or any other moneys of said nations in the hands of the United States; the residue, not affected by my provisions of this treaty, to remain in the Treasury of the United States at an annual interest of five per cent., no part of which shall be paid out as annuity, but shall be annually paid to the treasurer of said nations, respectively, to be regularly and judiciously applied, under the direction of their respective legislative councils, to the support of their government, the purposes of education, and such other objects as may be best calculated to promote and advance the welfare and happiness of said nations and their people respectively.

8. Doc. 319, 59-2, vol 2----59

Breaty restrictions

Watherson

Pristort trees and

After survey and as surveyed and assigned to the Choctaws and Chickasaws in severalty falized, ch

To be divided por engstine.

Secretarized.

and fund no be copy as herein provided, upon application of their respective legislative councils, and with the assent of the President of the United States, all the annuities and funds invested and held in trust by the United States for the benefit of said nations respectively shall be capitalized or nonverted into money, as the case may be; and the aggregate amounts thereof belonging to each nation shall be equally divided and paid per capita to the judividuals thereof respectively, to aid and assist them in improving their homesteads and increasing or acquiring flocks and herds, and thus encourage them to make proper efforts to maintain successfully the new relations which the holding of their lands in sev. cease, some may graftly will involve: Provided, nevertheless. That there shall be retained by the United States such sum as the President shall deem sufficient of the said moneys to be invested, that the interest thereon may be suffcient to defray the expenses of the government of said nations respectively, together with a judicious system of education, until these objects can be provided for by a proper system of taxation; and whenever this shall be done to the satisfaction of the President of the United States, the moneys so retained shall be divided in the manner and for the purpose above mentioned. Preyment of \$25,000 proceedings of the process of the process of the property of the process of the p

Agricus 48. Immediately after the ratification of this treaty there shall be paid, out of the funds of the Chortaws and Chickasaws in the hands of the United States, twenty-tive thousand dollars to the Chostaw and twenty-five thousand dollars to the Chickasaw commissioners. to enable them to discharge obligations incurred by them for various incidental and other expenses to which they have been subjected, and

for which they are now indebted.

those between

damages of legal in Article 49. And it is further agreed that a commission, to consist damages of legal in a person or persons to be appointed by the President of the United datased from the agreement of the United and the control in the consistency on the States, not exceeding three, shall be appointed immediately on the ratification of this treaty, who shall take into consideration and determine the claim of such Choctaws and Chickasaws as allege, that they have been driven during the late rebellion from their homes in the Choctaw [and Chickasaw] Nations on account of their adhesion to the United States, for damages, with power to make such award as may be consistent with equity and good conscience, taking into view all circumstances, whose report, when ratified by the Secretary of the Interior, shall be final, and authorize the payment of the amount from any moneys of said nations in the hands of the United States as the said commission may award.

Commission to deterrophy the chains of hypotentizeus of the limited states for dam-BESCS.

ARTICLE 50. Whereas Joseph G. Heald and Reuben Wright, of Massachusetts, were licensed traders in the Choctaw country at the commencement of the rebellion, and claim to have sustained large losses on account of said repellion, by the use of their property by said nation, and that large sums of money are due them for goods and property taken, or sold to the members of said nation, and money advanced to said nation; and whereas other loyal citizens of the United States may have just claims of the same character: It is hereby agreed and stipulated that the commission provided for in the preceding article shall investigate said claims, and fully examine the same; and such sum or sums of money as shall by the report of said commission. approved by the Secretary of the Interior, be found due to such persons, not exceeding ninety thousand dollars, shall be paid by the United States to the persons entitled thereto, out of any money belong ing to said nation in the possession of the United States: Provided. That no claim for goods or property of any kind shall be allowed or paid, in whole or part, which shall have been used by said nation or any member thereof in aid of the rebellion, with the consent of said claimants: Provided also, That if the aggregate of said claims thus

Provisos

allowed and approved shall exceed said sum of ninety thousand dollars, then that sum shall be applied pro rata in payment of the claims so

ABTRULE 51. It is further agreed that all treaties and parts of Innoisiant treaty treaties inconsistent herewith be, and the same are hereby, declared bull.

null and void.

In testimony whereof, the said Donais N. Cooley, Elijah Sells, and E. S. Parker, commissioners in behalf of the United States, and the said commissioners on behalf of the Choctaw and Chickasaw nations. have become set their hands and seals the day and year first above

written.

D. N. Cooley, Commissioner of Indian Affairs,	[SEAL.]
Elijah Sells, superintendent of Indian affairs,	SEAL.
E. S. Parker, special commissioner,	SEAL.
Commissioners for United	States.
Alfred Wade.	SEAL.
Allen Wright.	(SEAL.)
James Riley,	SEAL.
John Page.	SEAL.
Choctaw commissioners.	
Winchester Colbert,	[SEAL.]
Edmund (his y mark) Pickens,	SEAL
Holmes Cothert.	SEAL
Colbert Carter,	SEAL
Robert H. Love,	SEAL
Chickasaw commissioners.	

Campbell Leftore.

Secretary of Choctaw delegation.

E. S. Mitchell.

Segretary of Chicknessy delegation.

In presence of

Jno. H. B. Latrobe. P. P. Pitchlynn.

Principal chief Choctaws.

Douglas H. Cooper.

J. Harlan.

Charles E. Mix.

TREATY WITH THE CREEKS, 1866.

Treaty of cossion and indicating concluded at the city of Washington powers, two the functional day of Jane, in the year of our Lord and thousand systems in the year of our Lord and thousand systems in the functional and south-six, by and between the United States, and tepresented by Donals N. Cooley, Commissioner of Indian Affairs, Front and States, and States, and States, superior and Col. Ely N. Parker, special commissioner, and the Crack Nation of Indians, represented by Ok-ture-sures-baria, or Sands; Commissioner and Chembaraha, Aldered southern and D. V. Meta. Consectioniss on and Cheschiescher, delegates of large, and D. N. Melis toch and James Smith, special delegates of the Southern Creeks.

PREAMBLE.

Whereas existing treaties between the United States and the Creek and th Nation have become insufficient to meet their mutual necessities; and whereas the Creeks made a treaty with the so-called Confederate States. on the tenth of July, one thousand eight hundred and sixty-one, whereby they ignored their allegiance to the United States, and Unsettled the treaty relations existing between the Creeks and the United States, and did so render themselves liable to forfeit to the

APPENDIX IV INDIAN LAND ALLOTMENTS

FORTY-NINTH CONGRESS. Sees, II. Cir. 119, 1887

are modely by extracting factors of the particular spectrum particular partic

test the become the junit made from the infringement betters parent for a design, aggriere d by the infringement of the same, might have laid if this art had not been passed; but such owner shall Sec. 2. That nothing in this act contained dual prevent, lesson, improved, or second any remody of law or is equity which any owner of

Appeared, February 4, 1887.

CHAS, 119—As well in generally for the Albertanian of Linds of programly to Indiana on the system of contractions, and the control day for thorough the large of the Lindson whole Analytic Transfer was constrained for an edge of the purposes.

We is executed by the Senate and Heave of Representatives of the United Product of the Native of America of Congress manufacted. Thus in all senates where any first to all the All Hills of Little of Hulland has been, or shall beginned in a local manufacture of the Congress of the Congr dians or reserve any reservation crisifed for their use, either by issure stipulation or by for their use, the President of the United States in, and he hereby as authorized, whenever in his openion any reservation or any part thereof of such Indiana is advantage on a for agricultural and graving purposes, to range said reservation, or any part Surout, to be carreged, or rough vayed if therebying, and be allot the known in said resurration in severe. ally to any furtion lengted therein in quantities as follows: suite of the first of Congress or executives order section plant the same

To each head of a family, one quarter of a section:

Henr: To each orphan child maker eighteen ye tracif age, one eighth af a sec

To each other wagle person under eighten years now living, or who

Property.

belonging thosen in quantity as several in a hirely reach infividual hubby have been provided by there. That when the hards affected are may calculate proposed an additional abstract and a grazing purposed, in solutional alternation of several and provided provided in solutional alternation of several and provided provided in the several and solutional alternation of several and provided provided in the several and solutional alternation of several and provided provi A Total of the pro 1313 in accombance with the governors of this net; And provided forther, That where the first, or not of frequest soliting near such reservation provides for the distances of haden wearisty in provides for the distances of haden wearisty in probably a fathered provided, the frequency of making a fathered in the reservation, shall also the lands to rach individual higher the provided frequency. have be built prior to the detect the earlier of the Trivallent directing an allocarre of the triple endrared in any reasonation, one extrept of a section; Provided That average there is not sufficient land in any of said preservations to allocards to each unity day'd of the chesses above maked or reservations shall be afformed to each individual of each of said elusion in quantities as above provided, the bands endoared in such reservingan

District of the second are as easy direct betaux of the Interior may desert the agent of such tributor bond, or to charter grazing purposed in sold is between of such grazing lands, in or goods of each materials as those provided, shall be usade a centrality dugl.

Serve as of at Size 2. That all allotte rates or against mater the provisions of this not comes, shall be solved by the Indiana, heads of families solving for their comes.

This behaves the indianal solution and the agents shall solved or each or plant while, and JUST OF OUR PROPER the selection. Where the improvements of two or usure Indiags have been made on the stand legal subdivision of land, unless they shall otherwise agree, a pervisional is a may be run divering sold linds be treen them, and the speam to whats out is earlied shall be equalized. for that purpose, to being a referrior for such Indius, which such there he and it force be no agent, then a special agent appointed direct that allotments here be made on a particular book votion, the Soc. that under this get: Francisco, That if any one extract to an allotan or shall but to make a scheding within hour years ther the President dail in such manner as to embrace the improvements of the Indians making shall be affected as use cases where selections are made by the Indians in the assignment of the remainder of the land to which they grower

> sided by such agouts to the Commissioner of Judian Affairs, in duplicate, one cupy to be soluted in the Judian Office and the other to be trans-SEC. 3. That the allotments provided for in this act shall be made by ... Allotments to be special agents appointed by the Provident for such purpose, and the agent by special agents in charge of the respective recoverations on which the allotments agents in the second such that is the second of the respective recoverations on which the allotments agents ited in the General Land Office. noticel to the Secretary of the interior for his action, and to be deposbury of the laterior may from them to time prescribe, and aball he corare directed to be made, under such rules and regulations as the Secto-

under the general laws for the disposition of the public lands shall be paid to them, from any moneys in the Treasury of the United States not otherwise appropriated, upon a statement of an account in their behalf for such fees by the Commissioney of the Congruid Land Office, and account not for findings restricting upon reservations; and when such sottlement is made upon unsurveyed lands, the grant to such indicas shall be seligible upon the strong of the lands so as to conform the strong and patents. round limits of the United States not otherwise appropriated, he or she land. urririons as herein provided. And the fees to which the officers of such lead such affice would have been earlibed had such bank been entered abuil by issued to them for such famile in the manner and with the reand to his or her skildren, in quantities and mature as provided in this in which the lands are secuted, to have the same affected to him or her, shall be entitled, upon application to the local land office for the district or executive order, shall make sectionout upon any surveyed or unsurwhere A. Thus where any Indian not residing upon a reservation, or for where tribe no reservation has been provided by treaty, set of Congress, tilication of such account to the Becretary of the Treasury by the Sears-

the State of Kamene regulating the descent and partition of real estate shall, so far as practicable, apply to all lands in the Indian Territory which may be altotted in accessity under the provisions of this acted had provided farther. Thus at any time alter bands have been allotted to all the Julients of any time at her bands have been allotted to all the Julients of any time as herein provided, or security in the aptime of the President it shall be for the best interests of said tribe, at shall be lawful for the Secretary of the Interior to negotiate with a shall be lawful for the Secretary of the Interior to negotiate with and I fulling tribs for the juteltake and released by and tribe, in conform, purchase of lands in with the treaty or statute under which such conversation is held, of not allow. With portions of its reservation not allotted as such tribe shall, from time to tage, consent to sail out made transcribed in the conformal tribe. in onse of his decorace, of his hoise according to the laws of the State or I ferritory where such land is docated, and that at the expiration of said period the United States will conserv the angle by patches to said Indian. Conveyance in or his house as aforesaid, in fee, dissentinged of said treat and free of all fee after 2 years, the general period of the Indian fee, of the Indian charge or inclination whatever I have deed That the President of the Indian may be fitted States may many case in his discretion extend the period. And Indian law he if any representation shall be basede of the lands set apart and allotted as extended. been provided, or any contract made touching the same, infacts the explaintant of the time shores mentioned, such conveyance of contract shall be shadedledy and and explaint in face in the State of Payrioty where such limits are studied and partition in face in the State of Payrioty where such limits are studied shall apply thereta after patents therefor have been expected. of Indians, which purchase shall not be complete until ratified by Conthing to thing consent to soil, on such forms and confinions as shall be reported just and equitable between the United States and soid tribe set by the Scoretary of the Interior, he shall come patents to issue therefor in the name of the albitross, which patents shall be of the legal effect, and declare that the United States does and will hold the land thus albitral, for the period of twenty-five years, in trust for the sole use and brustly of the Indian to when such albitrart shall have been made, or, and delivered, except as herein otherwise provided; and the laws of were of the Interior. and the form and menter of executing early release shall also be 5

Certificates.

Indiana nat

may make acted that or published

Patent to impo-

No habit

laws of dreems

395

faithfu extepted

Purchase recases to be held in treat integration of the state of the bands we bound prescribed by Congress: Tearned descreer. That oil bands adopted to the lost for an agriculture, within without irrigation so said or released to the Playled to the Playled and the Congress was a second to the Playled and the Congress was a second to the Playled and the of by the Pasted States to actual assistment like softlers unty in tearing safe jumpose of security, homes to actual withers and shall be disposed agriculture, with or without irrigation so soil or released to the United States by any Indian tribe whall be held by the United States for the

nicking herein contained shall elembe or othernity ream of such single of the figure of the figure of such single parts to be better the figure of the figur Referentanting these turlians who have aveided themselves of the processors of this set and become entirens of the United States (4.2) to probated. And the series agreed to be gent by the linear States as parelines to money for any parsion of any such reservation shall be held in the free stry of the linited States for the sole age of the trace of relines of Indianie; to whom such reservations belonged; and the same, which interest thereon at three partieur perturbation, do the other additions of such a supervision by Congress for the others had contraston of such stills of relineating by Congress for the others had contraston of such state of indiance of indianic and indicates and indicates and there are contraston to the others of indianic or the state of indianic or the others and the state of indianic of the others. society or ethic regunzation is now accupying age of the public lands to which the not is applicable. So religious of wherefound work annuig the kulture, the Secretary of the kulture is to reby authorized to canfirm such accupation to each weder, or organization, is quantity not same whall be we need both on some seems as be chall deed just a hall exceeding one limited and sixty arres in our use that, so long as the free of charge, to the allestee entitled thereto. And if any religious taken us a doubtestend, or any contract towering the game, or her thermal created prior in the date of each patient, shall be suffusion each

Create edigitation are reflect to a fact to a SEC 6. That upon the resuperional sect diodiscents and the patent-ing of the lands or said additives, each and every member of the ga-specific bands or titles of Indians to whom abdiscens have been multi-stall bases the height of and he setmen to the laws, both eval-and estimated of the State in Temples, in which they may result, and to six enter acquirate and an art from any trade of findings therein, and have adopted the labets of civilized labets a because the labets are expected to all the algebra, more begins made and the office of States, and seame that to all the algebra, here begins, and manufactures of sech algebra, there are begins to many by both of authors described to all the artists have of not, by both of no Territory shall pass or entities any law died ing any such Jolian within the irrisolation that epid producting of such as. And overy tables in long within within 5 of territorial linguistic fibe United States for whim glottiments shall have been made under the powerants of this pri, or assessing law or healts, and every folian had within the territorial healts of the United States who has a countried; rather up, within said Junits, his of the Usined States without as any manarity arguing of otherwise aftering the right of any such fadicin to relater setter property. others to a more benufarry timbe at historie a thin the perspectal Laite

Section, if the Sect. is That in cracks where the use of water for integral of selection that are not probable in problem the funds within any heavy means the satisfaction and for problem of sections of the integral for a section of the formula of the formula of the section and funds of a section and funds of the section and funds of the section of the formula of the section of the section of the funds of the section of th touring grant of waiter by alte figurean people over shall be authorized in meressary to secure it just and equal distallation thereof maning the Collians resideng upon any such reservations and no other appropria-

HEC. 8. That the provision of this set-shall not extend to the territory occupied by the tilnerskers, Creeks, Cheeks, A. Chiekssers, Semi-noles, and Ozago, Mannies and Pearins, and Foxes, in the little in Territory, and Foxes, in the little of the searce shallow of the Senses Matter of New York Indians in the State of New York, nor to that strip of territory in the State of Nelmanka adjoining the Sioux Nation on the south

SEC 3. That for the purpose of truking the surveys and removeys pretroised in section two of this set, there be, and hereby is, appropriated, out of any moneys in the Tressury not otherwise appropriated, the sem of one hundred thousand dollars, to be repaid proportionally. added by execution order. Appenituation for

to affect the right and power of Congress to great the right of way untaffected through any fault granted to an Indian, or a tribe of Indians for railly roads or railly highways, or telegraph lines; for the public ask, or to each end to problem ask for to exclude a temperature. If the northern such lands to pribbe uses, upon neating flut compensation. Since 11. That and hing in this act that he are construct, so the problem. Senthern Dies the research of the Southern Ute Indiana from their present reserve. The may be reposed to the reposed of the Southern Ute Indiana from their present reserve. out of the protects of the sales of April Juni 44 may be acquired from Sec. 10. That nothing in this act contained shall be so construed as Rights of

WHY

convent of a unspirity of the adult wate members of said tribe.

Approved. February 8, 1887.

Batton Rouge and for other parposes CSLAP, 120—As and the declare a ferference of lapsky granted in the New Orleans, letter, Respective total to certain lands, and the latest Respective total to certain lands, and the Fab. 8, 1987.

रेडिब्रॉ इ.स. इ.स.

and shad in all that park of said grunt on the west-of the Mississippi River which is opposite to and contemineus with the part of the New Orberta Parelle Edition! Company which was completed on the fifth day of January, eighteen handred and eighty-said; and said lands are re-stored to the public domain of the United States.

Sec. 2. That the lither libs United States and of the original granter Ro it exacted by the Senate and House of Representatives of the United Notes of America in Congress assembled. That the lands granted to the Senate to be supposed. That the lands granted by the granted of New Orse Sew Orleans, Estan Relage and Vicksburg Relational Company by the granted to New Orse and Exact to incorporate the Texas Preside Halleonal Company Relational Company is the party and the constitution of Ha road, and for other purposes, T. C. Sericical, approved March third, sighteen hundred and seventy-one, are breeky. Vol. 16, p. 329, declared to be forfeight. of and grant which is affinite on the east side of the Mississippi Kiver,

the lands granted by said act of Congress of March third, eighteen conformed to Sew hundred and seventy one, to said grantee, the New Orleans, Baton & Co., neighbor without an eventy one, to said grantee, the New Orleans Baton & Co., neighbor without an engineer and Viewaburg Raitroad Company, and herein declared Affected, of New Orleans as retinquished, granteed, our reyed, and confirmed to the New Orleans Baton Rome and Faville Raitroad Company, and he neighbor of the New Orleans Baton Rome and Faville Raitroad Company, and Hands to be located in survivalence with the map fled by said New Orleans Baton Rome and Faville and the Location of the New Orleans Baton Rome and Faville and eighty one and New Orleans Raitro Establishy Company in the Location of the inferior October twenty-seventh, eighteen hundred and eighty one and Nevember seventeenth, eighteen hundred and eighty one and Nevember seventeenth, eighteen hundred and eighty one and Nevember seventeenth, eighteen the from the India of India of the India of India of India of the India of Indi

Lis Affect Whose grand to be

the grant provided for hi the second sections of this act are made and shall take effect whenever the Secretary of the Interior is notified that

everflews of admining farm lands, and make possible the continued and

uninfrergoted use of soul reflood and soul refront bridge. Cheedoor, Be a search fig the North soul floor of figorous telescope (Se Tenrod Manager & Marie of Astrophysical Personal Research for the Congress reconstituting and Maximum, Kansas and Terra, and Terra, Kaliway Company to and it is being particularly to be two constraints of the property spol vailroad Shift in the river above said bridge by extanding and examined in channel for the river, confirming at and bridge action tending filtering assections reactly eight and bridge action tending filtering bridge action cast, by the South Canadra, Fixe, at our ment the northwest control of and such section part is not accurate and northway company is authorized to enter apass lands additional to and below said prilected to deep and to that end to straighten and

oders; 1 - 216

Property of Contra

talling to make amerable settliaments with any occupant, the railway company may file at spectron in the limited. States court in the ladian Territory for the district an which the larges lie, recting its failure to may at ence proceed with the rousdings toos of web chainsel.
Sirt, 3. Then the boundary line between the Greek and Churtae. paid fear dollars per day, with indeapend for contentor mile. If either in oath that they will furtherly and interactivity discharge the diffuse imposed by their approximent, which rath, day, certiliot, shall be returned with their award. The control of a uniformly of sail countries somers shall be the award of the containson, and such award shall be filed within ten days after the approximent of sail contains in . Either party being dies disself with the award any the exceptions in said country thereof within ten days from the filing of the same, and a find eake such anneable settlement, and thereupon said court shall appoint Sec. 2. That before said channel shall be exceptived and constructed ryrough any lamis field by individual occupants, occuping to the laws. said course. Proceeded, 'That said reconnectament shall be allowed and pay into court, before entering upon the land condemned, the amount of said award, together with all cases, assessed as in ordinary cases in a rangemission of these disintensited persons instruction qualifications damagnet by persons of the construction of soil element. In case of durphie the associat of the issued to alode the judgment there a and party lifes exceptions, then the tailway coupling shall pay into road othoreuses. If weither guery bles exceptions the authors company shall of the issues raised by such exceptions shall be had in said owict as in diffuse shall take and subscribe besone said courts of the clock thereof enstrome, and marges of the Creek Lank Christaec markets, full compress to the sustained by such exemplant, what before reporting input their of judges an said court, to view the premises and approase the damages sation shall be made to such excupants for all property to be taken ex

and all almost grounds.

The top and he to be done by said advergent patts.

Justician edge to Sign, 4. That the Messonia, Kanyans and Texas Railway Company by the control of the said and the said and the said for the said and the said an nations shall be and accuminated toget, by mason in the work besets

Control de processo de la Control de la Cont

Communication of a communication of the communicati

builther rights an and to said siver than it now has and the diversion of the raver tening is same shall have no other or such annihmnation proceedings and the construction of such climinal

CHAP, 502—An Art. To present sections and recent the Astron. More either, eighbors from the 4 and rights, several troubs points of the art. Target, hapter three from the first and Effy rises.

Startized Essayon in Company messayidel, Thei section one of the Act of March Clard, reighteen functivel and englity severa consider reaseding their and difference second session of the Jeety and's Congress, be The strength of high his Signatura of Halow of July is each then a of the Pulled

Total district and a second se

2

Amended by adding thereto the following proviso, to wit: **Precided*** sheaf-scenarios **Precided*** That he suit against the Covernment of the United States, using some at the brancht hy any officer of the United States to recover fees for services **Precided** alleged to have been performed for the United States, shall be allowed and thatly noted upon according to the provisions of the Act of July **Note 200 thatly noted upon according to the provisions of the Act of July **Note 200 thatly setted upon according to the provisions of the Act of July **Note 200 thatly setted upon according to the provisions of the Act of July **Note 200 thatly setted upon according to the provisions of the Act of July **Note 200 thatly setted upon according to the provisions of the Act of July **Note 200 thatly setted upon according to the provisions of the Act of July **Note 200 thatly setted upon according to the provisions of the Act of July **Note 200 that exenty four, fivenly eighth Statutes at Large, page one hundred and sixty two, unless the proper accounting officer of the Treasury fails to finally led thereon within six months after the account is received in

said office. That section two of the Act aforesaid, approved March third, two of the Act aforesaid, approved March third, two of the structed hondred and eighty seven, by, and the sum is betely, there is betely, the section structed has reliable to all the sum of the following: "The "Fortup discount and district courts." anch purpose by persons claiming as such officers or as assignees or legal representatives thereof." shall not extend to ensew brought to recover fees, salary, or compensa-tion for official services of officers of the United States or brought for jurisdiction hereby conferred along the said circuit and district courts

Approved, June 27, 1898.

- ----

CHAP. 304.—An Act To amond an Act relatifed "An Act to establish a Contra of Private Janel Change and to provide for the scattenant of private land claims in commistion and Terrateles," approved March blied, eightoen businedand minety-size, and the analysis of the act manners. The analysis of the act mendatory thereto, approved Pahruncy twenty-fant, eightoen size, and the Act amendatory thereto, approved Pahruncy twenty-fant, eightoen ase, and the we necessary handout and hippty-three.

34B+ 27 149B

Art entitled "An Act to establish a Court of Private Latted Claims and Described For the setablish a Court of Private Latted Claims and Described to to provide for the setablishment of private land claims in certain States the setablish and Theoremselvia and Theritarias, approved March third, eighteen hundred and ninety. Valsacias one, as amended by the Act approved Following twenty-first, eighteen hundred and ninety-three, by and the same is hereby, further amended. Valsacias in striking out the worlds within two years after the first day of member. December, eighteen hearded and ninety-two," as they stand in said Art, as amended, and inserting in lieu thereof the second of the same of the second of the same of the same of the second of the same of the second of the same of he filed with the surveyor-general of the proper State or Territory before the fourth day of March, nineteen hundred and one, and no claim not so filed shall be valid." Art as amended, and inserting in lieu thereof the winds "before the fourth day of March, nineteen hundred and one," so that the first clause of mail section shall read as follows, namely: "That all claims lie it consted by the Senote and House of Representatives of the United States of America in Congress, assembled, That section eightness of an arising under either of the next two preceding sections of this Act shall

Approved, June 27, 1818.

for other purposes CHAP 517 - As Ar The the protection of the people of the Isthan Testifory, and

By it enacted by the Scente and House of Representatives of the Extled
Notes of America in Congress apsembled. That in all eximinal prospen leaves the scenario in the limits in the laddan Territory against placetim at the limits in the laddan Territory against placetim at the same accuses in the crim. These schools believe the same accuses in the crim. said Territory. and laws besetoliare extended over and par in force in said Territory. and embracery the word "officee," when the same appears in the crim-

tory, it shall appear to the court that the property of any tribe is in my way affected by the Essues being heard, said court is hereby authorized and required to make said tribe a party to said suit by service equity, pending in the United States court in any district in said Terri-74. 10. 14 That when in the progress of any civil sult, either in law or Suitmatleutung tribat engogi, Italie to be

Tout plu (24, 100) 1533 1107 W. 1886.

upon the experies governes of the tribecond the sail shall there due he conducted and absorbed pury Street 3. This could control are increase in a Third

The second of th are field inclorability against the trade by these stating of the trade included thereogeral the warming-life and right are distributed by the remains single to the Free Titles, or the United States count, and the inclument has become final, their said count shall cause the parties charged with mill while highly and presentant to be removed from the same and by such pursuit, and if the improvements overed to velocitie stocked of reals with which such persons should be derived the owner, or its integerency shall specify such those as if i, is the diproved the court, compensate such pressure for the balance dat, and as its lam pusses out to such time unless the general topolity channel within much reason at the time unless the general topolity channel within such reason of roots exceed the value of the integrations, pulping the vigil to perdoped against the characters and such such season the perdoped against the characters are such such such as the fact execution truly. eight, may, as to lands not exercify in anount one has obtainful and sexus series, in decime of any notion for the possession of suit had sexus that he is and has been in percently possession of suit hads, but had have sent the besone in the possession of suit hads, but had sexual presentation in an arrow of the had and the had sexual presentation. lights, holding the presession thereof upder in agreement, least, or but who continge to hold said hands and telegraphs interithstanding the observer of the tribus and it is belowed upon to it that the same thream, expected prior to demony liest, a glitoon hyndrid mit in retyimprovement readanct with either of repolantions as telescor any entrem couse the small small tenements to be perfected to the pressure of persons able value of such higher givests and the figh and respective rental value of such lands for the figure the same shall have been corniced the rooms of jury trying such cause shall derichance the fair and region length of tractor majorasers had as such improvements. Theoreamon the providing that he has not recipy of the provision the root a sufficient Penelded algories. That any person being a receitant in possession of or satisficiant is the at Indians sufficient to the procession of the sature 12 X X X X

hand. Selborging to any our of the said in deskof habans, rhotsing webs. At one conship, whose challes have been decade habans, characterized at Act. eight on hindred and streety eight, is diving point to that mineself or dispose of the same to any newheres the sile ownering the first who decress to high the same is his aboutours. Possoco, the this section of Coorgress approach function throughton markhoid dimety six shall be possessed the rot and had held by Docomber that y list. to an payerout femilianal by the Cheendee Nation make the agreement on his United States uppersed by Congress March the Leighbour shall not anoth to improvements who have soon at proceed and build Stockly That all persons who have be encoded in the purpotential con-

The season by

. -----------------

. ÷

:

18.000

Initial and include laters.

See That the foregree noting by the first on present shall be overmessed under seed on the error five Act it shall be the detect the party. by beaving the value of the fact of two places of resonance of business with the person employing the preparation of the regard twiste yields on it is resolved to a maximum address of the factor of the section of the factor. by the same with any person ever the agreet twelveyiens upon the precises seeight to be received and described in soid matter and if there be population with where soid indice out the add, then by posting here negative it the real of the second of the contract of the contract of the second of the contract of the c shall be smooth as heast shorts days helefold interesting the action by Here surveys seemed, white her he mether its relief to so be brought, where however hrangang the came to matter the adverse party to cave the promotes to

> describe the promises so detained, and shall set forth a detection without the consort of the person bringing soid suit or the tribe, by one whose membership is denied by it: Provided. That if the clife or governor relase or laif to bring suit is behalf of the tribe then any member of take or bimself, with the court, which shall, an man an practicable chief or governor of the tribe, or person or persons bringing said in his own behalf, shall have theil a sworn esemplaint, on behalf of the Sec. 6. That the anumous shall not issue in such action until the Gulfered tries etc.

the tribe may make complaint and bring said sett.

Size 7. That the curre is gracting a continuous of any case, pare of continuous tienburly mader section three, may, in its discretion, require the party applying therefor to give an authorisking to the adverse party, with good and sufficient securities, to be approved by the jadge of the court, conditioned for the payment of all dumages and costs and defravite

the rest which may become if judgment be readered against him.
Size S. That when a judgment for restitution shall be entered by the sales court the eight shall, at the request of the plantiffi or lits attorney, leans and all accouning costs in the service of the writ. Said writ shall be excented within thirty days.

Sec. 9. That the arrisdation of the court and municipal authority of suid afficer to levy upon the property of the defendant or defendants subject to execution, and also collect therefrom the costs of the action and ejected from the premises and the plaintiff given complete and mulistarbed passession of the sease. The writishall also command the the court to cause the defendant or defendants to be forthwith rome ved a writ of execution thereon, which shall command the proper officer of "frames of write

Transportation

Extent blicker to the mouth of Mill Creek; and all the laws and ordinates mouth of Mill Creek; and all the laws and ordinates for the preservation of the peace and health of said sity, as far as the same are applicable, are hereby put in force therein: Provided, Sectional laws to charge or the splid ever be made or levied by said city against level; said and or the tribe or nation to whom it belongs.

Size 10. That all actions for residual or the longs are not property amount or some or continuous factors are the configurated by the service of a summons within a service of a summons within a commenced by the service of a summon within a commenced by the service of a summon within a commenced by the service of a summon within a commenced by the service of a summon within a commenced by the service of a summon within a commenced by the service of a summon within a commenced by the service of a summon within a commenced by the service of a summon within a service of a summon wit Seat. 9. That the latisdection of the court and municipal authority of parents of police the city of Fort Smith for police purposes to the State of Arkansas 19 suits to realizate terriby extended eyes all that strip of land in the Indian Testitory lying land. Judian Testi and being situate between the corporate limits of the said city of Fort-smith and the Arkansas and Polean rivers, and extending up the said

this Act shall take away the right to maintain an action for unlawful and formble outry and detainer given by the Act of Congress passed May cound, eighteen hundred and abery (Twenty-eight United States which shall be commenced beceater, based upon wrongful detention or or presenting logan prior to the date of its possage; and all actions two years after the passage of this Act, where the wrongful detention within two years after the cause of action accused. And nothing in presention committed since the presente of this Act must be commenced Arthur for foreible

Vol. 20, y. 85.

among the citizens thereof, as shown by said roll, giving to each, so far as possible, his fair and equal share thereof, considering the nature and installigation and installigation soil, breation, and value of same; but all oil, real, asphatt, a shown installigation for the soil, breation, and value of same; but all oil, real, asphatt, a shown for appointed under Acts of Congress, and known as the Dissess Com-mission." shall proceed to allot the exclusive usu and overhower of the or tribes is fully completed as provided by law, and the survey of the Statutes, page ninety-five). Sec. 11. That when the roll of citizenship of any one of said antique aspirals, or minoral deposits, and all town sites shall also be reserved and mineral deposits in the lands of any tribe are reserved to such tribe, and no alloratent of such lands shall carry the title to such oil, coal, surface of all the lands of said nation or tribe sosceptible of altotment linds of said nation of tribe is also completed, the commission bereto from alluluont a sufficient amount of lands now occupied by charebes, as the several tribes, and shall be set apart by the commission hereto schools, parsonages, charitable institutions, and other public buildings fure pentianed as incapable of alloraent. There shall also be reserved #United Page

l'egrape. retuesi er fediore.

2007-020-02

nu jeses sneh persoa nei isoo - neh sociitation no allatmonts shall bo male to Action of downs hans. Provided fartion, That the lands allotted shall be nontransferable evos militation that that the is see perod end shall be hade be nonte gallors con-transfer print fluggets by the allates, and shall be nontragable with soand the second of the second o The following the first plane of the properties of the following photon $\mathcal{L}_{ij}^{(n)}$. The following the first photon $\mathcal{L}_{ij}^{(n)}$ and the following photon $\mathcal{L}_{ij}^{(n)}$. under the provisions of this Act to be entited a sections by shall, within ninety days there itted, refault the answird so paid the action, with six per been analysisfall to declared, moneying its percent enoughly for, by any of the read to of the United States in or by the claims if Teaching, to have been illegally proceeded staglished at all ending and Section of a tribe is an possession at Lands, his aflatuated ancy he made out of the larges in his possession, including his home it the balder so destrict Provided profley. That it the person to whom an affalment shall have live arrest to repel sectoral and necessary to be destroyed and can't parson now, and for such new schools as may be model, then swift periodical for for hardal grounds where messesary. When such aburment of the Block of Arthresis रेजनेन इस्ते नक्षणाम श्रीत्रामिक जान है जिस मूजा जो निक्रम कार्यक्ष हो है ज entrem extenses, for the control shows and monther fasters as intentions who have been paid for their jurge-contents under existing mae bumbed and twister, in breize, of Massiekl's bijest of the Stat may be arounded as provided in socious nice lundred and some acid and not be seemed offerense than be emberrated than the spini ar preaignizated under the greensees of the Astate hereby suthing of th such person in such Terretoey, and exactly extend by such tother and In we and have not surrecelered presentation of edicinarile form arsy offer reason declared to be seconfished to any statment, he shall approval: Provided. That technic hore is octained shall in any way for public impressements, regardless of tribal larger and when the same sorting by combinations or ithis give, all the lands, actually pages one He outsted and emeted fleen savi inselse that an persons innovance allost any vestod fegal rights which can have been benefatione as intel make fell report thereof to the Secretary of the Interior for his by Aer of Cappries, got he enjode-tranian to containing additional lands of any tribe had here by then completed, said semnission shaft for a berr squeeny for a rate and a reservoir of each for the second to exempt

Superior 1 grant

Sign. 12. That when populated plotographs of lands of any taches half by made to the Secretary of the Internal proceeds define provided, he shall make a proposition thereon, and where he shall confirm such a holomous to the softeness shall begin in proposed to and materials in a continuity of the process shall be not some or the process of the view.

Tomore de se of Chal, which shall rembine a South in procedure to the sill veys. any leave for any such in metals otherwise scale shall be alreadyly with.

You leave shall be made or renewed for a longer-period than filteen years, nor rever the more along angle than a longer period and for typeses. surrowding year imposition as advanted recally on the miso or chain on which they are made. All such payageness shall be resedit on ropally when each said using a developed professional and its professional in iste of one hendred dellass per annual in advance, for the first and several greats, two bindited dellass per annual, in advance, for the sees shall yay on each oil, cool, asphall, or other mineral claim at the the leaving of oil each asphalt, and other names kine aid Teachers exposes of sinch grant and continued and an included and all become third and wanth years and the brushed dellars, a advance, for each and all such besees shall be made by the Sectionry of the fators as and disented from time to time to provide unbecaud a gularsons in wegald to becomes due and payable on any least the lease on which deaple w independent along the rotative for the period of seven does not at the solino of ed or another doposit, and should the besore to globel of refixer to pear such and strong send a sureal advanticed jery agends unden bedaute, whether devol Sire 13. That the Secretary of the Interior is hereby arithmized and

- . - . - .

- 4001 1 1 house or

in connected quantities by such lesses or their assigns, then such parties in passession shall be given professed in the making of new leases, in compliance with the directions of the Secretary of the Interior; and in making new leases due consideration shall be anade for the improvements of such lessess, and in all cases of the leasing or renewal asplialt, or other mineral deposits, by leasees or their assigns, which have resulted in the production of oil, coal, sightsH, at other mineral retary of the Interior, and preference shall be given to such parties in returnshalf and leaves. And provided florther, That when, under the interior or recurrence and leaves becomes existing and prevailing to the Indian Termonder. shall be given to parties in possession who have made improvements. The rate of payably to be paid by all lessees shall be fixed by the mades and improvements made for the development of such oil, end ritory, leaves have been made of different groups or parcels of oil, cost, repliable or other mineral deposits, and possession has been taken there Secretary of the Interior. of leases of all, coal, asphalt, and other mineral deposits preference cost missed, and the rules and regulations to be prescribed by the Secfiltern years, but subject to payment of advance royalties as herein provided, when such leases are not operated, to the rate of regalty on and paid to the allotten or owner of the haid, by the lesses or party shall be ascertained under the direction of the Secretary of the Interior or mining, and the damage done to the other half and improvements of the erver), the value of the use of the necessary attribute for prospecting Balmof regulty has provenously.

Sec. 14. That the inhadinants of any city or fown in said Territory the operation of lasting two bundred or more residents therein may proceed, by petition the period of the United States court in the district in which such city or town is the inverporation of any city or town, as provided in Mansfield's Digost, and such city or town government, when so authorized and organized, shall possess all the powers and exercise all the rights of incorporated theremoder; and the sterk of said court shall record all papers and perform all the acts required of the recorder of the county, or the secretary of state, necessary for same fees for similar services, as are allowed to constables under the laws now in feese in soul Territory. United States commissioners in the Indian Torritory, and may charge, of such cities and fowns, in addition to their other powers, shall have the same jurus liction in all civil and criminal cases arising within the resided therein more than six months next before any election local under this Act, shall be qualified yeters at such election. That mayons of such cities and towns over the age of twenty-one years, who are beated, to have the same incorporated as provided in chapter twentyallurer of such acts or town may excent all processes issued in the exercise of the jury-diction hereby conferred, and charge and collect the cultect, and tetais the same fees as such counsissioners move collect and similar to miripalities in said State of Arkansas. All male inhabitants afford of such why or town may execute all processes issued personal fee to the United States; and the marshal or other excentive corporate limits of and cities and towns as, and coextensive with, (poslučni votere Morabal. Commerce of Congress

race, shall be subject to all Jaws and ordinances of such city or town by street SX of said digest, entitled "Fleetings," so far as the same may be applicable of such either or the same may be applicable. orbler and off inhalutants of such cities and towns, without regard to All elections shall be cambered under the provisions of etaptor fifty

알 프

Tandie

from And the recencils of such often and exercs, for the hapterful of rise game and for school and other joiding jumpers, may provide by colonaire for the assessment boy, and collectors morning of a ray malbootly to ordrose about or lovy any toy against only bonds in said sesses may also empose it tax upos occupations and price buce the geocock value thereof, in mannor iscovided in religious and for this pair upon such property, not to exceed in the aggregate two per century of thopsin. Such edgent has a governments shall in no case have any governments, and shall have equal balics primit an and anderdian passy of this Act shall be deemed and coars detect personal preperty, together with all econyctions and privaleges shall be subject to 100. informs, including all improvements on town little which for the pur ritios primatos ustal atter title is seenant feneralio hiber ivat all other

and \$13g regAl to start two beindired and severely say inclusive, of said physic, and may recovere all the powers existered apen special selmed distances in enters and towns in the Sente of Arkanesas by the laws of said starte with the provinces of said starte which the provinces of this Act. eithes and towns, under the processors of sections sixty two hotelred Such compute may also redailed and maintain growerhous to such

edy or fown shall be prixileged to transfer the same. Size, 15. That there shall be a commission is each town for each one hereon referred to, so far as applie the, are hereby put in faces in said. Were norge, and the Coulod. States court therein shall have furished on no entires the sates, and to join shan, while the Chieff field the rety. they are the authorhication thereof into said theretely; and it shall be the duey of the distact actorneys in said territory and the affirms of Targinary, on to their sale, are exposure for sale, therein: Provided to they. They excures and holders of leases or insportaments in any son hamming all hos to prosecute all violates of the laws of the Culted States relaxing to the inconsection of incovering Timors into suit and necessitying the same into effect: Provided, that we hing in this or lown connects shall pass such ordinances as may be coosed any for the Act, or in the laws on the State of Achamers, shall orchodize or parmit jurywee of making the laws extended over their applicable to their The sale, are exposure, for sale, of any interpolating industrial said. Term For the employees of thes seeding oil the laws of said State of Arkansus

7

of the Chieffery, Chockey, Crook, and Crossics tells, to sound of galached. Iso the fown. And it the executive of the tight in the fown for the period and agreement to apparated by the Secretary of the International one member to be not be believed by how a goods ety, believed by he seemes one per on to

by the Societary of the Interior.

and merossity streets alleys, and public grounds, including parks and seembores, giving to each town such ferricity as may be required for its spaceast mode and reasonable penspective growth; and similarized for correct plats thereof, and file mown below servering of the faction, one with the Servering of the faction, one with the configurations of the finite. States can't, one with the authorities of the ride, and one with the town authorities. And all cover half shall the tribe, and one with the town authorities. where fowns with a greatest population of two londred or more are language, emikerming to the existing energy so far as may be with proper 5x the value thereot. themous and seesing approximant shall be albedic out that approximate the Secretary of the Intersect and the case of discovering by the mem monts, and separate appoint-ements shall be made of all improvements beys at such commission as to the value of any lot, said Secretary May he appraised by said owneries on at their type of its executiva implove Sand commissions shall embe to be surveyed and high not town sites

the mark been style for the dependence of the algorithm of the style of the form that the second of the style of the style

Just have money for such lot. uniond nestaliments thereafter, depositing with the Secretary of the futerior one teccipi for each payment, and one with the authorities of the tribe, and such deposit shall be deemed a tender to the tribe of the meeths after mater of appraisement, and the remainder in three equal per centum within two months and affects per centum more within nix

chase of indirected lots he may, by petition, supply to the United States court within whose jurisdiction the town is located for condennation and improvement of such improvements, and petitioner shall, after integrant, deposit the value so fixed with the clork of the court; and therefore the defendant shall be required to accept some in full pay. time as may be fixed by the court. ment for his improvements or conjugations from the lot within such of the interesse maney as aforesaid, then such lot may be suld in the ker with manner berein provided for the sale of unimproved total, and when the element for impurement thereof has complied with the requirements therein for the pure If the owner of such improvements an any lot fails to make deposit the be wild.

All town lots not improved as aforesaid shall belong to the tribs, and shall be in like nearest appraised, and, after approval by the Secretary of the Interior, and due notice, sold to the highest bidder at public arction by said commission, but but for loss than their appraised value, nucless ordered by the Secretary of the Interior, and purchasers may as in case of improved late. in like manner make deposits of the purchase money with like effect, Walappoved futt.

he hards, consecrets, and other public grounds hist one by said consussion with like effect as invineproved low; and such packs and public The inhabitative of any town may, within one year after the completion of the survey thereof, make such deposit of ten dellars per scre-÷

l'a-ks, cemeteries

at lluts neutrical by houses of miners actually engaged in mining, and only while they are so engaged, and in addition thereto a sufficient around of land, to be determined by the appraisers, to familia homes for the such actually engaged in working for the lessees operating said influence and asolitical commit for all highly and machinery for mining purposes. And spainted by first when the lessees shall cease when measure is operate said mines, there and in that over the the lots of land so reserved. shall be disposed of as provided for in this Act, to any such phychaser, without expresse robin, a deed conveying to him the title rosuch lands er los is lobe; and therefor the perchase money half however the princerty of the tribe; and all such manages half, when the princerty of the tribe; and all such manages half, when the perchange is the loss in the towns belonging to my tribe have been thing percent, be paid per capita in the greathers of the tribe; Provided, percent accesses, That at these town sites designated and laid out under the most being of this Act where rad leases are now being eigenstand and except the tribe and where rad leases are now being eigenstand and except the tribe and there shall be reserved from appraisement and sale. grounds shall not be used for any purpose until such deposits are made. The person authorized by the tribe of tribes may execute or deliver the land succession

exabition are estitled, he may continue to use the same or receive the solution and individual law been made to him: Provided further, sais of union on that nothing herein contained shall impair the rights of any manning decrease. be title shall be joid, under such rules and regulations as may be received by the Secretary of the Interior, into the Tregary of the United States to the profil of the tribe to which they belong: Tregary of the Tregary in a large readil of the tribe to which they belong: Tregary for the readil be in possession of only such amount of allowing a reading tribe in grantly lands as would be his just and reasonable sharp side closes to lead. " the lands of his partion or tribe and that to which his wife and minor to pay to any individual any such regulty or rents or any considerating to pay to any individual any such regulty or rents or any consideration ing to any one of said tribes or nations in said Territory, or for anyone et property what severy or any routs on any lambs or property belong. as plushe, or other injuryal, or on any himber or limiter, or any other kind Size, 16. That it shall be unlawful for any person, after the passage. Besides and rain of this Act, except as beginning provided, to claim, demand, or receive, Tomory to could be for his new new or for the use of capane clay, any royally on oil, coul, to each of for his new new or for the use of capane clay, any royally on oil, coul, to each of

of the organization

of A tribe to dispose of any tambér contained on his, her, or their

tribus to inchese or in any research by hanself or through another, misdemeanur. directly or indirectly, to hald possessing of any greater amount of build nine months after the passage of the Act, shall be desired gully of a said, or having the same in any manager inchesel, of the expendion of ather property in excess of his share and that at his family, as abre herem provideds and now possen found in an Equenosium of lands or winifi by his approximate share of the lambs belonging to such indication for the and that of his wife and his manner elibbration as per albetinents or other property behinding to my such nation of tribe than that which Star, 17. That it shall be unhavired for any eithers of any one of said

sings of sections sixtees and sexences of the Vet dight to deeped unity of a mistraction and present the type has even to be dight easier than the dulling and shall exped commerced and be selected as good easier. cond to dispuse essalt, persons of such excessive bolding of lands and sions of spid sections are strictly onbaced and they shall at once proof said fine and costs), and shall finder procession of any property in question, and each day on which such offense is committed or continues district afterness in said Territory are required to see that the poetire-exist shall be deetined a security affence. And the United States ato paid (such commitment and towares) associate or every two deliass Sign 18. That any person consisted of violating my of the geneti-

74.679

Tell control of the party of th tyrese or over Secretary of the Interior by an officer appoint of the annual persons of paragraphs difficer or the enterior and officer in the factor of the first of the firs to prosecute them for so individual hidding the same.
SEPTIC That the psymptot of any marrys of any account whatever shall be rather be made by the United Stress for any of the training or afficient former for historisement, but, payments of all sums to injention of the afficient former for distancement, but, payments of all sums to injention of the afficient former for distancement. any proviously contracted ordigition. the United States, and the same shall not be liable to the payment of

detail competent clocks to and then in the performance of their denses, see Serv. 21. That in making rolls or represently of the vertoral tribos, as forein ingosed, including competent serveyars to make all atments, and to the runs of bett received wars, and the Societaix of the Ighapey may suce terreseary for the product and edicand performance of all drifes Ty to our day, with approximating the Secretary of the Interior, all assist SEC, 39, That the corressor horomorphologenance! sin I have realing

required by law, the Combission to the Fixe Control, Paties is authorized and elected to take the roll of Cherolare strongs of gightern himse and build of law, our dang with such as mas to a be ful nest. The real guartied februa persons as may be enterfact to differenting under Oberview and their descendants bear can escal, adly so to made, with such rates and outer all sock his may have been placed decrean by framing without Various whose percents, by reason of the coffsections than Layer incoming full caimented to efficiently be been each refligiously by some layers. recents now living whose native are journitor said full, and all lieser or, and short stace the date of said of 5 persons almost mines are long of ferrount and all persons who have here are alled by the radial antison. Winota Went their purches were somewithen a real Poys Smill Invisdigene dresh and eights mut metadag foredrope at the only full careaded to the right of all other person whose hances are found on any other rolls ters who have hereful to is old peracared softlement in the Chronice he confermed by thre and percenting Acts of Congress, and Control of

eighteen bundined and minery six. It shall washe a roll of Chromber beedgess in street compliance with the decree of the Court of Chams reaches? the third say of Foreney.

rolls such infines as may have been perced digreen by hemologischair the citizens by blood of all the other recors climic eneg from the rebol So d continuesion se authorized and directed to make enclose polls of

and their descendants born some anch rolls wors made, with such thier material white persons as may be entitled to Chectaw and Chickasaw citizenship mader the treaties and the taws of sald tithes.

Said evinculation shall have authority to detacmine the identity of the december less. Chestaw believe relativity rights in the Chestaw lends under article challenge rights in the Chestaw lends under article challenge in the longer and the Chestaw chestawn for the late is forestern of the receive let were the United States and the Chestaw chestawnian. Secretary of the falorier. and perform all other acts necessary thereto and make report to the thisty, and to that out they may administer oaths, exemine withesten Nation concluded September twenty-seventh, eighteen hundred and Vol. 7.p. 915

enroll all persons now living whose names are found on said rolls, and all designificates been since the date of said roll to persons whose names are found therein, with such other persons of African descent as may vixty seven, is hereby confirmed, and said commission is directed to The roll of Greek freedmen paids by J. W. Dunh, under authority of the United Maires, prior to March fourteenth, eighteen hundred and have been rightfully admitted by the lawful authorities of the Creek -- torogoli Care k freed-

as shall be hereafter provided by Congress, furty neros of band, including their present residences and improvements, shall be allotted to each, to be selected, held, and used by them In the recommendation of the Chectaw freedman antitled to git.—"Instantant freedman, it shall brinks to correct solt of all Chectaw freedman antitled to git.—"Instantant freedman, it shall brink the antitles and laws of the Chectaw Nation, and all their descendants brink to their since the date of the treaty.

It shall make a surrect rult of Chickseaw freedmen shiftled to any chickseaw creating it shall make a surrect rult of Chickseaw freedmen shiftled to any chickseaw creatuntil their rights under said frenty shall be determined in such manner and their degreendants beru to them since the date of said treaty and rights or lengifts under the treaty made in eighteen hundred and sixty-six between the United States and the Choctaw and Chickasaw tribes

who for any tensor may claim edizenship in two or more tribes, and to abbreve of lands and distribution of moneys helonging to such tribe. but if no such agreement he made, then such claiment shalf be carithet The several tribes may by agreement, determine the right of persons who as consequent the few or many claim estimates the two or many tribes, and to an experimentation.

Lake such right; but if he fail or relies to make such selection in due tuke such right; but if he fail or relies to make such selection in due from the an wild the rurolled in the table with whom he has resided, and there he given such albathened distributions, and not describer. No pelson shall be encoded who has not berefolded remained to full Sectional new in good faith settled in the action in which he chims efficiently. Per the section in which he chims efficiently. Per the section in which he chims efficiently. Per the section in this Act shall be so countried. Section as to militate against any rights or privileges which the Mississippi to the chims and the laws of or the treaties with the United

better said contains for extrollment, at such timen and places as may be fived by said consultation, and to enforce obscience of all others consultation for at the same may be necessary, to enable said commission to make rolls as become required, and to putial unyone who may manner or by any means obscienced, and work. edirers of the trainst governments, and custodians of such polic and rewards to deliver wante to said commission, and on their refusal negations to describe physical thorage for contempt; as also to require all the contempts as also to require all the contempts. ritizers of said further, and persons who should be so carolled, to uppear have suress to all rolls and remode of the secural tribes, and the United States court in Indian Territory shall have jurisdisting to compet the thereon, on their they may be thereby identified and it is anotherized to making subsets. Take a received of each of said tribes, or to adopt any other means by come. Then there is contained that it is another means by then deemed necessary to comble them to make such rolls. They shall Said commission shall make such rolls descriptive of the persons on forest appear in co - more and interfacil colli-

antermative areauting to trainal laws, shall show constitute the nevern The role so under when approved by the Begretary of the Inlerior, Pace of sels when their bound and the persons whose names are found thereon, with represedual their discondinate thermities been to them, with such persons as may

ij

Such offense. guilty of perjury, and on convertan thereof shall be petrished as for paper to be filed or nath taken before said commession, shall be beened other officer authorized to administer optic, to say affidavir of ether fact or matter before any member of soil, consume one or before may willfully and knowingly make any talse affiducit of oath to any unterior witnesses, and sond for persons out private, and are person who shall required of them by law, have sufficiently to administer outles examine The menings of earl commission shall in performing all duties

Adopte to the second damages incurred by such souther modes to an according to shall be paid to him unmediately whom removal, our of a primarile belonging to the twins or such softier, if he can be seen upon the first term of the respective points as the first transfer mental to appreciate some five tubes awaing the first transfer of the case of that he shall not be paid for improvements made on lands in a cases of that to which be, his write, and minor children are entitled to lands of another tribe they may retain and take additional conditioning ments so made shall be appealised, and the value factors, metadaig all prepared agreement settlers; but if no such agreement to made the haptorusame updoe such agreement as may be made between such tribes under this Art. usages, or costons, heres made homes within the limits and on the Sign 22. That where is unbeen of one cribe, under intercourse laws,

Policy of the form

Hodg but this shall not prevent individuals feer beasing their albertings to their assertion in the Next Next must not neuropying or pending their produces were states of the trend lands until the alberting in their produces were states of the trend lands until the alberting in the fine for prevented by a rank.

Sign 31, That all moneys paid into the United States Treasury at Samit Logis, Missouri, sinder procusing in this Act shall be placed to the original of the triby to which they solving and the assistant United. any cribe made after the first fits of damaiy, eighteen laundred and image eight, by the trans or any member (aerea) shall be absolutely on the area deviot April, eighteen handred and emery must not all work, and all such grazing levels garders for to said date shall terminate such agricultural beases shall terromate on Jahreny first, numbers him-Sign, 28. That all beases of agricultured we grazing land behinding to

or Aparticipation of the rights of social stay sever, setting to the frights of social social social state and the Cognition Arman similar solid agreement. That the balance in this may residing be the General agreement. That the balance in this may residing be the General of Congress of the University of Lance with an active the passage of this Act, against the Conder Nation, and the fine may be eight or the grant of the passage of this Act, against the Conder Nation, and for the may not of about among the rights of solid between being control to the lands and founds of solid agreement with the University of Sation dated Apert oughts, a like suit against and exist sever, we the Cherokov Nation and Apert oughts, a like suit against and exist sever, we the Cherokov Nation and Apert oughts, a like suit against and sum horotoxee mentioned, in regarde all dimens or otherwise, the eventuality and fifty seven thousand six horotox areas purchased by the helpware tribe of Indians. From the Cherotox Noise inder agreement States thereuper shall give triplicate receipts therefor to the depositor. party to the Supreme Fourt of the United States. diegle and fally denoting to the argin, with fight of appeal to other Detreme Indians, and parieties or reconferred costad continuation Size, 25. What beline any albument shall be leade of 'apile in the

various lights or instances of Theoretic should not be emberted at the original by the country of the United States in the Indian Territoric should 21. That the Sectional of the Interior is particulated to become See, 26. First on and after the possenge of the Act the kiws of the

and director, perform any direct repaired of the Secretary of the Interper by the relating technical theorem. Since 28. That on the first day of directors are below and nights one findian inspirator in Exclan, Terratory, who may applied his antiourly

right, all thind compare hainn Tarmbay sind na piodsalachani no

the literal pay of October, eighteen hundred and pinety-eight. the original physics in the suit: Provided, That this section shall not be a Vicence tasks affect in furnishment of the Chiekasam, Checkasam of the first of the Chiekasam of th the or perform any art theretektre anthorized by any law in connection with said courts, or to receive any jusy for same; and all civil and crim. —conserve peoding mal causes then possible in any such court shall be transferred to the officer of said courts shall thereufter have any authority whatever to I miled States court in said Territory by fling with the clerk of the court

vare and count suid votes and make proclamation of the result; and if waterhead unit agreement as amended by so ratified, the provisions of this Act deal then only apply to said tribes where the same do not coulded with the provisions of said agreement; but the provisions of said agreement, if an intribel, shall not in any manner affect the provisions of said agreement, if an intribel, shall not in any manner affect the provisions of said of section fentions of this Act, which said anneaded agreement is as Accessor. life proveedings before any United States court shall be permitted to rule at said election: Ironided forther, That the vice each in both said tribes or nations shall be forthwith returned duly certified by the precient officers to the national sepretaries of said tribes or nations, and shall be presented by said national secretaries to a board of commissional because in the presented by said national secretaries to a board of commissional because in the presented by said national secretaries to a board of commissional secretaries. shall meet without delay at Atoka, in the Indian Territory, and can sioners consisting of the principal chief and national georetary of the Chortay Nation, the governor and national secretary of the Chickseaw Nation, and a member of the Commission to the Five Civilized Telless. Cycliped Tribes with commissions representing the Cherkaw and Chick, accommendation as the Five commissions representing the Cherkaw and Chick, an entering the tribes of Indiana on the twenty-third day of April, eightenn hundred and the herein animpled, is hereby ratified and confirmed, and the same shall be of fall forms. to be designated by the chairman of said commission; and said hoard mation that said agreement shall be voted on at the next general elec-tion, or of any special election to be called by such executives for the his trube or not: Provided, That no person whose right to citizenship in either of said tribes or nations is now contented in original or suppliconvenient to his residence, whether the same be within the hounds of purpose all male members of each of said tribes qualified to vote under said tribes are hereign held for that purpose; and the executives of bearing said tribes are hereig nulhorized and directed to make public proclacontinued, and the same shall be of fall farce and effect if ratified before the first day of December, eighteen bundred and ninety-eight. his iribal laws shall have the right to vote ut the election precinct proct by a unjurity of the whole musher of votes east by the members of South to cantain Jerginge. Intilgible to vote to be raited on

and Chiekasaw governments, duly appointed and authorized therounto, vize Green McCardan, J. S. Standley, N. R. Arnsworth, Iten Hampton, Wesley Andreson, Anna Henry, D. C. Gardand, and A. S. Williand, in Scholy of the Chotae Frite or Nation, and R. M. Harns, L. O. Lowis, Holmes Collect, P. S. Musely, M. V. Candle, R. L. Marsay, William Loyy, A. H. Colbert, and R. L. Bayed, in Schuff of the Chickasaw Trêne This agreement, by and between the Government of the Emited States, of the first part, extered into in its behalf by the Commission to the Five Civilized Televa, Henry L. Pawes, Frenk C. Armstrong, Archibald S. taw and filidekasaw tribes or nations of Indians in the Indian Territory, respectively, of the second part, entered into in behalf of such Chnetaw appeared and anthorized theretate, and the governments of the Choo-McKennen, Thomas R. Calamiss, and Alexander B. Montgomery, duly fidhows:

WHEN THE BUSINESS OF THE PARTY OF THE PARTY

All of morph of tends

colliminat, it is agreed as follows: Witnesseth, Baat in consideration of the mutual undertakings acreen

below some to give to each member of these tribes so far as possible a the and Phickusae betwee shall be allotted to the member of said That all the bands within the Indian Territory belonging to fac Choo-

indenveniena whether of all at-

millions.

personnes etc.

the sail and the location and value of the lands. hir and equal share thereof, considering for character and feelisty of That all the lamis set apart for towersiles, and the sturp of land Sing

The state of the s Species of the tend . t., 3_{0,1} Also however in partly injectable golder subject and connectations begins. and other pathly halillings not inclinitation partial of 50, shall be exampted from it vision. And all our and and assent in or under the lands affected part reserved from all amous shall be reserved for the order of the inclinitation of the following from the save through the save of fixed under flowing the first where my real of a place by beneath opened on the first where my real of the incertification of the reserved of and afternoon, which we receive the afternoon of the save to the other band and angeweepowls, shall be correctioned when the other band in the Social angeweepowls, shall be correctioned when the other band in Social angeweepowls, shall be correctioned to the other band in Social angeweepowls, shall be correctioned to the other band in the Social angeweepowls, shall be correctioned to the other band in the Social angeweepowls, shall be correctioned to the other band and angeweepowls, shall be corrected to the other band of the Social angeweepowls, shall be considered to the other band and angeweepowls, shall be considered to the other band and the Social angeweepowls, and the social angeweepowls. In serior to such equal there exists a tracks at the Chorenes and Checks against the granted and apparent source to give to the internal source of the land. The substitution from the Commission to all the report value of the land. The substitution from the Commission to all the broad Craft and Tracks and the substitution of the land. fixed A substage, La battom Orphan Hunte, Hardey has tracted block Academyo, and Colline Institute, and exist at the fixed by the Halling in the Chirkasaw Nathon, and the use of one note of built a party religious forms. since the date of such negacinal forty represent to 3 sectioning theorems as the date of such to be present too describe a date of the order to be seen as the first transfer of taw and Physics are sations, and to be bested on lands in a presqued by a Charles are therefore, and a resonable amount of band, to be determined. here laboring as missimaires in the Coopera and Unit cooperations now eroseted outside of the terms, and orghest of second and and for J. S. Marrow, H. R. Sebenmerhorn, and stie wilder of R. S. Jath, who have inmediately emigrous to ged including the not ongs known as Bleon. present of Solding on early execute the month of Mill (new); and six line het ween the city of East Smith. At banks senal the Arbansis and Totam recars of the Interior and paid to the ellecter or owner of the land by appued by the lown sale commussion, to include air court hauses and joils and limitations as apply to hands albetted to the geometrs of the Cher sinco the year righteen hamined and sisty-six, is to the scale-souditions Sominary, and Armshour Orphan Academy, and transcrission therapy Jones Academy, Tashkahuma Kemale Searmary, Wheeler's Osphan deed and serveree each in incide the buildings new occupied by the the of the cheek The Charleton and Chiefers retained and steet decreasing to bein to thou Chielasan freedmen entitled to any rigids or benefits under the treatfollow Ming of the Chartaw Nation: one implied and sixty were even shall be determined at such maneer as sixtificated to provided by made in eighteen hometre Lacut sexts, as between the 1' attel. Stetes and

man di yok andi menuk

Part the finds albeited to the Cheetz could becker on freeling time to be deducted from the post-one to be albeited in oder this agreement to the members of the Cheetzward Cheekzela traces as to reduce the glothest colors the Cheetzward Cheekzela to be the trace of the contribution the cheek color the color the colors. Their to all of the mission contributes so be so that the entitled reach the lated

equal in value to forty deposits the area, go included the "would has." That in the approximent of the forces to be allotted the Cheetaward Carekasawa, whos shall each have a an appoint to each other appointed by Doi: restrictive executives, to consecute with the securission to the Two Tyo freed by the give the grown of the ground of the the flow two of the security of the Archive in grater, and indicated for finite great very to filterate. And the land shall be to find approximately to the approximate approximate the security of the security of the proventions. mend - chercoss

That the approximent and allotment shall be made under the diver-tion of the Societary of the Enterpor, and shall begin as some as the progress of the superces, more being made by the United Shales flow

have afforments made to them. traine having charge of their estate, preference being given in the order serned, and shall not be sold during his minority. Allotments shall be selected for prisoners, convicts, and incomprents by some suitable per-That each member of the Chachas, and Chicknean tribes, including Chockas, and Chicknean feedbeen, shall, where it is possible, have the right to take his abottonent on land, the improvements on which belong see skin to them, and due care taken that all persons entitled thereto soluted for them by their lather mother, guardian, or the adminisre him, and such improvements shall not be estimated in the value of In the case of minor children, adultments shall be Allotments aball be

and the remainder of the build affetted to said members shall be also, also for a price to be actually paid, and to include no former indebted, ness or abligation—cose fourth of said remainder in one year, one fourth in three years, and the balance of and alieuable lands in five years rams the date of the patent. of patent. This provision shall also apply to the Checker and Chick-assay freedman to the except of his allotment. Selections for home-steads for minors to be made as provided herein in case of allotment, the original ellatree, but not to exceed twenty one years from date of "the relations putout, and each allatree shall select from his allatront a hongstend," solven of hone and each allatree shall select from his allatront a hongstend, solven of hone a handred and sixty acres, for which he shall have a segment a service. of one hundred and sixty acres, for which he shall have a segmente yearest, and which shall be inclienable for twenty-one years from date All the lands allutted shall be nontaxable while the title remains in Librations

Land alienable.

beared, within three months after the date of its execution, shall be void, and the purebaser or lesses shall nequire no rights whatever by an entry or hedding thereunder. And no such lesse or any sate shall be valid as against the allottee unless providing to him a reasonable thereof, for a longer period than sive years, and then without the privi-lege of renowal. Every leave which is not evidenced by writing, setting out specifically the terms thereof, or which is not recorded in the close's office of the United States court for the district in which the land is compensation for the ands sold or leased unit and with. Yo allottee shall leave his allotment, or any portion - bow leaved. That all contearts looking to the sale or incombrance in any way of the land of an allottee, except the sale begeinhetore providesh shall be media culd.

to their right to have costain lands altotted to them shall be settled by the commission making the aflatments. That all empiroraries arising between the members of said tribes as "Contevertor at talling right to have exitain lands allotted to them shall be settled by """.

allot neutrand remove all persons therefrom objectionable to the allottee. That the United States shall put each allottee in passession of his

"TOTAL BARBOOT

Service April

That the United States whall ancrey and definitely mark and beate the mack eighth 1984), meridian of west longitude between Red and Canadian alvers before allotment of the lands herein provided for shall

MEMBERS' DIFFLES TO LANDS.

Marcher Cilian 10 Janes.

Parecia to allower

agreement, and as a relinquishment of all life right, title, and interest assent on his part to the albemont and conveyance of all the lands at the Churtaws and Chickasaws in accordance with the provisions of this surplanee of his potents by such allottee shall be operative as an of the respective narious, and deliver to each of the said allottees patents on vector to him all the right, title, and interest of the Char colleges the hand allutted to such patenties and no other hand, and the hamed in accombance with the provisions of this agreement, and shall to him in conformity with the requirements of this agreement, except its all cost and neglect in se under said land. Said patents shall be tows and Chirkersaws in and to the land which shall have been afletted That as some as practicable, after the completon of said allotments, the principal effici of the Charlaw Nation and the governor of the backware Nation shall jointly executa, under their hands and the seals carrie theoreth except the land confusion in said i ili

0.44

4 198

patenty, except also his interest in the proceeds of all lamia, each and applied become excepted from administic to law for protect records of That the United Strates shall provide to law for protect records of

lovápla of Land prica 1 land littles in the hearing aroupted by the Cheelaw and Chiekasaw

RATIONALS

to definitely fix the width of santaghtered was for station grounds and between stations, so that call mode new constructed through and notions shall have, as near as governor, and now, rightered ways and Congress is ands of Compress du cor define the same theo Compress is memorialized of way are defined by such acts of Congarss, but its cases where the respective arts of Congress granting the care in ones where sant sights nations to be surveyed and set apart and platted to enclosur to the exastracted and but both according to according to according to according through the Charlest and Chickmark inchess bound referred now aba requested to the antiquestates of the and freight for all rationals supportation for rights of way and waition groupers as main lines. The rights of way for railments the cars the chostaw and Chickasow

BOWN SHIPS

Ė

Company to 1 to Transfer of the

At redord possession that the statement of the matter and the inclined as a few statements therefore and the statements therefore and the statement of the stat principal chief na governor of the matrea in which the town is sentrel, and now with the secretary of the Interpolate atgressed by families of the thought are so find sett ones followers are so find sett ones followers. than his horse, and one to be appointed by the President of the United States. Takelt of said continuencies shall be not fown sites, to be prefeiched as for as possible to their present limits, where footis are power located in the pation for which said on the sound a appointed. than formes, official and temporary forms, have been made, sinh be Soul amenication shall have prepared concert and proper plate of each tasse, and like one in the clock's interest that between States district mession is to get, who shall not be interested in that properly utilet the fulfield plinow who shall be replied by a conditional offs of possible of the contract of the shall be provided in the form of the contract of the contrac eer which permit entesies anti-ale and valuable appropriation does port for the decement in which the hearn is healthfund one with the her, to be appointed by the executive of the diffe to: which sold comreach of the two nations. members of the eminics of tail to agree is to the market value of any the action is a three equal nation it tast althought and when the entire size is paid shall be entired to a priton tool as same, in ease the two the same the shall, within ten days from his putchase payinto the Treasary of the United States sale courtly of the concluse proceeded or pulperson to a build began brook but to the scale, and all be preventioned Saft perconduction the such market value within sixty does from date dal the remainder of such improved property at SIMV two and one them to globe masse said value pay report any such disagreement to the adgress the district in which says town as human), who shall appears to think incurios, to set with It is further agreed that there shall be appeared a commission as said emataissaan, who is not interested to town lots who shail act with for perfore limit on extent of soul nown, either of soul commissioners Ruch commission shall consist of our ment

control and appeared value of the lift and shall not the sixte two and the high per cent of and required of the State States. There my, there we which east his shell be sold less sixly two and one bail per to purplicate and lando the first payment on surest such ast, with the chaser at such safe shall part to the overcont the improvements the tadder, righer the direction of the silvestal commission, and the put requirements therein, shall be sold at public another to the arguest In such owner of the supressionals on any of fade within extydays

> its value. four installments, as hereinbefore provided. The commission shall have the right to reject any bid on such lot which they consider below under regulations to be established by the Secretary of the Interior,

Sale of apapproduct

ints which they consider below its value, m he paid in four installments as hereinbefore provided for improved nations and the proper development of each town, the putchess price m which the town is breated, as may seem for the best interest of the auction fatter proper advertisement) by the commission for the nation All laks not so appraised shall be sold from time to time at public loss. The commission shall have the right to reject any bid for such

the lot indose the same is due. purchaser of any lot shall have the option of paying the entire price of payments made and all rights under the contract: Praxided, That the indure of sixty (bys to make any one payment to be a fortesture of all tion of the Secretary of the Interior into the United States Treasury, a All the payments herein provided for shall be made under the direc

let mayold by the commission, and no tax levied against a let sold, as No tax shall be assessed by adv tawn government against any town

TASSE

J'rogias, iminte ilue.

J'ARDANIA.

herein provided, shall constitute a lien on same till the purchase price thereof has been fully paid to the untion.

The money paid into the United States Treasury for the sale of all manners of protocol but shall be for the bonellt of the mombers of the Oboccaw and here. task and Chickesass (freedmen excepted), each member of the two after, the family so recumulated shall be divided and paid to the Choo the ratification of this agreement, and at the end of cach your there-Ultickasur tribes (freedmen excepted), and at the end of one year from

United States in Some In said Territory, and all persons in each towns shall be subject to said laws, and the United States agrees to main two strict laws in the territory of the Choetaw and Chickasaw tribes against the introduction, sale, batter, or giving away of liquous and That no faw or ordinance shall be passed by any town which interintoxicants of may kind or quality. force with the enterconcert of or is in condict with the laws of the

Conflictinglame, ato.

Interviendo

consetery, and when any town this paid into the United States Treasury, to be part of the find arising from the sale of town lots, ten dultars por use therefor, such town shall be entitled to a patent for the same as from such sales to be applied by the town government to the proper injuryeometh and care of said remetery. souable prices in saitable lots for barint purposes, the proceeds derived berein provided for titles to allottees, and shall dispose of some at rea distance from each town site, not to exceed five screets to be used as a That said commission shall be authorized to locate, within a suitable Computer tex, legation of cets.

That no charge or claim shull be made against the Checkawor Chick. Engagement acress assertations by the United States for the expenses of surveying and before platting the lambs and town sites, or for grading, appraising, and altothing the lambs, or for appropring and dispessing of the town leds as berein Papison!

That the land adjusted to Fort Smith and lands for court houses, Depositioned lands and other public purposes, excepted from allotment shall be dis mapped from allotment. Arkansas, for police purposes threat such disposition to be made thereof, and said land adjacent perented in the same marriver and for the same purposes as provided for learn lets berein, but not till the Chortaw and Chickasaw councils shall bereto shall be placed under the incistiction of the city of Fort Smith

which they are set apart if the purchase money therefor is invested in each clumb or parsonage: Irrarided, That such lots shall only be used the teams, let a upon which charefust and parsonages are now ballt and evapored fifty feet front and one hundred feet deep for twent, to the members of the cribes to be disposed of his other town bits: Provided further, That these lits may be sold by the charches for for charches and parsoniges, and when they consed to be used shall There shall have apper and exempted from appraisement and sale in - Mark charage. - Imagrations. Litteling terminde beitre &

with the same conditions and instations. other labor ats in the some rown, to be used for the same purpose and

tary of the Kalesiae quarterly. All such acts shall be subject to the factor process. All each acts of the Society factor process. All each acts of the subject to the factor process. All each architecture. perjodice. dend of the United States, one on the reconstruction of the Petroipal Chief of the Charles Nation, who shall be a Charles by thoul, whose evens shall be the four years, and one on the reconstructation of the Governor of the Chirlespay Nation, who whell he a Chirlespay his blood, who shall be for two years, after wher'd the remainf appointed whose term shall be for two years, after wher'd the remainf appointed whose term shall be for two years, after wher'd the remainf appointed whose terms shall be for two years. morp shall convey may take thereby. The recovered from each and shows. They shall each give bood for the fathern performance of their duties, under such inless as may be prescribed by the Secretary of the shall be four years. Said tractices, or either of them, may, along time, by removed by the President of the United States for good cause which may howarhor he leasest and operated, shall be moder the super-vision and control of two trustoes, who shall be appointed by the Pro-di-Such our rest rephalt miner as are new a eperation, and all others thin of the children of Indian Labor of the members of soul trains aspliable or so grach as shall be mercessary, shall be used for the educavided interpret in the whole; and no potent provided for in this percenexempted a so that each and every member shall have an equal and multierry of the members of the Chaetaw and Checkasaw tishes threelseen It is agreed that all the confound rephale within the limits of the Chortas and Chirkasaw various shall remain and be becomen properties.

All east and explicit infrees in the two mations, who live now devoloped, are to be hereafter developed, shall be operated, and the excities thereform paid into the Treasury of the United States, and shall be drawn thereform under such rules and regulations as shall be prescribed

admi. they expres subject to all the provisors of this Act. mandy seven, being operated in good thirt are here withful and con-Checkasaw Nations for injugating cert and asphalt, with any person of corporation, which were, in April twonty final, eighteen bandred and by the Secretary of the Interior.

All contracts made by the Variousl Agents of the Chectaw and Strated, and the bessershall have the right to regen the same when

As a 2 set of a Mingroune to be provide a provide the or the All agreement in the provide and the model of the Charles of the Allich was to obtain such the actual of the the charles of t coos of soul or asphalt claims described therein, by application to the interpet in any oil, end rights, aspeatt, or interest which have been assented to by set of Congress, but all each interests shall continue unimpaired hereby and shall be assured by new leases from such this tractices within six numbers after the ratheration of this aptrenent, sub-

end and aspirall when he deems at the the test interests of the Chee traveland Chicknesses to do so. No regulative shall be paid except into the United States Treasury as herein provided. aisplially shall be sixty conts por ton, payrible same actual: Therefold. That the Societary of the Interior may reduce or advance regularies in set, however, to payment of advance royalties berein possibled for.
All bases under the agreement shall reclude the water asphaltan,
or other actional, as the case may be, in an under more bandred real of two thousand pounds in all oled minor, payable on the 28th day of the minth may serveeding that in white it is mined. Royally on saviy norros, which shall be more opinional manify of possible, and shall be tot fairly years. The royalty on each stall be fifteen come per ron

P. lat. ¥ 0 handred dellars per ansam, is advance, for the first and seemid years; Alf such payments shall be treated as advanced regards on the name a yearst and five hundred dedard to each successing year thereafter two haudret dollar∗ pri ananni, is intrance, for the third and foorth All beserves shall pay an each each or asphalt chem at the rate of min

> tilly for the period of sixty days after the same becomes due and pay-tible on any lease, the lease on which default is made shall become not and yold, and the royalties paid in advance thereon shall then become each said mine is developed and operated, and its production is in excess of such gammanters around advance payments, said all persons should any lesses neglect or refuse to pay such advanced angual roy. claim whether developed or undershiped: Provided, honever, That having enal haves must pay said annual advanced payments on each white on which they are made, and aball has a credit as toyally when

> > Province....fallore to pay.

Sarface, what in-

hallfligs and harebinery for mining purposes: And provided further,—sale of an essention. That when the lessees shull reaso to operate said infine, then and in of mains, that event the lots of land so reserved shall be disposed of by the coal trastees for the lenells of the Chapters and Chickenary tribes. under the gravition of this agreement where cost beases are now being formation of this agreement where cost beases are now being formation of the operated and cost is being mixed, there aball be reserved from appraise. The ment and sale all lots operated by houses of miners actually engaged in mining, and only while they are so engaged, and in addition. and be the money and property of the Chootew and Chinksesw nations. In surface, the use of which is reserved to present and operators, shall be included anth lots in towns as are occupied by lessess licitoes. appraisons, to furnish homes for the men actually engaged in working involving for the leasure operating said miner, and a sufficient amount for all -implaines or a sufficient assumed of land, to be determined by the town-site beard of either arenpied by said lessees' employees, or as offices or warehouses: Provided, burroses, That in those town sites designated and laid out

shall be required to pay taxes for the support of schools, then the find suising from such regulation shall be disposed of for the equal honests of their invulters (freedsner) excepted) in such manner as the tribes may That who were the members of the Chectus and Chickessaw tribes

Habrid tayon att.

embracery, breaches, or disturbances of the peace, and carrying weapons, becentive emministed in the secritory of said tribes, without schemene to meet an edizenship of the person of persons charged with such refue; and any citizen or officer of the Chortae or Chickasaw ustions charged with such crime shall be tried, and, if convicted, pensioned as though he were a chizon or officer of the United States. asplait in the territory occupied by the Choctaw and Chickasaw tritos, and and of all persons charged with homicide, embezzlement, bribery, and that may be residen be created, in the Indian Territory shall have exclusive including of all mattroversies growing out of the titles, nameralish, our aparting, possession, or use of real estate, coal, and It is further agreed that the United States courts now existing, or Jaried intinted Collect States courts

tears, and a thereupon shall be the duty of the judge of said coint to only a connect of venue in such case to the United States district even for the written district of Atkansas, at Fort Smith, Arkansas, at The Checker and Chickesse tribus, otherwise qualifiled, shall be a parent and course; frequency the Checkesse tribus, otherwise qualifiled, shall be a parent and course; frequency (that whenever a member of frequency) and course; frequency (that whenever a member of frequency) and the characteristic and so indicate and for harmforfac, he may such a parent indicate and his stress thereon, and some of heads of the court in which he is much all for trial, file with the other of the court in which he is muched, his strict that to can not do to do to the court in which he is muched, his strict that he can not do to do to the court in which he is muched, his strict that he can not do to do to the court in which he is muched, his strict that he can not do to do to the court in which he is muched, his strict that he can not do to do to the court in which he is muched, his strict that he can not do to the court in which he is much and the can not do to the court in which he is much and the can not do to the court in which he is much and the can not do to the court in which the can not do to the court in which the can not do to the court in in sold laws, shall beclude all officers of the Chockaw and Chickasaw covernments; and fice lifecuth section of the Act of Compress, emittled "An Act to restablish baited States cogets in the Indian Territory; and for other parqueers," haproved March that, eighteen hundred and eighty-mine, limiting jurous to citizens of the United States, shall be forty four, inclusive, cutatled "Embezzlement," and sentious seventeen bundred and eleven to seventeen hundred and eighteen, inclusive, entitled "Britisty and Embersery," of Manadeld's Digest of the laws of Atlantas, are levely extended over and put in force in the Christian and Obiekasake nations; and the word "afficer," where the anne appears which he is undiried, has whilavif that he can not get, a falt trial in spid held but to apply to United States courts in the Indian Torritory held And seedland sixteen tundent and thirty six to sixteen hundred and "Hellery and on

"(IMrec, il-fined,

"Emlekelement"

PUPTY FIFTH CONGRESS. SESS. II. On. 517. ASM.

indictional is supposed to laye from remember of schick contrasts shall have been remembered, which contrasts that leaves for a state of the case; and in all schill schill schill said courts shall be contrast and in all schill schill schill schill courts shall be contrast at the case; and in all schill schill at the case; and the case is a supposed to the case is a train to the work may stage in the hearing of any case, that the tribe is in any way in payeringent without its consont. summent is end tribe and make the seems a party to the suit not preat Paris. Toxas, always soluting the easet that in his judgment is sherefor but up on case shall suit be instituted achiese the tribut ered therein in all respects as it such title sectoria original ports begovered in the subject matter in contraversy, it shall have power to montest or most conversion) to the place where the critic charged in the the limited States district ment for the ensure district of Texas,

courting the same. days after their recept organization or distriptions the same. Said tells, orthogones, or resolutions, where so approved, shall be published in at feast two newspapers having a bona file enterties in the field to be affected theteby, and when distiplicated shall be returned to the fille of block of the right-of any persons who have taken in more take the early of allegiumes to the United States, with he of any calidity until approved by the Preschent of the United States. When until 1918, adminutes, or resolutions passed by the council or other of sud tribed moneys or other property of the tribe in citizens thereof except appro-priations for the regular and accessity expenses of the government of it the United States, duly certified and sealed, who shall, within thirty should be approximately the governor theoretical in the field he the dark of the respective tethose, or the eights of any persons to reigiby any kind the land of the testes as of the individuals, other allefthout or the eil of either the Chartaw of Chickstaw tribos, in any penther affecting the national semerary of said with the Saward theor to the President It is the there agreed that ineact, endicative, is nesolation of the conti-

the Fivo Challout Tribes single in the opinion of Congress, be prepared for admission as a State to the From. That this proxision whall not be construct to be an any respect an abbreation by Congress of power at any time to make most of takes and forgiations prepareding sank falses. That all per capital payments between such to the members of the construction of the construction. tythal governments so modified will provo so are stretory that there will be no mode or desire for to that change till the lands move occupied by and judicini jurishelpon hearin provided, and the necessity of the condref and repely eaght. This stipulation is male in the letter that the the period of eight years from the north due of March, eighteen himthe requirements of this agreement, that the came shall continue for Espainise of the tribal governments so beelfhed, in eather to early out Tristingher agreed in special targnolatication of legislance authority

Chaetas of Chickasps rations shall be said directly to each individual strict acrount bit such distantsements to said Serretary. of the Serrotary of the Interior, which officer shall be required to give me user by a headed afficer of the United States, ander the direction

Exit the following sum be, and is berely, appropriated, and of any many in the Treasury not otherwise appropriated, for fulfilling treaty stipulations with the Chekasaw Nation of Indane, rangely:

United Stages proof to the ender theirly has employed fundingly, and festigned because it would seventh, regulars hundred and eightly second by the award of the Secondary of the fatester, rander the feating of the festigness and extracted and titly-two and for arrests of the rest, feeting second, eighteen hundred and titly-two and for arrests of the rest, five pure eighteen becomes from March electronic eighteen bundled and titly, to March third, dulbase and furty mine contract the rrunt tend of the Chickman, N the Chiraman Nation etropounds disepted four the bush of the one hundred and feely times defines and nanescribent distributions of langelted, and eighty mass or one i analyst and ogday four thousand ter tängky first, eighteen heinlind and Socy, to Jace thirtieth, eighteen erroments of the execution the headers the United States March eighteen handnet and musty, on are six thousant and eventy one For attents of interest, at five per restion per annum, being Decem

Wall to provide

electrical, eighteen hundred and fifty, and restored December twenty-seventh, eighteen hundred and eighty-seven, by the sward of the Secretary of the furcine, under the fourth article of the treaty of June (worty-second, eighteen hundred and hity-two, five hundred and fifty-eight thousand five hundred and ewenty dollars and fifty-four cents, to be placed to the credit of the Chicksan Nation with the fund to which it properly belongs: Provided, That if there he may attorneys for to be paid out of same, on contract herefoliors made and duly approved by the Secretary of the Interior, the same is authorized to bopald by him.

Process.
Autorney's feet

State win the case of the Chortay Nation cutt the Chickness Retion seeming against the United States and the Chortay Nation cutt the Chickness Retion seemat take against the United States and the Wichilan and affiliated beinde of discontinuity when made, shall be concludived as the basis of perfect familiaries are perfectly when the United States and said Chickness for the remaining for the remaining lands in what is because and Chickness for the remaining lands in what is because District," namely, the land lying between the ninety-eighth and one hamilredth degrees of west longitude and between the Red and Chuadique even, leased to the United States by the treaty of eighteen hundred and lifty five, except that portion called the Cheyenne and Arapahon country, beckber appaired by the United States, and all final pulgments redeted against said adions in any of the centre of the United States in havor of the lighted States of the centre state. saw underns for the remaining lands in what is known as the "Leased interest they may have in the so-called lossed district. first be pard and at any sum becauter found due said Indians for any Per explain phyment of celbal trans fumils.

W.-(1)_p man-

one year after the tribal governments shall coose, so far on this same may legally be done, and he appropriated and paid, by some officer of the United States appropried for the parpose, to the Chockawa and Chickasawa (feedbase excepted) per cepter, to aid and assist them in It is farther agreed that all of the funds invested, in lieu of fixest ment, treaty famils, or orberwise, now held by the United States in treat for the Chiefast and Chickastas tribes, shall be capitalized within improving their homes and lands.

it is firsther agreed that the Choctawa and Chickasawa, when their "Arguitation of tribal governments conse, shall become possessed of all the rights and such states discussively privileges of citizens of the limited States.

ORPHAN LANSS.

It is frether agreed that the Chrictan orphan lands in the State of the sequited by Mississippi, yet amound, shall be taken by the United States at one dol. Smilabed States States, the comber of acres to be determined by the General Land Office. the execuit of the Chartan orphan fund in the Freasury of the United he and exemp live cents (\$1.25) per acre, and the proceeds placed to

eighteen bilbehed and ninety-seven. names at Ataka, Indian Territory, this the twenty-third day of April, In without whereof the said commissioners do hereinto saix their

GREEN McCPRIAIN. Principal Chef.

AMOS HESRY, D. C. GARLAND, WESLIEF ANDERSON BEN HAMPTON.

I. S. STANDLEY, N. B. AINSWORTH, Chartaw Commission.

FRANK C. ARMSTRONG, HOLMES COLRERY, ROBERT L. MURRAY, WILLIAM PERRY, Івале О. Ілемін, R. M. HARRIS, Chickasaw Commission, I, 2010, Governor.

Alexander B. Moyroomeny, Complesion to the Five Civilized Tribes, II. M. Jacoway, Je., Secretary, Five Tribes Commission. THOMAS IL CAHANISS, ARCHIDALD S. McKISNNON, Acting Chairmann

Herphan Japan

Agricultura (C. Mineragee of transfer of technology) #Miles Secretary Creek taile of 15digms on the twenty seventh day of September, or the Civilized Tribes with the commission representing the Muscogee for treth of this Ard, which said amounted agreement as as follows: en ratified, shall and an arey paparage affect the prescription of westen lang provisions of earl agreement: but the provisions of said agreement, if then only apply to said tribe where the same do not conflict with the agreement as amended be so actified, the procesions of this Act shall executive for the jurpose of variety as said agreement; and if said ment shall be writed on at the next general election, to be called by such anthorized and directed to make public proclamatics that said agree econtrol bias to swittenson out, tone coordinate that the pay of out of the by a majorify of the votes cast by the members of said trahe at an elecbefore the riret day of Torozalet, rightres longing and ninety-right. and explirmed, and the same shall be of full force and effect it rathies een bundred and pinetvorven, as berein accorded, is hereby ratified Sandly But the agreement made to the Commessage to the Figu

This agreement, by and hetween the Georgiannest of the United States of the first part, entrood into us to behalf by the Counties on to the Five Civilized Tribes, Honey L. Howes, Frank E. Arnastrone, Architectus, McKentuch, Abeatanter B. Montgonery, and "time Raday, they appointed and authorized flutenants, and the government of the Muscagae or Creek Nation in the Indian Tentiony of the second part, entered into in behalf of such Muscogen or those poversument, by its Brown, William A. Sayndpa, and Unterlatric Mirro. Porter, Jeseph Mingo, David N. Meige, Siguge A. Alexander, Robald commission, duly appointed and anthorized thereunto, viz, Pleasunt

contained, it is agreed as ashows. Witnesseth, That meen side ation of the autual ander alongs herein

DESCRIPTION OF TASIS

Circumstations as band

1 shall pay the awner of said improvements for same, the value to be fixed by the commission appraising the famil. In this case of a minor child, allocated results be selected for him by his father, mother, guant ian, or the solutionaring having clurge of his estate, preference being given in the outle, manned, and shall were be sold during his minoraty. all potentia entirled thereto shall have glivegers; single to thing. by some suitable person akin to them, and the care shall be raken rhad band, moder actual cultivation, inso on it any lawful improvements, he citizen may take any fand put afterply selected by amother; that it such not he estimated in the casse fixed on his allutinent, proceded ing the improvements which helding to bin, but such improvements shall Eur as presible, to tabe like the landfort and sayly actors so as to include hundred and sixty nervs of hund. This horizon shall have the right so There shall be alberted eather the lands or ned by the Magengre or Corek Indians on the Endian Territory to each educer of said material ose Adulments shall be selected for prisances, convicts, and meaninglenis

-

Appearance

-- Information added to be placed upon any Lind in the said patient shall be ear deflar and twenty five cents. \$1.25, per area. of the mirror shall be usabered and in the elastification of the lands and mutics belonging to the nation, provided that the auximum valuation of the nation arising from any source whatever, so that early member ton, but excluding the improvement similars to distribute shall be charged with the value of his albument in the figure distribution of any mass. 2. Each allotment shall be apposised of what world he grospective to white the house of the last the second of the

ton of the Secretary of the Internal and login is seen as an anti-control for an anti-control for the internal and login is seen as an anti-control follows of the said matter has been made. All citizens of the said matter has been made. representative to ecoperate with a commession, for a United State online, designated by the President of the United States, to make the spipe rise of such makeon show and after the provider of the Art, shall be employed 3. In the approxement of the said all obsert, said nation may have a Approximents and albemosts shall be made under the direc-Allajtigona

> to select from the lands of said nation at amount equal to one hundred and sixty acres, and use and necepty the same until the allotments therein provided are made

4. All controvernes arising between the members of said nation as to their rights to have exclude lands allotted to them shall be settled by

Controversal as to

l'nesquelon.

Equalizing alloty incide.

sion of his allotment and remove therefrom all persons objectionable to the commission making affetnents.

The United States shall put each allottes in unrestricted possess. rice illinities.

nace with the purposes and intent of this agreement.

The residue of the lands = int of - infrom town sites, and all other finds accruing under the provisions of this agreement shall be used for the purpose of equalizing ellotments, where he forced histificions for such purpose, the delicious shall be supplied from other funds of the nation purpose, the delicious shall be supplied from other funds of the nation npun diambation of its tribal relations with the United States, in accord-The excess of lands after allotment is completed, all funds derived

1. The residue of the lambs, with the improvements thereon, if any there ha, shall be appraised separately, under the direction of the Secretary of the Interior, and said lands and improvements sold in tracts of not to exceed one hamilred and sixty acres to one person, to the highest bidder, at public auction, for not less than the appraised value per acres of land; and after deducting the appraised value of the lands, the remainder of the purchase money shall be paid to the expects of the improvencial. Nach, bor.

.

. Pulsate to all lands sold shall be issued in the same mattner as to

1,000

Rpocial alletmenta

SPECIAL ALLGEMENTS.

son an appealat resuggistion of their services as missionaries, among the There shall he allotted and patented one bandred and sixty screens to Mrs. A. E. W. Rollwetson and Mrs. B. F. Buckner (nee Gray-

people of the Creek Nation.

10. Rarrell Institute, Henry Kondall College, and Nazareth Institute, Muscogee, and Razareth Institute, Muscogee, alad Bave free of charge, to be allotted and patented to said institutions or to the charches to which they belong, the grounds they now occupy, to be used for school purposes only and not to exceed ten acres each.

RESERVATIONS.

Reservations

inveiniments provided: 11. The following lands shall be reserved from the general allohment

sufficient land for lineist purposes, where neighborhoof havial grounds are now located; one linedred sixty acres each, to include the building sites now neuropied, for the following obtheational institutions: Eurhalis High Scircol, Wednica Mission, New Yaka Mission, Wotumpka Mission, Creek Orphan Torne, Talinhassee Caller Institute, Cowera Mission, Creek Orphan Torne, Talinhassee a town, one here of which, now occupied by the capitol holding, being expensively reversed for said public building; one nero for each charch new located and used for purposee of worship outside of the forms, and rights of way; one hundred sixty acres at Okmalges, to be haid off as begins by calleast companies duly authorized by Congress of milroad after provided; all lands that may be eccapied at the time allotment has elected for town cometeries by the town-site commission as herefu-Missim (roboted), Pecan Creek Mission (colored), and Colored Or All thinks beceinsitter not upart for town without all tands which shall Also tour agree each for the six court houses now established

TIT LES.

allotters, a patent, entropying to lime all the right, title, and interest of 12. As some as practicable after the completion of said allotments the principal chief of the Musicogne or Creek Nation shalt execute mader his hand and the seal of said nation, and deliver to each of said in

Pateista to allotterm

į

thought distributed. and are a refine pristimost of all line and series to be and reserved in and to any and all parts timened, except the large male need in said partials except, also, his interest in the present of all limits hearin excepted the said materials accordances with the precisions of this agreement. assent on his part to the afforment and servey and estall the land of The hereptance of his patent by smill afforder shall be operative as an and shall eminace the land allotted to such patester and waveled band. shall be framed in accordance with the provisions or this agreement in earlientive with the requirements of the apprehent. Said patients the said garbon in and to the land who divided have been allotted to bin

ticles in the territory enempied by the said nation. [13] The Philiod States shall provide by law 5 e proper record of land

11000000

SOUTH SMOT

as for as possible to their present linits, where towns are now bestreft. No town laid out and platted by said commission shall received to an ore number appointed by the recentive of the Musingre of Treek Nation, who shall not be interested in term properly other than has United States. Said commission shall by our town sites, to be restricted home, and one member who shall be appared of the Cresident of the 14. There shall be appointed a examination which aball consist of

from square unless of territory.

15. When said towns are laid our, each let on which substanted and valuable inquivements have been made shall be valued by the rounnession of the piece a fee simple falls to the same would higher in the next. ker ar The rine the valuation is mode, but not to pedick up such value

the anjuovensents literauli

Thomas Committee the bootion and surgestuding selvantage sof the fown shall be reusaletsed chase the same he shall, within to a days from his gapehose, pay into the Treasury of the United States one fourth of the perchase price and the behave in their equal around payments, and when the reduce sum is paid by shall be entitled to a parent for ray same, to be made as berein proceeded for patholes to allotters. the date of notice served on him that each let as locate, and if he purto lary the same at little per centure of the value within sixty days from 15. The awner of the improvements on any let shell have the right (ii) In approximating the value of some locable candidate of inhabitaria.

agree as to the value of any late they shall solve a third persuit, who shall be a cirrori of said mation and who is not interested by town lots, waso shall not write them to determine such value, 38. In any case where the two members of the commission factor

3. But It the nature of the improvements of any let full within sixty States Prepared in the pognishings to the established by the Secretary of the Interior, in term merallments, as becomberone procedul. Said runnelsseen shall have the right to reject a lad on any lat and the imparity means thereon which it was consider below the real value. with the representents their or said lot and the improvements skereon teneng level the interestions property represent that the sold of public mertion to the highest builder, in decrete direction of such aminors and its price two two two two directions of such aminors and its price two two two two directions. days to putchase and make the fits! payment on the same, such let ting yet so turn of such applications value of the lot into the time to applicate titly per century of the ward apparesed value of the lot and shall pay purchaser at sacionale shali pay to the usure of the approximents the price for which said Johanni the mpteroments thereon shall be sald, less

After proper advertisement, as may seem to the line refrequency for and unitari and the proper development of each man, the parchase shall be sold by the combission from a record to the at public profied. pries to be paid in how metalteents, as becomissive provided so 20. All lids not having improvements the good and not so appraised

The second second

shall have been theretolore properly appraised, as hereinhefore propancy from parties in legal passession point to the date of Agning this agreement, holding lots on tracts of ground in towns, shall have the first right to purchase said lots or tracts thou the same terms and conditions as to provided for improved late, provided said lots or tracts valed for improved lets. 21. All citizens or persons who have purchased the right of oces. Preference against

22 Said commession shall have the right to reject any hid for auch has or reacts which is considered by said commission below the fair Califor of the same,

References of bills.

23. Nathre to make any one of the payments as herebofore provided. Entry to make the present of airy advantable work a integration of all payments made presents and oil rights under the contract; provided that the purchaser of any for many jay full price before the same is due.

24. No tax shall be assessed by any town government against any farm town but the other the commission, and no tax bevied against a lot sold as herein provided shall constitute a firm on the same until the purchase.

price thereof has been fully paid.

25. No law or ordinance shall be passed by any town which lafer. fooded by the constitution or ere ferre with the enforcement of or is in conflict with the constitution or ere laws of the United States, or is conflict with this agreement, and all parsents is such laws shall be subject to such laws. 26. Nuid camunission shall be authorized to locate a cemetery within ea

Cometers, Seculon,

lifter to milotters, and shall dispose of same at reasonable prices in smould have for barial purposes; the proceeds derived therefrom to be applied by the lown government to the proper improvement and care and when say town shall have paid into the United States Treasury for the hanest of the said united states Treasury for the hanest of the said united to dullars per acre therefor, such have shall be entitled to a patent for the same, as herein provided for of said comotory.

Nation by the United States for the expenses of surregslag and plotting the lands unit town site, or for grading, appraising and allotting the axed, or for appraising and disposing of the town lots as herein provided, 27. No charge or claim shall be made against the Muscogee or Creek

shall recent to the members of the mathm, to be disposed of as other thy feet deep for each charch and parsonage. Such lots shall be used unly for character and parsonages, and when they cease to be so used, 28. There shall be set spart and exempted from appraisonest and safe, in the towns, lets upon which churches and parsonages are now hallt and occupied, not to exceed fifty feet front and one hundred and fifty feet deep for each charch and parsonage. Such lots shall be used

Reservation of church labels

Expenses of sorrega-

each town, and the one in the clerk's office of the United States distant sourt for the district is which the town is heated, one with the executive of the nation, and one with the Secretary of the Interior, to is approxed by him before the same shall take effect 29. Sanf emonission shall have prepared correct and proper plats of

Filling of form plate.

10. A wetforeour numbering at least three landered inhabitants, live frees, intrimum surviviour a radius of executiff mile at the time of the significant this hypothesest accessories, shall emission of fown within the meaning of this agree. ment. Congress may by law provide for the government of the said -sussement of

CLLAIMS.

18 A buand of arkitration: and all such daims against the United States shall be presented within one year from the date before, and within two "egger or Ureek Nation, in fadividuals thereof, may have against the United States may have against the United States may have against the said mation, shall be submitted to the Scuage of the United States 31. All chims, of whatever nature, including the alloyal Crock Claus, made under switch 4 of the treaty of 1896, and the veelf Emistration Claus, under a riche 12 of the treaty of 1832, which the Management Creek Natural, of hedgellands thereof, may have against the vews from the date herent the Senate of the United States shall make R. Achilentton by the Feather b. Vol. 10, p. 565, Vol. 7, p. 585,

Dropped from rolls. 1221 100 ŝ

have the right to manage and dispose of such property the same as any other citizen of the United States, and upon the issuance of said cor. be dropped from the rolls of said tribe. and caring for his or her individual attains: Provided, That upon the and surplus, shall become subject to taxation, and such member shell assuance of said certificate, the lands of such member, both homestead tificate and the payment of the funds due him or her such member shall

whose selection has been made or to whom a deed has been issued for his or her share of the lands of said tribe in Oklahoma Territory, may sell and convey the lands inherited from such decedent; and, if there an order of such court made upon petition filed by such guardian; all conveyances made under this provision to be subject to the approval court of the county in which said mipor or minors may reside, upon may join in a sale thereof by a guardish duly appointed by the proper of the Secretary of the Interior, under such rules and regulations as be both adult and minor heirs of such inherited lands, then such minors sell and convey the lands inherited from such decedent; and, Sec. 11. That the adult heirs of any deceased Kansas or Kaw Indian,

he may prescribe.

Committees to ad-just claims against the United States. report and accounting in which to enter a suit in the Court of Claims, with the right of appeal to the Supreme Court of the United States, by either party, for the amount due or claimed to be due said tribs by either party, for the amount due or claimed to be due said tribs the misappropriation of any of the funds of said tribe or the fallers of the United States to pay the money due the tribe. And jurisdies a by of the United States to pay the money due the tribe. And jurisdies have need determine all chaims of said tribe against the United States court, it shall settle all the rights, both legal and equitable, of both the said Kaness or Kaw tribe of Indiane and of the United States. ribe of Indians may have or claim to have against the United States, shall be submitted to a commission to be apprinted by the Secretary of the Interior from the officers or supplyees of his Department for may be entitled under any treaty or Act of Congress. If the settleshall, without delay, render to said tribe of Indians a complete accountinvestigation, consideration, and settlement, and the United States or the accounting is not satisfactory to said tribe, or if they are satisfactory to said tribe, or if they are satisfactory shall be placed to the credit of the members of said tribe, according to the terms of this agreement, within one year after the report of said ment of the claims of said tribe, submitted to said commission (and the accommission is satisfactory to said tribe, the amount found due within one year after the report of said commission and the accounting; then the said tribe of Indians shall have two years from the date of the factory and Congress fails to appropriate the money to pay the same commission is made. the accounting) is satisfactory to said tribe, the amount found single petition, making the United States party defendant, and shall set forth all the facts on which the said Kansas or Kaw tribe of Indians bases its claim or claims against the United States, and the upon information or belief as to the existence of such other statements or verification shall be necessary. O action is brought in the Court of Claims, it shall be presented by more petitions, to be filed by said tribe with said commission: said petition may be verified by the agent or attorney of said tribe; The claims submitted to the commission may be submitted by one of papers, reports, and public records, or certified copies thereof, mig S O 12. All claims, of whatever nature, which said Kaneas or Kaw But if the settlement of the claims of said tribe Official letters: facts, and no H

> FIFTY-SEVENTH CONGRESS. Szes. I. Che. 1361, 1362. 11400

ive natil such amendments are approved by a majority of the adult members of the Kansas or Kaw tribe of Indians.

A STATE OF THE STA

States of America in Congress assembled. That the said agreement be, and the same hereby by accepted, ratified, and confirmed with the following amendments: Strike out section thirteen and change section fourteen so as to read section thirteen. Be it enacted by the Senate and House of Representatives of the United Recification. Antendicente.

Approved, July 1, 1902.

OHAP. 1962.—An Act To ratify and confirm an agreement with the Gloctaw and Chickams tribes of Indiana, and for other purposes.

Bett enacted by the Smale and House of Lightenentotives of the United Fublic, No. 228.] July 1, 1000.

Oblige of America in Congress assembled. That the following agrees commission to the Five Civilized Tribes with the Commission to the Five Civilized Tribes with the precision of the Chocas and Chickessus tribes of Indians decreased in the new last the twenty-first day of March, rimetren hundred and two, be, and swindians the same is hereby, racified and confirmed, to wit:

AGREEMENT RETWEEN THE UNITED STATES AND THE CHOCTAWS AND CHICKASAWS

Совраминиципент

Territory, respectively, entered into in behalf of such Chootaw and Chickment tribes, by Githert W. Dukes, Green McCurtain, Thomas E. Lewis in behalf of the Chocket tribe of Indians; and Douglas H. Johnston, Calvin J. Grant, Holmes Willis, Edward B. Johnson, and Benjamin H. Colbert in behalf of the Chicks. as tribe of Indians, commissioners duly appointed and authorized Bereunto, and the Choriam and Chickman tribes of Indians in Indian its behalf by Houry L. Dawes, Iams Hixby, Thomas B. Precking deep commissioners duly appointed and authorized Clifton R. Brecking deep commissioners duly appointed and authorized This agreement, by and between the United States, entered into in is behalf by Houry L. Dawes, Tame Rixhy. Thomas B. Needles, and

contained, it is agreed as follows: Witaesselb that, in consideration of the mutual undertakings herein

DEFINITIONS.

1. Wherever used in this agreement the words "na "thibes" shall each be held to mean the Choctaw and mations or tribes of Indians to Indian Territory words "nations" and Chickagaw

THE INCOME

chief of the Choctaw Nation and the governor of the Chickasaw Nation. & The words "mumber" or "members" and "citizen" or "citizens" thall be held to mean members or citizens of the Chectas or Chicks. The words "chief executives" shall be held to mean the principal

Rise approved June twenty-eighth, eighteen hundred and ninetyment made by the Commission to the Five Civilized Tribes with the commissioners representing the Choctaw and Chickesaw tribes of are tribe of Indians in Indian Territory, not including freedmen.

4. The term "Atoka agreement" shall be held to mean the agree-(30 State., 495.)

Vol. 30, p. 38

shanests and homesteads, shall be held to mean the forms applica-tion at the land office, to be established by the Commission to the Fire Onlined Tribes for the Choctaw and Chickasaw nations, for particular benty one years and fernates under the age of eighteen years, 6. The word "select" and its various modifications, as applied i. The word "minor" shall be held to mean males under the age of

70с хххи, гт 1—

Residention, 2 carrying it into effect: Provided, gress to ratify and confirm this agreement and to make provision for carrying it into effect: Provided, That if any material amendments are made in this agreement by Congress the same shall not become effect be used as evidence. Sec. 18. The said Kansas or Kaw Indians hereby memorialize One

Kridanos

the plural may include also the singular, and vice versa.

8. The terms "allottable lands" or "landsallottable" shall be deemed. may extend and be applied to females as well as males, and the use of 7. Every word in this agreement importing the masculine gender

to mean all the lands of the Choctaw and Chickenaw tribes not herein reserved from allotment

distance.

APPRAISEMENT OF LANDS.

ment of 9. All lands belonging to the Choolaw and Chickesew tribes in the Indian Territory, except such as are herein reserved from allottuent, shall be appraised at their true value: Trouded, That in determining such value consideration shall not be given to the location thereof, to any timber except such pine timber as may lorated thereon. llized Tribes, and without reference to improvements which may be been heretofore estimated by the Commission to the Five Civ-

mission to the five (livilized Tribes, and the Choctaw and Chickassas tribes shall each have a representative to be appointed by the respective executives to cooperate with the said Commission. The appraisement as herein provided shall be made by the Com-

ALLOTMENT OF LANDS.

Allohoment of lands. in the usual manner, thus making the smallest legal subdivision ten acres, or a quarter of a quarter of a quarter of a section.

12. Each member of said tribes shall, at the time of the selection of nations; to conform, as nearly as may be, to the areas and boundaries established by the Government survey, which land may be selected by each allottee so as to include his improvements. For the purpose of making allotnents and designating homestands bereunder, the fortyners or quarter quarter subdivisions astablished by the Government. in value to three hundred and twenty scree of the average allottable land of the Choctaw and Chickasaw nations, and to each Choctaw and Chickasaw nations, and to each Choctaw and Chickasaw freedman, as soon an practicable after the approval by the norse of the average allottable land of the Checkaw and Chickassan Secretary of the Interior of his enrollment, land equal in value to forty Chickage tribes, as soon as practicable after the approval by the Secretary of the Interior of his enrollment as heroin provided, land equal survey may be dealt with as if further subdivided into four equal parts 11. There shall be allowed to each member of the Chectaw and

niomentenda innilen able, etc. his allotment, designate as a homestead out of said allotment land, equal in value to one hundred and sixty acres of the average allottable land of the Choctaw and Chickayaw nations, as nearly as may be, which shall be inalienable during the lifetime of the allottee, not exceeding twenty one years from the date of criticals of allotteents.

and separate certificate and patent shall issue for said homestead.

13. The altotment of such Choctaw and Chickness freedmen shall be instinable during the lifetime of the allottee, not exceeding twenty one years from the date of certificate of allottment.

being the supposition of the problem of lands not been made to all cities where the supposition of the supposition of lands not be rein reserved or other wise disposed of, if any there be, shall be sold at public auction under rules and regulations and on torms to be prescribed by the Section of the supposition of t funds of the tribes. of the Choctaws and Chickseyes and distributed per capits as other for equalizing allotments shall be used for that purpose, and the bal-ance shall be paid into the Treasury of the United States to the credit retary of the laterior, and so much of the proceeds as may be necessary

Lands allotted to members and freedmen shall not be affected on it

7 2 4

tracted prior to the time at which said Land may be alterated under the Act, nor shall said lands be sold except as herein provided. moumbared by any deed, debt, or obligation of any character con-

shalf not be alienable by the allottee or his beirs at any time before the expiration of the Choctaw and Chickesew tribal governments for is one year, one-fourth in acreage in three years, and the balance in five years; in each case from date of patent: Provided, That such land less than its appreciaed value. be alleashte after issuance of patent as follows: One-fourth in servage land as in set aside to each for a homestoad as herein provided, shall 6. All lands allotted to the members of said tribes, except such

Proxies. Apprehent raing.

Alienzolo inida,

17. If, for any reason, an allotment should not be selected or a selection by combonstead designated by, or on behalf of, any member or freedman, it shall be the duty of said Commission to make said selection and

steads for members of said tribes, under the provisions of this agreement, said Commission shall not be required to divide lands into tracts of less than the smallest legal subdivision provided for in paragraph 16. In the making of allotments and in the designation of home-

Direction of heads,

of this agreement, either for himself or for his wife, or for each of his minor children if members of said tribes; and any member of said tribes found in such possession of lands, or having the same in any meaner enclosed after the expiration of ninety days after the date of the final ratification of this agreement, shall be deemed guilty of a Chicksaw tribes to enclose or hold possession of in any manner, by himself or through suother, directly or indirectly, more lands in value that that of three hundred and twenty acres of average allottable unds of the Checksw and Chicksaw nations, as provided by the terms minimum of this agreement for any member of the Choctaw or 19. It shall be unlawful after ninety days after the date of the final Limited boldings By Indiana.

riffication of this agreement for any Choctaw or Chickasaw freedman benches or hold possession of in any manner, by himself or through eacher, directly or indirectly, more than so much lead as shall be qually value to forty acres of the average allottable leads of the Chocaway three as provided by the terms of this agreement, if they be Choctaw or Chickasaw freedman, and any freedman found in the Choctaw or Chickasaw freedman, and any freedman found ther the expiration of ninety days after the date of the final ratification of this agreement, shall be deemed guilty of a mindemeanor. is such possession of lands, or having the same is any manuer enclosed 20. It shall be unlawful after ninety days after the date of the final

By freedman.

and to presente them for so unlawfully holding the same. And the Commission to the Five Civilized Tribes shall have authority to make investigation of all violations of sections 19 and 20 of this agreement. preced to dispose as all persons of such excessive holdings of lands, and make report thereon to the United States district attorneys. meny days after the date of the final ratification of this agreement sciely enforced, and they shall immediately after the expiration of er continues to exist, shall be deemed a separate offense. And the United States district attorneys for the districts in which said nations and costs are paid (such commitment not to exceed one day for every two dollars of said fine and costs) and shall forfeit possession of any property in question, and each day on which such offense is committed en situated, are required to see that the provisions of said sections are 21. Any person convicted of violating any of the provisions of eactions 19 and 20 of this agreement whall be purished by a fine not less than one hundred dollars, and shall stand committed until such fine \$\mathbb{H}\$ any person whose name appears upon the rolls, prepared as Come to the state

ţ If, however, such administrator or executor be not duly and expeditiously appointed, or fails to act promptly when appointed, or for any other cause such selection be not so made within a reasonable and practicable time, the Commission to the five Civilized Tribes shall and distribution as provided in chapter forty-nine of Manafeld's Digest of the Statutes of Arkanese: Provided, That the allotness thus to be designate the lands thus to be allotted. made shall be relected by a duly appointed administrator or executor. tribal property, descend to bis heirs according to the laws of descent herein provided, shall have died subsequent to the ratification of this agreement and before receiving his allotment of land the lands to which such person would have been entitled if living shall be allotted in his name, and shall, together with his proportionate share of other

and the second s

Provides Beleedign of many

A Skotzannot

Jariadiction of Comĝ allottee, place him in possession of his allotment, and shall remove therefrom all persons objectionable to such allottee and the acts of the Indian agent hereunder shall not be controlled by the writ or process 23. Allotment certificates issued by the Commission to the Nive Civilized Tribes shall be conclusive evidence of the right of any allottee to the tract of land described therein; and the United States Indian agent at the Union Agency shall, upon the application of the

of any court.
24. Exclusive jurisdiction is hereby conferred upon the Commission to the Five Civilized Tribes to determine, under the direction of the Secretary of the Interior, all matters relating to the allotment of land-

EXCESSIVE HOLDINGS.

Resound ve bold togo. or person is lawfully entitled, and that he desires to have said tand alletted to him or members of his family as herein provided; and that he desires to have said tand thereupon said Commission shall serve notice upon the person so alleged to be holding land in excess of the lawful amount to which he may be outliefed, said notice to set forth the facts alleged said the mane and post-office address of the person alleging the same, and the rights and consequences herein provided, and the person so alleged the rights and consequences herein provided, and the person so alleged the date of the service of said notice in which to appear at one of said and offices and to select installations the allotments he may be lawfully authorized to select, including homestases; and if at the end of the thirty days last provided for the person upon whom said notice has been served has not selected his allotment and allotments as provided, then the Commission to the Five Civilized Tribes shall immediately then the Commission to the Five Civilized Tribes shall immediately then the Commission to the Five Civilized Tribes shall immediately then the Commission to the Five Civilized Tribes shall immediately then the contribution to the five Civilized Tribes shall immediately then the contribution to the five Civilized Tribes shall immediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall incomediately the contribution to the five Civilized Tribes shall income the contribution to the five Civilized Tribes shall income the contribution to the five Civilized Tribes shall be contributed to the contribution to the five civilization to the five c for members of his family and for other persons for whom he is lawfully authorized to apply for allotments, including homosteads, and after the expiration of ninety days following the opening of such land of any make allegation that the land or any part of the land that he desires to have allotted is held by another citizen or person in excess of the amount of land to which said citizen for the best interest of said allottees; and after such allotteents have been made or reserved by said Commission, than all other lands held or claimed, or previously held or claimed by said person or personal shall be deemed a part of the public domain of the Chectaw and Chickers saw nations and he subject to disposition as such: Provided, That say persons who have previously applied for any part of said lands that both the Choctaw and the Chickasaw nations any citizen or freedman of either of said nations may appear before the Commission to the Five Civilized Tribes at the land office in the nation in which his land is located and make application for his allotment and for allotments make or reserve said allotments for the person or persons who have failed to set in accordance with the notice aforesaid, having due regard 26. After the opening of a land office for allotzient purposes in oth the Choctaw and the Chickmen nations any citizen or freedment

ss provided, and in excess of the amount included in said allotments, shall be a joint of the public domain of the Choctaw and Chickasaw otherwise provided, and provided that twelve months shall have slapsed from the date of the approval of his enrollment by the Secretary of the Interior, then the Commission to the Five Civilized Tribes may immediately proceed to select an allotment, including a homestead for such person, said allotment and homestead to be selected as the Commission may deem for the best interest of said person, and the same shall be of the same force and effect as if such selection had been made, shall be of the same force and effect as if such selection had been made. have a prior right of allotment of the same in the order of their applications and as their lawful rights may appear.

If any citizen or freedman of the Choctaw and Chickasaw nations freed to solve shall not have selected his allotment within twelve months after the leans. by persons for whom allotments have been selected by the Commission by such citizen or freedman in person, and all lands held or claimed date of the opening of said land offices in said nations, if not herein be subject to disposition as such.

RESERVATIONS

26. The following lands shall be reserved from the allotment of lands Resorrations

becein assented to, or by the terms of this agreement.

(b) All lands to which, at the date of the first ratification of this bersin provided for:

(a) All lands set apart for town sites either by the terms of the Atoka greenent, the Ast of Congress of May 31, 1800, (31 States, 221), as Vol. 25, p. 254 Town alter.

tenance and operation of the railroad.
(c) The strip of land lying between the city of Fort Smith, Arkansas, agreement, any railroad company roay under any treaty or Act of Congress, have a vested right for right of way, depots, station grounds, water stations, stock yards, or similar uses connected with the main-

and the Arkanias and Poleau rivers, extending up the said Poleau River to the mouth of Mill Crook.

tary of the Interior on account of their coal or suphalt deposits, as bersinafter provided. And the lands selected by the Scorecary of the luterior at and in the vicinity of Sulphur in the Chickesaw Nation, under the cession to the United States bersunder made by said tribes. (d) All lauds which shall be segregated and reserved by the Socredepode.

5

(i) One hundred and sixty acres for Jones' Academy.
(ii) One hundred and sixty acres for Tuskaborna Frinale Seminary.
(iv) One hundred and sixty acres for Tuskaborna Frinale Seminary.
(iii) One hundred and sixty acres for Wheelock Orphan Seminary.
(iv) One hundred and sixty acres for Horonfield Academy.
(iv) One hundred and sixty acres for Horonfield Academy.
(iv) One hundred and sixty acres for Helson Orphan Home.
(iv) One hundred and sixty acres for Horonfield Academy.
(iv) One hundred and sixty acres for Horby Institute.
(iv) One hundred and sixty acres for Horby Institute.
(iv) One hundred and sixty acres for Horby Institute.
(iv) Dighty acres for the capitol building of the Chickasaw Nation.
(iv) Eighty acres for II. R. Scharmserborn.
(iv) Eighty acres for the widow of H. S. Ball.
(iv) Ateasonable smount of hand, to be determined by the town-site of materials.

(iv) Ateasonable smount of hand, to be determined by the town-site of teachers.

That public buildings.

(a) One are our case of the final ratification of this agreement.

Since by the Chectaw or Chickasaw citizens at the date of the final ratification of this agreement. (i) Five seres for any cometery located by the town-site commis-

supervision of the authorities of the Chocker or Chickens nations and officials of the United States. (v) One sere each for all Choclaw or Chickessaw schools under the

And the sero so reserved for any church or school in any quarter section of land shall be located when practicable in a corner of such section of land shall be located when practicable in a corner of such section. quarter section lying adjacent to the section line thereof.

ROLLS OF CHIZENSKIP

Contessed sight Bolland ettizensbip. and Chickass we freedmen shall be made by the Commission to the Five Civilized Tribes, in strict compliance with the act of Congress approved June 28, 1898 (30 Stats., 485), and the act of Congress approved May 31, 1990 (31 Stats., 221), except as herein otherwise provided: Accept as States court in the Indian Territory under the set of June 10, 1896 (29 State, 321), and which right is contested by logal proceedings instituted under the provisions of this agreement, shall be earnised or receive allotment of lands or distribution of tribal property until his right thereto has been finally determined. wided. That no person claiming right to enrollment and allotment and distribution of tribal proporty, by virtue of a judgment of the United 27. The rolls of the Chootaw and Chickesew citizens and Choctaw

ried thereafter to a citizen shall be entitled to enrollment or to parchild born thereafter to a citizen or freedman and no person intermartion of this agreement entitled to be enrolled as provided in section 27 hereof shall be placed upon the rolls made by said Commission; and no Chiokasaws. ticipate in the distribution of the tribal property of the Choctaws and The names of all persons living on the date of the final ratifica-

Personnenitiel

29. No person whose name appears upon the rolls made by the Commission to the Five Civilized Tribes as a citizen or freedman of any other tribe shall be enrolled as a citizen or freedman of the Chocker or Chickasaw nations.

perceive and the Whitemanners

the names of those persons found by the Commission to be entitled to enrollment. The lists thus prepared, when approved by the Secretary of the Interior, shall constitute a part and parcel of the final rolls of citizens of the Choctaw and Chickasaw tribes and of Choctaw and Chickasaw treedmen, upon which allotment of land and distribution of other tribal property shall be inade as herein provided. Lists shall be and Chickesaw citizens and Chectaw and Chickesaw freedmen, the said plete. The rulls so prepared shall be made in quintuplicate, one to be deposited with the Secretary of the Interior, one with the Commissioner of Indian Affairs, one with the principal chief of the Choctaw Nation, one with the governor of the Chickasaw Nation, and one to remain with the Commission to the Five Civilized Tribes. ward to the Secretary of the Interior lists upon which shall be placed Commission shall, from time to time, and an early as practicable, for been determined, and when there shall have been submitted to and approved by the Secretary of the Interior lists embracing names of all those lawfully entitled to enrollment, the rolls shall be decuted commade up and forwarded when contests of whatever character shall have 30. For the purpose of expediting the enrollment of the Chectar

the proceedings in such courts being given to each of said nations, and it being insisted by said nations that, in such proceedings, notice saw nations that the United States courts in the Indian Territory, acting under the Act of Congress approved June 10, 1896, buts to each of said nations was indispensable, and it being clusted and instance by said nations that the proceedings in the United States admitted persons to citizenship or to earothment as such citizens in the Choctaw and Chickaeaw nations, respectively, without notice of Sec. 31. It being claimed and insisted by the Chectaw and Chicks

Admission to citizenship without no dee of proceedings.

Vol. 21, p. 339.

Post, p. 936.

of either or both of the irregularities claimed and insisted upon by said astimals a forceaid, then the files, papers and proceedings in any citizenship case in which the judgment or decision is so asmulled or vacated, shall, upon written application therefor, made within ninety days thereafter by any party thereto, who is thus deprived of a favorable judgment upon his claimed attizenship, be transferred and certified to said citizenship court by the court having custody and control of such files, papers and proceedings, and, upon the filing in such citizenship court of the files, papers and proceedings in any such citizenship case, accompanied by due proof that notice in writing of the transfer and certification thereof has been given to the chief executive time, shall be confined to a final determination of the questions of law here barned, and shall be without prejudice to the determination of any charge or claim that the admission of such persons to citizenship or enrullment by said United States courts in the Indian Territory was wrongfully obtained as provided in the next section. In the event said citizenship judgments or decisions are annulled or vacated in the test suit hereinbefore authorized, because in at least two weekly newspapers having general circulation in the Choctaw and Chicksusw nations. Such notice shall set forth the pature and prayer of the hill, with the time for answering the same, which shall not be less than thirty days after the last publication. Said suit shall be determined at the earliest practicable officer of each of said nations, said citizenship case shall be decketed in said citizenship court, and such further proceedings shall be had to be made individual parties to the suit; but any person so situated may, upon his application, be made a party defendant to the suit. Notice of the institution of said suit shall be personally served upon the chief executive of the defendant nation, if sither nation he made 90 days after this agreement becomes effective, by a hill in equity filed in the Chectaw and Chickasaw citizenship court hereinafter named, seek the snoulment and vacation of all such decisions by said courts. Ten parsons so admitted to citizenship or enrollment by said courts, with notice to one but not to both of said nutions, shall be made defendants to said suit as representatives of the entire class of persons similarly situated, a party defendant as aforesaid, and upon each of said ten representa-tive defendants, and shall also be published for a period of four weeks mine these questions, the two nations, jointly, or either of said nations acting separately and making the other a party defendant, may, within to such commission, and should not have extended to a trial de novo of the question of citizenship; and it being desirable to finally deterto the five Civilized Tribes, upon the papers and evidence submitted courts in the Indian Territory, under the said Act of June 10, 1896, should have been confined to a review of the action of the Commission the number of such persons being too numerous to require all of them Proceedings in citi-ten court.

North St.

Post, ye sale.

All in equity to an-

admitting persons to citizenship or to enrollment as citizens in either of said nations. The right of appeal may be exercised by the said nations jointly or by either of them acting separately at any time within aix months after this agreement is hually ratified. In the exertherein in that court as ought to have been had in the court to which the same was taken on appeal from the Commission to the Five Civilized Tribes, and as if no judgment or decision had been rendered therein.

33. Said citizenship court shall also have appellate jurudiction over all judgments of the courts in Indian Territory rendered under said Act of Congress of June tenth, eighteen hundred and ninety-six. bidings of fact and conclusions of law, and may, wherever in its judggod to consider review and revise all such judgments, both as to cas of such appellate jurisdiction said citizenship court shall be authorto say such appeal to take and present such further evidence an ment substantial justice will thereby be aubserved, permit either party

Juriediecino. Joef, p. 995.

- 5p•41.

over judgments rendered by such course within a either of said claims to citizenship or to enrollment as citizens in either of said rations. Such appeals shall be taken within the time hereinbefore articles. Such appeals shall be taken, conducted and disposed of in the same specified and shall be taken, conducted and disposed of appeals by be necessary to enable said court to determine the very right of the controversy. And said court shall have power to make all needful rules and regulations prescribing the manner of taking and conducting said appeals and of taking additional evidence therein. Such citizonship court shall also have like appellate jurisdiction and authority and thirty-three bereuf shall go into effect immediately after the posmanner as appeals by the said nations, save that notice of appeals by eitzenship claimants shall be served upon the chief executive officer of both nations: Provided, That paragraphs thirty-one, thirty-two

Today

and his necessary and sectual traveling and personal expenses while emgaged in the performance of his duties. The clerk, stenographer, and halliff shall be appointed by the judges, or a majority of them, compensation is shall receive the following yearly compensation: Clerk two thousand four hundred dollars: stenographer, twelve hundred dollars, stenographer, twelve hundred dollars, bailiff, nine hundred dollars. The compensation of all these officers shall be paid by the United States in monthly installments. The Chocker and Chick.

Leave of the middle your meaters. sage of this Act by Congress.

33. A court is bereby created to be known as the Chocker and Chickesser Citizenship Court, the existence of which shall terminate upon the final determination of the suits and proceedings ramed in the last two preceding sections, but in no event later than the thirty-first day of December, nineteen bundred and three. Said court shall have all authority and power necessary to the hearing and determination of the suits and proceedings so committed to its jurisdiction, including the authority to issue and enforce all requisite writs, process including the authority to issue and enforce all requisite writs, process court or before one of the judges, so far as practicable. Each judge shall be authorized to grant, in vacation or recess, interlocutory orders and to hear and dispose of interlocutory motions not affecting of the Secretary of the Interior, to be expended under the direction of the Secretary of the Interior, to pay such contingent expenses of and two associate judges, a clerk, a stenographer, who shall be deputy clerk, and a bailiff. The judges shall be appointed by the President, by and with the advice and consent of the Senate, and documents, the attendance of witnesses, and in punishing contempt, Except where berein otherwise expressly provided, the pleadings, practice and proceedings in said court shall conform, as near as may said court and its officers as to such Secretary may seem proper. Said court shall have a seal, shall sit at such place or places in the Chocker the substantial merits of the case. Said court shall have a chief judge and orders, and to prescribe rules and regulations for the transaction of its business. It shall also bave all the powers of a Circuit Court of and Chickesaw nations as the judges may designate, and abbit hold public moneys to pay said compensation are hereby appropriated, and there is also hereby appropriated the sum of five thousand dollars, or so shall each receive a compensation of five thousand dollars per annum, bu, to the pleadings, practice and proceedings in equity causes in the Circuit Courts of the United States. The testimony shall be taken in fees of witnesses shall be paid by the party at whose instance such process is issued or such witnesses are subpurseed, and the rato or which the service is to be had. court shall be served by the United States marshal for the district in be authorized to administer oaths. All write and process issued by said tienble or necessary. Each judge and the clerk and deputy clerk abal sessions, beginning the first Monday in each month, so far as may be practhe United States in compelling the production of books, papers and The fees for serving process and the

Jadges, etc.

of said executives, to pay such expenses as in his judgment are reasonable and necessary out of any of the joint funds of said nations in the Trespury of the United States.

34. During the ninety days first following the date of the final ratification of this agreement, the Commission to the Five Civilized proceedings provided for in this and the two preceding sections shall be incurred under the direction of the executives of the two nations, and the Secretary of the Interior is hereby authorized, upon certificate sary to the proper conduct, on hebalf of the nations, of the suits and the circuit court of the United States for the western district of Arkansas. No fees shall be charged by the clerk or other officers of said court. The clerk of the United States court in Indian Territory, having custody and control of the files, papers, and proceedings in the original citizenship cases, shall receive a fee of two dollars and fifty peid by the person applying for such transfer and certification. The sudgment of the citizenship court in any or all of the suits or proceedings so committed to its jurisdiction shall be final. All expenses necesof persons whose citizenship is involved therein, and said fee shall be cents for transferring and certifying to the citizenship court the files, papers, and proceedings in each case, without regard to the number to be final. Укрепнол,

opply to any person or persons making application for enrollment as two dississippi Chectaws, for whom provision has been otherwise been the said ninety days: I'varided, That nothing in this section shall shal ratification of this agreement; but the application of no person whomsoever for enrollment shall be received after the expiration of tribal laws, customs and usages on or before the date of the passage of this Act by Congress, and such infant children as may have been such intermarried white persons as may have married recognized citizens of the Choctaw and Chickesaw Nations in accordance with the Tribes may receive applications for enrollment only of persons whose mines are on the tribal rolls, but who have not heretofors been enrolled by said Commission, commonly known as "definquents," and barn to recognized and enrolled edizens on or before the date of the Applications for en-Prorte Mindsdppf Choc-

and Chickusaw nations of the lands, other tribal property, and prodeeds so obtained, faement at hard labor for a period of not less than one year nor more than five years, and in addition thereto, a forfeiture to the Chockaw partion of any land or other tribal property, or of the proceeds so of such person to any interest in the lands or other tribal property shall be deemed to have become extinguished and to have passed to the tribe in general upon his death before the date of the final milification of this agreement, and any person or persons who may conceal that the final milificant the suprement, and any person or persons who may conceal asw tribes, and those whose came a spear thereon shall participate in the manner set forth in this agreement: I maked. That no allotment of land or other tribal property shall be made to any person, or to the heirs of any person whose came is on the said rolls, and who died prior to the date of the final ratification of this agreement. The right of such person to any interest in the lands or other tribal Theorem. is other cases of felony, and the penalty for this offense shall be conthe death of anyone on said rolls as aforesaid, for the purpose of profiting by the said concealment, and who shall knowingly receive any as berein provided shall be entitled to in any manner participate in the distribution of the common property of the Choctas and Chicka-85. No person whose name does not appear upon the rolls propared guilty of a felouy, and shall be proceeded against as may be provided Project. Extenguishment of rights, Direction of com-Falony.

CHICKASAW PREEDMEN.

Chickman Preed.

21, On the

ì

amount of such fees shall be the same as is allowed in civil causes

²⁷36. Authority is hereby conferred upon the Court of Claims to court of Guida to determine the existing controversy respecting the relations of the etc.

3

Vol. 14, p. 769.

freedmen in the lands of the Choctaw and Chickasaw nations under the third article of the treaty of eighteen hundred and sixty-six, hetween the United States and the Choctaw and Chickasaw nations, and under any and all laws subsequently enacted by the Chickasaw Chickseaw freedmen to the Chickseaw Nation and the rights of such

directed, on behalf of the United States, to file in said Court of Claims, within early days after this agreement becomes effective, a bill of interpleader against the Choctaw and Chickasaw nations and the Chickasaw freedmen, setting forth the existing controversy between the Chickasaw Nation and the Chickasaw freedmen and praying that the defendants thereto be required to interplead and settle legislature or by Congress.
37. To that end the Attorney General of the United States is hereby

their respective rights in such suit.

ar at rever. 38. Service of process in the suit may be had on the Choctaw and Chickasaw nations, respectively, by serving upon the principal chief of the former and the governor of the latter a certified copy of the hill, with a notice of the time for answering the same, which shall not be less than thirty nor more than eixty days after such service, and may be had upon the Chickasaw freedmen by serving upon each of three known and recognized Chickasaw freedmen a certified copy of the bill, with a like notice of the time for answering the same, and by publishing a notice of the time for answering the same, for a period of three weeks in at least two weekly newspapers baving general circulation in the Chickasaw Nation.

Employment of 39. The Choctaw and Chickasaw nations, respectively, may in the social Research and another to twenty-one hundred and three to twenty-one hundred and six, both inclusive, of the Revised Statutes, employ one hundred and six, both inclusive, of the Revised Statutes, employ consecutive therein; and the Secretary of the Interior shall employ competent counsel to represent the Chickasaw freedmen in said said and to protect for the Chickasay freedmen, including all costs of printing their briefs and other incidental expenses on their part, not exceeding six thousand dollars, shall be paid out of the Treasury of the United States upon certificate of the Secretary of the Interior setting forth the employment and the terms thereof, and stating that the required services have been duty rendered; and any party feeling aggriteved at the decree of the Court of Claims, or any party thereof, may, within sixty days after the rendition thereof, appeal to the Supreme Court, and in each of said courts the suit shall be advanced for hearing and decision at the earliest practicable time. their interests therein; and the compensation of coursel so employed

ALLEGER WAS ZELVETCHESSE

40. In the meantime the Commission to the Five Civilized Tribes shall make a roll of the Chickesaw freedmen and their descendants, as provided in the Atoka agreement, and shall make allotments to them as provided in this agreement, which said allotments shall be beld by the United States or the said freedmen on account of the taking of the said lands for allotment to said freedmen: *Provided*. That nothing saw freedmen as succrtained by the appraisal thereof made by the Commission to the Five Civilized Tribes for the purpose of allotment, suit that the Chickasaw freedmen are not, independently of this agree-ment, entitled to allotments in the Choctaw and Chickasaw lauds, the the said Chickseaw freedmen, not as temporary allotments, but as final allotments, and in the event that it shall be finally determined in said the United States, for the value of the lands so allotted to the Chickswhich decree shall take the place of the said lands and shall be in full satisfaction of all chims by the Choctaw and Chickasaw nations against Chickasaw nations according to their respective interests, and against Court of Claims shall render a decree in favor of the Choctaw and

FIFTY-SEVENTH CONGRESS, Sees, I. Co. 1869.

contained in this puragraph shall be construed to affect or change the existing status or rights of the two tribes as between themselves respectrecovered as cumponsation therefor, as aforesaid. ing the lands taken for allotment to freedmen, or the money, if any,

MISSISSIFFI CHOCTAWS.

Minimippi Choc-

treaty of eighteen hundred and thirty who had not moved to and made bons fide settlement in the Choctaw-Chickawaw country prior to June twenty-eighth, eighteen hundred and ninety-eight, shall be deemed to be Missisippi Choctaws, entitled to benefits under article fourteen of the Missisippi Choctaws, entitled to benefits under article fourteen of the said treaty of September twenty-seventh, eighteen bundred and thirty, and to identification as such by said Commission, but this direction or provision shall be decined to be only a rule of evidence and shall not be invoked by or operate to the advantage of any applicant who is not a Mississippi Choctaw of the full blood, or who is not the full blood of the said to the said to be only a rule of surjections. nitionation of this agreement and in the disposition of such applications all full-blood Mississippi (hoctaw Indians and the descendants of any Mississippi Choctaw Indians whether of full or mixed blood who received a patent to baid under the said fourteenth article of the said provided for utizens of the tribes, subject to the special provisions berein provided as to Mississippi Choctaws, and suid envolument shall be foal when approved by the Secretary of the Interior. The application of no person for identification as a Mississippi Choctaw shall be received by eard Commission after six months subsequent to the date of the final settlement to such Commission within one year after the data of their said identification as Mississippi Choctaws shall be encoded by such Commission as Mississippi Choctaws entitled to allotment as herein 41. All persons duly identified by the Commission to the Five Civil- house and alter Tribes under the provisions of section 2I of the act of Congress approved June 28, 1888 (30 Stats., 495), as Mississippi Choctaws - Vol. 29, 163, and the Choctaw Nation concluded Soptember 27, 1830, may, at any time within six months after the date of their identification as Mississippi Choctaws by the said Commission, make bona fide settle. ment within the Choctaw-Chickasaw country, and upon proof of such Applications for identification. Vol. 7, p. say,

the descendant of a Mississippi Choctaw who received a patent to hand under said treaty, or who is otherwise harred from the right of citianship in the Choctaw Nation, all of said Mississippi Choctaws so arolled by said Commission shall be upon a separate roll.

42. When any such Mississippi Choctaw shall have in good faith the sations for a period of three years, including his residence thereo continuously resided upon the lands of the Choctaw and Chekasaw they residence of autone for a period of three years, including his residence thereo continuous, bons fide residence, made in such manner and before such officer as may be designated by the Secretary of the Interior, receive he shall hold the lands allotted to him as provided in this agreement, and to chickasaw nations.

A patent for his allotted to him as provided in this agreement.

A continuous of the Choctaw and Chickasaw nations.

appointed guardian or cursion, and for aged and infirm persons and prisoners by agents duly authorized thereunto by power of attorney. cations to have land set apart to them as such, must be made personally before the Commission to the Five Civilized Tribos. Fathers may apply for their minor children, and if the father be dead, the mother mene persons, and persons of unsound mind may be made by duly may apply; husbands may apply for wives. Applications for orphans, 43. Applications for enrollment as Mississippi Choctaws, and applications for enrollment, etc.

. 44. If within four years after such enrollment any such Mississippi (hockey, or his heirs or representatives if he he dead, fails to make

is the discretion of said Commission.

Melry, etc.

Conveyance of parents,

1902

set apart to him, and the same shall be sold at public auction for cush, under rules and regulations prescribed by the Secretary of the Interior, and the presseds paid into the Tressury of the United States to the credit of the Choctaw and Chicksaw tribes, and distributed per capita than their appraised value. Upon payment of the full purchase price patent shall issue to the purchaser. case of his death after enrollment, be, and his heirs and representatives scribed, or up to the time of the death of such Mississippi Chockey, in proof of such continuous bons fide residence for the period with other funds of the tribes. Such lands shall not be sold for less if he be dead, shall be deemed to have acquired no interest in the hunds eo pre

TOWN SITTED.

flict with the terms of this agreement. confirming all acts of the Government of the United States thereunder, tains to town sites in the Choctaw and Chickens nations, ratifying and Congress approved May 31, 1900 (31 State., 221), in so far as it perand consent to a continuance of the provisions of said act not in con-The Choctew and Chickessaw tribes hereby assent to the set of

Vol. 31, p. 257. Assess of tellion.

the Interior on the recommendation of the Commission to the Five Civilized Tribes, as provided in said act of Congress of May 31, 1900, acreage not to exceed hix hundred and forty acres for each town site.

47. The lands which may hereafter be set aside and reserved for needs and remonable prospective growth of said town sites, the total original town site yes set apart, as may be necessary for the present such additional acreage may be added thereto, in like manner as the 46. As to those term sites heretofore set saide by the Secretary of

Vol. 31 p 297.

Additional acress.

shall embrace such acreage as may be necessary for the present needs Civilized Tribes, under the provisions of said act of May 31, 1900. town sites upon the recommendation of the Commission to the Five

Vol. 35, p. 377

Bloaded of Applications Ī and reasonable prospective growth of such town sites, not to exceed six hundred and forty screet for each town site.

48. Whenever any tract of land shall be set aside for bown-site purposes, as provided in said act of May \$1, 1990, or by the terms of this poses, as provided in said act of May \$1, 1990, or by the terms of this poses, as provided in said act of May \$1, 1990, or by the terms of this poses, as provided in said act of May \$1, 1990, or by the terms of this poses. appointed by the Secretary of the Interior, one by the chief executive of the tribe in which the town site is bouted, and one by the occupant becretary of the Interior, the value of such improvements to be determined by a board of appraisers, one member of which shall be igreement, which is occupied by any member of the Choctaw or Chickasaw nations, such occupant shall be fully comparested for his improvements thereon, out of the funds of the tribes arising from the sale of town sites, under rules and regulations to be prescribed by the of the land, said board of appraisers to be paid such compensation for their services as may be determined by the Secretary of the Interior out of any appropriation for surveying, laying out, platting, and sell-ing town sites.

Nation fails or refuses to appoint a town-site commissioner for any town, or to fill any vacancy caused by the neglect or refusal of the town-site commissioner appointed by the chief executive of the Chooof the Interior, in his discretion, may appoint a commissioner to fill the vacancy thus created. taw or Uhickawaw Nation to qualify or act, or otherwise, the Secretary ay. Whenever the chief executive of the Chectaw or Chickasaw

tional town-site commissions shall extend to such town sites only asshall be designated by the Secretary of the Interior. sites in said nations: I woulded, That the jurisdiction of said addition agreement, such additional town-site commissions as the Secretary of the Interior may deem necessary, for the speedy disposal of all town 50. There shall be appointed, in the manner provided in the Atolic

Promin Juriotic Lon.

meals of the respective nations and deliver to the purchaser of the said tires of said nations shall jointly execute, under their hands and the 51. Upon the payment of the full amount of the purchase price of say lot in any town site in the Chuckaw and Chickasaw authors, appraised and sold as herein provided, or sold as herein provided, the chief execu-

lot, a justent conveying to him all right, title, and interest of the Chootan and Chickasan tribes in and to said lot. 53. All town lots in any one town site to be conveyed to one person concern, etc., of using a practicable, be included in one patent, and all putents where

shall be executed free of charge to the grantee. 52. Such towns in the Chectaw and Chickesow nations as may have

ninety days after the final ratification of this agreement, in the same manner as herein provided for other town sites; but in no such ease shall more than forty scree of land be set uside for any such town site. a population of less than two bundred people, not otherwise provided for, and which in the judgment of the Secretary of the Interior should be set aside us town sites, shall have their limits defined not later than Towns of toes fligg 200 foliableance.

ander the provisions of the act of Congress approved May 31, 1900 voluments. It is a provision of the additional acreege added theorete, and all town sides which may hereafter be net uside, as well as all town sides set less than two handred, shall be surveyed, laid out, platted, appraised and disposed of in a like manner, and with like preference rights accorded to owners of improvements as other town sides in the Chocand disposed of under the Atoka agreement, as modified or supple, and disposed of under the Atoka agreement, as modified or supple, mented by the said act of May 31, 1800: Provided, That occupants or appraised this Act by Congress shall pay the full appraised the passage of this in town sides in said Chocan and Chickens writtions as provided the passage of this Act by Congress shall pay the full appraised value of said logs instead of the percentage named in the Atoka agreement. on the recommendation of the Commission to the Five Civilized Tribes. 54. All town sites heretofore set aside by the Secretary of the Interior Sugreya, etc.

MUNICIPAL CORPORATIONS.

of the Interior, to issue bonds and borrow money thereon for sanitary purposes and for the construction of sawara, lighting plants, water-torks, and schoolhouses, subject to all the provisions of laws of the United States in force in the organized Tarritories of the United States in reference to municipal indebtedness and issuance of bonds for public imposes; and said provisions of law are hereby put in force in said intions and made applicable to the citioward towns therein the same as if specially enacted in reference thereto; and said multipal corporations are hereby authorized to varate streets and allays, or parts thereof, and said streets and alleys, when so varated, shall become the property **d** the adjacent property holders. 15. Authority is hereby conferred upon municipal corporations in the Checkaw and Chickesaw nations, with the approval of the Secretary Roads Mr Jesprovo Rococa Mundelpad corpora-

COAL AND ASPHALT:

and spinal

groupest all deposits of coal and sephalt which are in lands within the limits of say town site selabilished under the Atoka agreement, or the exterior limits of any lands of or this agreement, and which are must of their coal or asphalt deposits, as herein provided, and which are not at the time of the limit of their coal or asphalt deposits, as herein provided, and which are not at the time of the limit with a thick this agreement can be ready. usor then existing coal or asphalt lease, shall be sold at public anc-60

Sale ne conf esphalt deposits.

ing the proceeds of the sale of coal and asphalt lands. vided, and the proceeds thereof disposed of as herein provided respect tion for cash under the direction of the President as hereinsfter pro-

į provided, and the proceeds thereof disposed of as provided in the last preceding section. The cost or asphalt covered by each lease shall be separately sold. The purchaser shall take such coal or asphalt deposits at public suction under the direction of the President as hereinsflor tion of two years after the final ratification of this agreement, be sold of this agreement covered by any existing lease, shall, at the expiratown site so established, which are at the date of the final ratification subject to the existing lease, and shall by the purchase succeed to all the rights of the two tribes of every kind and character, under the 57. All coal and asphalt deposits which are within the limits of any but all advanced royalties received by the tribe shall be retained

To be reserved from Allouncest. reserved shall be allotted to any member or freedman, and the improvements of any member or freedman existing upon any of the lands so segregated and reserved at the time of their segregation and reservation shall be appraised under the direction of the Secretary of the Interior, and shall be paid for out of any common funds of the two tribes in the Treasury of the United States, upon the order of the Secretary of the Interior. All coal and sophalt deposits, as well so other minerals which may be found in any lands not so segregated and other minerals which may be found in any lands not so segregated and other minerals which may be found in any lands not so segregated and other minerals which may be found in any lands not so segregated and other minerals which may be found in any lands not so segregated and other minerals which may be found in any lands not so segregated and other minerals which may be found in any lands not so segregated and other minerals. tion and reservation shall conform to the subdivisions of the Government survey as nearly as may be, and the total sogregation and reservation shall not exceed five hundred thousand acres. No lands so by them segregate and reserve from allottuent all of said lands. Such segregacoal or aspiralt leases, and within that time be shall, by a written order, coal or asphalt, including therein all lands which at the time of the cable, what lands are principally valuable because of their deposits of final ratification of this agreement shall be covered by then existing the Secretary of the Interior shall ascertain, so far as may be practi-58. Within six months after the final ratification of this agreement

Pater at poblic and : tennessed from of the President, by a commission composed of three persons, a collection which shall be appointed by the President, one on the recommendation of the Principal Chief of the Choctaw Nation, who shall be a Choctaw by blood, and one on the recommendation of the Governor of the Chickasaw Nation, who shall be a Chickasaw by blood. Fither of said Testrebellion of pro-regular allotten or other person who may lawfully acquire title to such lands.
59. All lands segregated and reserved under the last preceding section, excepting those embraced within the limits of a town site, established as hereinbefore provided, shall, within three years from the final ratification of this agreement and before the dissolution of the tribal governments, be sold at public auction for cash, under the directions of the second commissioners may, at any time, be removed by the President for good cause shown. Each of said commissioners shall be paid at the rate of asphalt deposits hereunder, the commission shall have the right to reject any or all hids which it considers below the value of any such lands or deposits. The proceeds arising from the sale of coal and sephalt deposits shall be deposited in the four thousand dollars per annum, the Choctaw commissioner to be said by the Choctaw Nation, the Chickesaw commissioner to be paid by the Chickesaw Nation, and the third commissioner to be paid by the The lands embraced within any coal or asphalt lease shall to separately sold, subject to such lease, and the purchaser shall succeed to all the Treasury of the United States to the credit of said tribes and paid out per capits to the members of said tribes (freedmen excepted) with the United States. In the sale of cost and asphalt lands and cost and other moneys belonging to said tribes in the manner provided by law,

Ξ

Ordination.

sny existing coal or asphalt lesse, shall be sold in tracts not exceeding but all advanced revalties received by the tribes shall be retained by them. The hads so segregated and reserved, and not included within rights of the two tribes of every kind and character, under the lease,

awaiting the expiration of the period of two years, as hereinbefore berein directed to be sold may be made at any time after the expiration of six months from the final ratification of this agreement, without to the tribes so to do, the sale of any cost or asphalt saids which are two tribes, and whore in the judgment of the President it is advantageous

نجذ بخشورين

to the contrary notwithstanding. ratification of this agreement, the provisions of the Atoka agreement 61. No lease of any coal or asphalt lands shall be inside after the final

ally reserved from allottment for any other reason, the sale to be made becomder shall be only of the real and asphalt deposits contained therein, and in all other respects the other specified resorration of such lands herein provided for shall be fully respected.

63. The chief executives of the two tribes shall execute and deliver, secount of their cond or asphalt deposits are in this agreement specific. 62. Where any lands to as aforesaid segregated and reserved on

of any coal or exphalt lands so sold, and to each purchaser of any coal or asphalt deposits so sold, an appropriate patent or instrument of conveying to the purchaser the property so sold. with the approval of the Secretary of the Interior, to each purchaser

SULPHUS SPRINGS.

lands us may be embraced in a town site at that point shall be disposition of town sites. Within ninety days after the selection of twe sites. Within ninety days after the selection of the indis so ceded there shall be deposited in the Transury of the United States, to the credit of the two tribes, from the unapproprised public moneys of the United States, twenty dollars per acre for hads so ceded, and such moneys shall, upon the dissolution of the tribes, freeduren excepted, as are other funds of the tribes. All Improvements when the land, are other funds of the tribes. All Improvements when the land, are other funds of the tribes. All Improvements when the land, are other funds of the tribes. at the time of the ratification of this agreement by Congress shall be appraised, under the direction of the Scoretary of the Interior, at the true value thereof at the time of the selection of said obsident with the purposes for which said cossion is made, and when selected the coded lands shall be held, owned, and controlled by the United States absolutely and without any restriction, save that so part thereof shall be platted or disposed of for town-site purposes during the existence of the two tribal governments. Such other during the existence of the two tribal governments. springs in and about said village, and so much of Sulphur Creek Rock Creek, Buckhorn Creek, and the lands adjacent to said metural springs and creeks as may be deemed necessary by the Scoretary of the Interior for the proper utilization and control of said aprings and the waters of said creeks, which lands shall he so selected as to cause the least interference with the contemplated town site at that place hads, and shall be paid for by surrants drawn by the Secretary of the improvements upon the lands so selected which were lawfully there of not exceeding six hundred and forty screes, to be selected, under the direction of the Secretary of the Interior, within four months after ede, and convey unto the United States a tract or tracts of land at and in the vicinity of the village of Sulphur, in the Chickesaw Nation, the final ratification of this agreement, and to embrace all the natural 64. The two tribes bereby absolutely and unqualifiedly relinquish, Tyleness south

in area a section under the Government survey. 60. Upon the recommendation of the chief executive of each of the

Time of sale.

Limitation.

Leasen prohibited.

^Specific reserva.

Patenta, etc.

Condon of adjacent lands Bullphar aprings.

Limit of a creage

Vol. 30, p. 509.

tribut to english

The of water, etc.

Cu. 1362, 1363,

FIFTY SEVENTH CONGRESS. SEM. I.

III. States relating to the introduction, possession, sale, and giving away of liquors or intoxicants of any kind within the Indian country or Indian reservations shall be applicable to the lands so ceded, and said lands shall remain within the jurisdiction of the United States court for the southern district of Indian Territory: Provided, Agoseser, That said aprings and creeks and the temporary use and occupation of the lands so ceded. No person shall occupy any portion of the lands so ceded, or carry on any business thereon, except as provided in said Interior upon the Tressurer of the United States. Until otherwise nothing contained in this section shall be construed or held to commit the Covernment of the United States to any expenditure of money upon said lands or the improvements thereof, except se provided beyon, it being the intention of this provision that in the future the rules, and until otherwise provided by Congress the laws of the United provided by law, the Secretary of the Interior may, under rules pre-scribed for that purpose, regulate and control the use of the water of hards and improvements herein mentioned shall be conveyed by the United States to such Torritorial or State organization as may exist at the time when such conveyance is made.

MISCELLY KANDAR

Patients due admors. Recording patents. petents as to the conveyance of all other lands of the tribes incompotents by persons authorized to select their allotments for them shall be sufficient to bind such minors, prisoners, convicts, and incom-65. The acceptance of patents for minors, prisoners, convicte, and

within said nations in books appropriate for the purpose, until such time as Congress shall make other suitable provision for record of land titles as provided in the Atoka agreement, without expense to the grantee; and such records shall have like effect as other public 55. All patents to allotments of land, when executed, shall be recorded in the office of the Commission to the Five Civilized Tribes

Vol. 30, p. 304

No jurisdiction of United States court. Vol. 90, p. 496.] постанент јема. of the Choctaws and Chickasaws or Choctaw and Chickasaw freedmen.
68. No act of Congress or treaty provision, nor any provision of the Atoka agreement, inconsistent with this agreement, shall be in force to said Choctaw and Chickasaw nations. June twenty-eighth, eighteen hundred and ninety-eight (80 State., 495), shall not apply to or in any manner affect the lands or other property recurds. 67. The provisions of section three of the act of Congress approved

69. All controversies arising between members as to their right to select particular tracts of land shall be determined by the Commission to the Five Civilized Tribes.

Controversion.

Selection of allot-ments for minors. 70. Allotments may be selected and bomesteads designated for minors by the father or mother, if members, or by a guardian or curator, or the administrator baying charge of their estate, in the order named; agents under power of attorney; and for incompetents by guardisus, curatory, or other suitable person akin to them; but it shall be the duty and for prisoners, convicts, aged and tofirm persons by duly appointed of said Commission to see that said selections are made for the best interests of such parties.

7). After the expiration of nine months after the date of the original selection of an allotment, by or for any citizen or freedmen of the Choctsw or Chickasaw tribes, as provided in this agreement, 400 OC

Interest." test shall be instituted against such selection. immediately after the approval of his enrollment and right to partiepute in distribution of tribal property, as berein provided, the sum of 72. There shall be paid to each citizen of the Chickseaw Nation Such payment shall be made under the direction of the

> of such moneys as may be necessary for such payment are hereby appropriated and reads available for that purpose, and the balance, if any there be, shall remain in the Treasury of the United States, and be distributed per capita with the other funds of the tribes. And all onlitted "An act for the protection of the people of the Indian Territory, and for other purposes," yet due to the Chickenews and remaining to their credit in the Treasury of the United States; and so much ack of Congress or other treaty provisions in conflict with this provision are hereby repealed. twenty dollars and fifty-four cents appropriated by the act of Congress approved June twenty-eighth, eighteen hundred and ninety-eight, Secretary of the Interior, and out of the balance of the "arrears of interest" of five hundred and fifty-eight thousand five hundred and Repeal. Vol. 30, p. 818.

thereafter, on a cortain day therein named; and all make citizens of each of the said tribes qualified to vote under the tribal laws shall have a right to vote at the election precinct most convenient to big residence, whether the same be within the bounds of his tribe or not and if this agreement be ratified by said tribes as aforesaid, the data upon which said election is held shall be deemed to be the date of 13. This agreement shall be binding upon the United States and upon the Choctaw and Chickasaw nations and all Choctaws and Chickasaws, when ratified by Congress and by a misjority of the whole number of rotes cast by the legal voters of the Choctaw and Chickasaw iribes in the manner following: The principal chief of the Choctaw Nation and the governor of the Chickasaw Nation and the governor of the Chickasawa Nation and the governor of the Chickasaw Nation and the governor of the Chi Congress, make public proclamation that the same shall be voted upon at any special election to be held for that purpose within thirty days hundred and twenty days after the ratification of this agreement by Date of Such muss. Agatement tonding Special election.

be forthwith returned and duly certified by the precinct officers to the national secretaries of said tribes, and shull be presented by said national secretaries to a board of commissioners consisting of the principal chief and the national secretary of the Choctaw Nation and the governor and national secretary of the Chickesaw Nation and two nambers of the Commission to the Five Chickesaw Nation and two board shall meet without delay at Atoka, Indian Territory, and canvass and count said votes, and muke proclamation of the result. final ratification.

Proclamation.

In witness whereaf the said commissioners do hereby affix their names at Washington, District of Columbia, this twenty-first day of March, 1802.

Approved, July 1, 1902

ORAP. 1363.—An Act Authorising the adjustment of rights of settlets on the Navajo Indian Reservation, Territory of Arizons.

Bate of America in Congress described. That all lands claimed by Reliance in Congress described. That all lands claimed by Rechal settlers or persons to whom valid rights attach, who settled extends witness upon or occupied any part of the public lands of the United States cruses. Now, who busined and eighty, extending the boundaries of the Navajo hidian Recoveration, in the Territory of Arizons, and which were included in and Executive order, are hoveby excepted from the operations thereof, and said settlers are hereby granted authority to establish their rights and secure patents for any of said lands to which were a valid lite under the public-land laws of the United States. Approved, July 1, 1902.

[Public, No. 229.]

VOI. XXXII, PT 1 —