TREATY WITH THE KANSAS TRIBE OF INDIANS. Oct. 5, 1859. 1111

Treaty between the United States of America and the Kansas Tribe of Indians. Concluded, October 5, 1859. Ratified by the Senate, June 27, 1860. Proclaimed by the President of the United States, November 17, 1860.

JAMES BUCHANAN,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the Kansas agency, in the Territory of Kansas, on the fifth day of October, eighteen hundred and fifty-nine, by and between Alfred B. Greenwood, commissioner on part of the United States, and the hereinafter named chiefs and headmen representing the Kansas tribe of Indians, being duly authorized by said tribe, which treaty is in the words and figures following, to wit:

Articles of agreement and convention made and concluded at the Kansas agency, in the Territory of Kansas, on the fifth day of October, eighteen hundred and fifty-nine, by and between Alfred B. Greenwood, commissioner on part of the United States, and the following named chiefs and headmen representing the Kansas tribe of Indians, to wit: Ke-hi-ga-wah Chaffe, Ish-tal-a-sa, Ne-hoo-ja-in-gah, Ki-hi-ga-wat-te-in-gah, Ki-he-gah-cha, Al-li-ca-wah-lo, Pah-hous-ga-tun-gah, Ke-hah-lah-la-hu, Ki-ha-ga-

Contracting parties.

Chaffe, Ee-le-sun-gah, Wah-pah-jah, Ko-sah-mun-gee, Oo-ga-shama, Wahn-

Shunga, Wah-ta-inga, Wah-e-la-ga, Pah-ne-ne-ga-la, Pa-la-go, Cahulle, Ma-she-tum, Wa-no-ba-ga-ba, She-ga-wa-sa, Ma-his-pa-wa-ba, Ma-shon-

Portion of reservation to be set apart and assigned in severality to members of tribe.

o-pusha, Ja-ba-sha-watanga, Ki-he-ga-tunna, and Ka-la-sha-wat-hunga, they being thereto duly authorized by said tribe.

ARTICLE I. The Kansas Indians having now more lands than are necessary for their occupation and use, and being desirous of promoting settled habits of industry amongst themselves by abolishing the tenure in common by which they now hold their lands, and by assigning limited quantities thereof in severality to the members of their tribe, owning an interest in their present reservation, to be cultivated and improved for their individual use and benefit, it is agreed and stipulated that that portion of their reservation commencing at the southwest corner of said reservation, thence north with the west boundary nine miles, thence east fourteen miles, thence south nine miles, thence west with the south boundary fourteen miles to the place of beginning, shall be set apart and retained by them for said purposes, and that out of the same there shall be assigned to each head of a family not exceeding forty acres, and to each member thereof not exceeding forty acres, and to each single male person of the age of twenty-one years and upwards not exceeding forty acres of land, to include in every case, as far as practicable, a reasonable proportion of timber. One hundred and sixty acres of said retained lands, in a suitable locality, shall also be set apart and appropriated to the occupancy and use of the agency of said Indians, and one hundred and sixty acres of said lands shall also be reserved for the establishment of a school for the education of the youth of the tribe.

ARTICLE II. The lands to be so assigned, including those for the use of the agency, and those reserved for school purposes, shall be in as regular and compact a body as possible, and so as to admit of a distinct and well-defined exterior boundary, embracing the whole of them, and any

Boundaries.

Assignments.

Land assigned to be in compact form, &c.
intermediate portions or parcels of land or water not included in or made part of the tracts assigned in severality. Any such intermediate parcels of land and water shall be owned by the Kansas tribe of Indians in common, but in case of increase in the tribe, or other cause rendering it necessary or expedient, the said intermediate parcels of land shall be subject to distribution and assignment in such manner as the Secretary of the Interior shall prescribe and direct. The whole of the lands assigned or unassigned in severality, embraced within the said exterior boundary, shall constitute and be known as the Kansas Reservation, within and over which all laws passed, or which may be passed by Congress, regulating trade and intercourse with the Indian tribes, shall have full force and effect. And no white person, except such as shall be in the employment of the United States, shall be allowed to reside or go upon any portion of said reservation without the written permission of the superintendent of Indian Affairs, or of the agent for the tribe.

ARTICLE III. Said division and assignment of lands to the Kansas tribe of Indians in severality shall be made under the direction of the Secretary of the Interior, and when approved by him shall be final and conclusive. Certificates shall be issued by the commissioner of Indian Affairs for the tracts so assigned, specifying the names of the individuals to whom they have been assigned respectively and that they are for the exclusive use and benefit of themselves, their heirs and descendants, and said tracts shall not be alienated, leased or otherwise disposed of, except to the United States or to other members of the tribe, under such rules and regulations as may be prescribed by the Secretary of the Interior; and they shall be exempt from taxation, levy, sale, or forfeiture, until otherwise provided by Congress. Prior to the issue of said certificates, the Secretary of the Interior shall make such rules and regulations, as he may deem necessary and expedient respecting the disposition of any of said tracts, in case of the death of the person or persons to whom they may be assigned, so that the same shall be secured to the families of such deceased persons; and should any of the Indians to whom tracts shall be assigned abandon them, the said Secretary may take such action in relation to the proper disposition thereof as in his judgment may be necessary and proper.

ARTICLE IV. For the purpose of procuring the means of comfortably establishing the Kansas tribe of Indians upon the lands to be assigned to them in severality, by building them houses, and by furnishing them with agricultural implements, stock animals, and other necessary aid and facilities for commencing agricultural pursuits under favorable circumstances, the lands embraced in that portion not stipulated to be retained and divided as aforesaid shall be sold, under the direction of the Secretary of the Interior, in parcels not exceeding one hundred and sixty acres each, to the highest bidder for cash, the sale to be made upon sealed proposals to be duly invited by public advertisement, and should any of the tracts so to be sold have upon them improvements of any kind, which were made by or for the Indians, or for government purposes, the proposals therefor must state the price for both the land and improvements, and if, after assigning to all the members of the tribe entitled thereto, their proportions in severality, there shall remain a surplus of that portion of the reservation retained for that purpose, outside of the exterior boundary line of the lands assigned in severality, the Secretary of the Interior shall be authorized and empowered, whenever he shall think proper, to cause such surplus to be sold in the same manner as the other lands to be so disposed of, and the proceeds thereof to be expended for their benefit in such manner as the Secretary of the Interior may deem proper.

ARTICLE V. The Kansas tribe of Indians being anxious to relieve themselves from the burden of their present liabilities, and it being very essential to their welfare that they shall be enabled to commence their
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new mode of life and pursuits free from the annoyance and embarrassment thereof, or which may be occasioned thereby, it is agreed that the same shall be liquidated and paid out of the fund arising from the sale of their surplus lands so far as found valid and just. (If they have the means,) on an examination thereof, to be made by their agent and the Superintendent of Indian Affairs for the central superintendency, subject to revision and confirmation by the Secretary of the Interior.

ARTICLE VI. Should the proceeds of the surplus lands of the Kansas tribe of Indians not prove to be sufficient to carry out the purposes and stipulations of this agreement, and some further aid be necessary, from time to time, to enable said Indians to sustain themselves successfully in agricultural and other industrial pursuits, such additional means may be taken, so far as may be necessary, from the moneys due and belonging to them under the provisions of former treaties, and so much thereof as may be required to furnish further aid as aforesaid shall be applied in such manner, under the direction of the Secretary of the Interior, as he shall consider best calculated to promote and advance their improvement and welfare.

ARTICLE VII. In order to render unnecessary any further treaty engagements or arrangements hereafter with the United States, it is hereby agreed and stipulated that the President, with the assent of Congress, shall have full power to modify or change any of the provisions of former treaties with the Kansas tribe of Indians in such manner and to whatever extent he may judge to be necessary and expedient for their welfare and best interest.

ARTICLE VIII. All the expenses connected with and incident to the making of this agreement, and the carrying out its provisions, shall be defrayed out of the funds of the Kansas tribe of Indians.

ARTICLE IX. The Kansas tribe of Indians being desirous of manifesting their good-will towards the children of their half-breed relatives now residing upon the half-breed tract on the north side of the Kansas River, agree that out of the tract retained by this agreement there shall also be assigned, in severalty, to the eight children of Julia Pappan forty acres each, to the three children of Adel Bellmard, to the four children of Jasette Gouville, to the child of Lewis Pappan, to the four children of Pelagia Orey, to the child of Acaaw Pappan, to the two children of Victoria Pappan, to the two children of Elizabeth Carbomeau, to the child of Victoria Williams, to the child of Joseph Butler, to the child of Joseph James, to the two children of Pelagia Pushal, Frank James, and Batess Gouville, forty acres each, but the land so to be assigned under this article shall not be alienated in fee, leased, or otherwise disposed of, except to the United States or to other members of the tribe, under such regulations as may be prescribed by the Secretary of [the] Interior.

ARTICLE X. It is agreed that all roads and highways laid out by authority of law shall have right of way through the lands within the reservation hereinbefore specified, on the same terms as are provided by law when roads and highways are made through lands of citizens of the United States; and railroad companies, when the lines pass through the lands of said Indians, shall have right of way on the payment of a just compensation therefor in money.

ARTICLE XI. This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and Senate of the United States.

In testimony whereof the said Alfred B. Greenwood, commissioner as aforesaid, and the said chiefs and headmen of the Kansas tribe of Indians, have hereunto set their hands and seals, at the place and on the day and year herebefore written.
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In presence of (the words upon the lands and the word pursuits, upon fifth page, interlined before signing) —

MILTON C. DICKNET, U. S. Indian Agent,

JOSEPH JAMES, U. S. Interpreter,

JOHN GOODELL,

FRANK LECOMPT.

ALFRED B. GREENWOOD. [l. s.]

KI-HE-GA-WAH-CHUFFEE, his x mark [l. s.]

ISH-TAL-A-SA, his x mark [l. s.]

NEE-HOO-JA-IN-GA, his x mark [l. s.]

KI-HI-GA-WATT-TE-IN-GA, his x mark [l. s.]

KI-HE-GAH-CHA, his x mark [l. s.]

AL-LI-CAH-WAH-HO, his x mark [l. s.]

PAH-HOUS-GA-TUN-GAH, his x mark [l. s.]

KE-HAH-LAH-LA-HU, his x mark [l. s.]

EE-HE-SUN-GAH, his x mark [l. s.]

KO-SAH-MUNGEE, his x mark [l. s.]

WAH-PAH-JAH, his x mark [l. s.]

OO-GAH-SHAA-MA, his x mark [l. s.]

WAH-SHUN-GA, his x mark [l. s.]

WAH-TI-IN-GA, his x mark [l. s.]

SHA-KEE-PAH, his x mark [l. s.]

OO-GA-SHAA-MA, his x mark [l. s.]

WAH-E-LAH-GA, his x mark [l. s.]

PA-HA-NE-GA-LI, his x mark [l. s.]

PA-TAH-GO-HULLE, his x mark [l. s.]

MA-SHE-TUM-WA, his x mark [l. s.]

NO-BA-GA-HA, his x mark [l. s.]

SHE-GA-WA-SA, his x mark [l. s.]

MA-HIS-PAH-WAH-CHA, his x mark [l. s.]

MA-SHON-O-PUSHA, his x mark [l. s.]

JA-HA-SHA-WATUNGA, his x mark [l. s.]

KI-HE-GA-TUSSA, his x mark [l. s.]

KA-LA-SHA, his x mark [l. s.]

Ratification, June 27, 1860. And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-seventh day of June, one thousand eight hundred and sixty, advise and consent to the ratification of the same by a resolution, and with an amendment in the words and figures following, to wit:

"In Executive Session, Senate of the United States, June 27, 1860.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the Kansas agency, in the Territory of Kansas, on the fifth day of October, eighteen hundred and fifty-nine, between Alfred B. Greenwood, commissioner on the part of the United States, and certain chiefs and headmen representing the Kansas tribe of Indians, with the following amendment:

Amendment. At the end of the fourth article add the following:

Provided, That all those who had in good faith settled and made improvements upon said reservation prior to the second day of December, eighteen hundred and fifty-six, (that being the day when the survey was certified by the agent of the tribe,) and who would have been entitled to enter their improvements under any general or special pre-emption law, (had their improvements not fallen within the reservation,) such settlers shall be permitted to enter their improvements at the sum of one dollar and seventy-five cents per acre, in cash; said entries to be made in legal sub-
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divisions and in such quantities as the pre-emption laws under which they may claim entitle them to locate; payments to be made on or before a day to be named by the Secretary of the Interior: And provided, further, That all those who had in good faith settled upon that portion of the reservation retained by this treaty for the future homes of the Kansas tribe of Indians, and had made bona fide improvements thereon prior to the second day of December, eighteen hundred and fifty-six, aforesaid, and who would have been entitled to enter their lands, under the general pre-emption law, at one dollar and twenty-five cents per acre, had their improvements not fallen upon the reservation, such settlers shall be entitled to receive a fair compensation for their improvements, to be ascertained by the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior; such compensation to be paid out of the proceeds of the lands sold in trust for said tribe of Indians. All questions growing out of this amendment, and rights claimed in consequence thereof, shall be determined by the Commissioner of Indian Affairs, to be approved by the Secretary of the Interior. And in all cases where licensed traders, or others lawfully there, may have made improvements upon said reservation, the Secretary of the Interior shall have power to adjust the claims of each upon fair and equitable terms, they paying a fair value for the lands awarded to such persons, and shall cause patents to issue in pursuance of such award.

"Attest:

ASBURY DICKINS, Secretary."

And whereas the foregoing amendment having been fully interpreted and explained to the aforesaid chiefs and headmen of the Kansas tribe, they did, on the fourth day of October, one thousand eight hundred and sixty, at the Kansas agency, in the Territory of Kansas, agree to and ratify the same, in the words and figures following, to wit:

Whereas the Senate of the United States, in executive session, did, on the 27th day of June, A. D. 1860, advise and consent to the ratification of the "articles" of agreement and convention made and concluded at the Kansas agency, in the Territory of Kansas, on the fifth day of October, eighteen hundred and fifty-nine, between Alfred B. Greenwood, commissioner on the part of the United States, and certain chiefs and headmen representing the Kansas tribe of Indians, with the following

Amendment, viz.:

At the end of the fourth article add the following: Provided, That all those who had, in good faith, settled and made improvements upon said reservation, prior to the second day of December, eighteen hundred and fifty-six, (that being the day when the survey was certified by the agent of the tribe,) and who would have been entitled to enter their improvements under any general or special pre-emption law, (had their improvements not fallen within the reservation,) such settlers shall be permitted to enter their improvements at the sum of one dollar and seventy-five cents per acre, in cash; said entries to be made in legal subdivisions, and in such quantities as the pre-emption laws under which they may claim entitle them to locate; payments to be made on or before a day to be named by the Secretary of the Interior: And provided, further, That all those who had in good faith settled upon that portion of the reservation retained by this treaty for the future homes of the Kansas tribe of Indians, and had made bona fide improvements thereon prior to the second day of December, eighteen hundred and fifty-six, aforesaid, and who would have been entitled to enter their lands under the general pre-emption law at one dollar and twenty-five cents per acre, had their improvements not fallen upon the reservation, such settlers shall be entitled to receive a fair compensation for their improvements, to be ascertained by the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior; such
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Compensation to be paid out of the proceeds of the lands sold in trust for said tribe of Indians. All questions growing out of this amendment, and rights claimed in consequence thereof, shall be determined by the Commissioner of Indian Affairs, to be approved by the Secretary of the Interior. And in all cases where licensed traders, or others lawfully there, may have made improvements upon said reservation, the Secretary of the Interior shall have power to adjust the claims of each upon fair and equitable terms, they paying a fair value for the lands awarded to such persons, and shall cause patents to issue in pursuance of such award.

We, the undersigned, chiefs and headmen, representing the Kansas tribe of Indians, having heard the foregoing amendment read, and the same having been fully explained to us by our agent, do hereby agree and ratify the same.

Done at Kansas agency this fourth day of October, A. D. 1860.

Signed in the presence of—

M. C. DICKET, U. S. Sub-Agent,
A. B. GREENWOOD, Commissioner,
HUGH S. WALSH,
P. S. HUFFAKER, Interpreter.

KI-HE-GA-WAH-CHUFFEE, his x mark. [L. 5.]
ISH-TAL-A-SA, his x mark. [L. 8.]
NEE-HOO-JA-IN-GA, his x mark. [L. 8.]
KI-HI-GA-WAT-TE-INGA, his x mark. [L. 8.]
KI-HE-GA-HA, his x mark. [L. 8.]
AL-LI-CAH-WAH-HO, his x mark. [L. 8.]
PAH-HOUS-GA-TUN-GAH, his x mark. [L. 8.]
KE-HAI-LAH-LA-HU, his x mark. [L. 8.]
EE-HAI-SUM-GAH, his x mark. [L. 8.]
WAFAH-JAH, his x mark. [L. 8.]
WAH-TAH-IN-GAH, his x mark. [L. 8.]
SHAH-KIP-PAH, his x mark. [L. 8.]
OO-GA-SHA-MA, his x mark. [L. 8.]
WAH-E-LAH-GA, his x mark. [L. 8.]
PA-HA-NE-GAH, his x mark. [L. 8.]
PA-TA-GO-HULLE, his x mark. [L. 8.]
MA-SHE-TUM-WA, his x mark. [L. 8.]
NI-HA-GA-HA, his x mark. [L. 8.]
SHE-GA-WA-SA, his x mark. [L. 8.]
MA-HIS-PA-WACHA, his x mark. [L. 8.]
MA-SHON-O-PUSHA, his x mark. [L. 8.]
CHA-HA-SHA-WATUNGA, his x mark. [L. 8.]
KI-HE-GA-TUSSA, his x mark. [L. 8.]
KA-WAL-LE-SHA, his x mark. [L. 8.]
WAH-HUNA-A-SHA, his x mark. [L. 8.]
WUMA-SUM-FAH, his x mark. [L. 8.]
LES-U-SHA, his x mark. [L. 8.]

Proclaimed by the President June 7, 1860.

Now, therefore, be it known that I, JAMES BUCHANAN, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-seventh day of June, one thousand eight hundred and sixty, accept, ratify, and confirm said treaty with the amendment as aforesaid.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

Done at the city of Washington, this seventeenth day of November, in the year of our Lord one thousand eight hundred and sixty, and of the Independence of the United States the eighty-fifth.

JAMES BUCHANAN.

By the President:

LEWIS CLAY, Secretary of State.
POSTAL CONVENTION WITH BELGIUM. DECEMBER 21, 1859. 1117

Convention between the United States of America and His Majesty the King of the Belgians. Concluded and signed at Washington, December 21, 1859. Ratifications exchanged at Washington, October 12, 1860. Proclaimed by the President of the United States, October 20, 1860.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

PROCLAMATION.

WHEREAS a Postal Convention between the United States of America and his Majesty the King of the Belgians was concluded and signed at Washington, by the plenipotentiaries of the parties, on the twenty-first day of December, one thousand eight hundred and fifty-nine, which convention is, word for word, as follows:

POSTAL CONVENTION BETWEEN THE UNITED STATES AND BELGIUM.

Articles agreed upon between the General Post Office of the United States of America, by Joseph Holt, Postmaster General, in virtue of his constitutional powers, and the General Post Office of Belgium, by his Excellency M. Blondeel Van Caelbroeck, Envoy Extraordinary and Minister Plenipotentiary of his Majesty the King of the Belgians, and invested with special powers to that effect, for the reciprocal receipt and delivery of letters and packets in closed mails to be conveyed through England, under the fifteenth article of the postal treaty between Belgium and Great Britain of the 14th (30th) August, 1857, as well as by any direct line of steamships which may be established between the United States and Belgium. In pursuance of this object, the following details are hereby agreed upon, viz:

ARTICLE I. There shall be a periodical and regular exchange of correspondence between Belgium and the United States of America at the times and by the means of communication and transport which shall be hereafter indicated, as well for letters, samples of merchandise, newspapers and printed matter, originating in the two countries, as for articles of the same nature originating in or intended for countries which shall be enabled to make use of the postal service organized by the present convention.

When the senders shall not have indicated any other route in the superscription, correspondence of every kind, either addressed from Belgium to the United States and their Territories, or from the United States and their Territories to Belgium, shall be invariably comprised in the closed mails which the Belgian and United States Post Offices shall exchange in conformity to the second article of the present convention.

The two above-mentioned offices reserve to themselves, nevertheless, the right to send and receive by such other route as they may think fit, correspondence originating in or destined for countries to which they respectively serve as intermediate points.

ARTICLE II. Until other arrangements shall be made, the correspondence to be exchanged between the Post Offices of the United States and Belgium shall be delivered by each party in closed mails at the proper Post Offices in the United Kingdom of Great Britain and Ireland, to be transported through Great Britain, in conformity with the conven-