TREATY WITH THE POTTAWATIMIES. 1827.

Done at the Butte des Morts, on Fox river, in the Territory of Michigan, this eleventh day of August, 1827.

LEWIS CASS,
THOS. L. MCKENNEY.

Chippewas.
Shingusba Wossin, Keshiminey,
Wayishkee, Woiniss-ate,
Sheewanbeketoan, Powoilynot,
Mazobodo, Manbascaux,
Gitsie Waubezhaas, Myanatchetabenne,
Mosazoninee, Pemabene,
Mishaukewett, Kegisse,
Monominee Cashee, L'Espagnol,
Atikumaag, Kichi-ame-tort
Umbwaygezhig, Hoo Tshoop, (or four legs)
Moneeto Penaysee, Tahayro-taaboan Kaw,
Akkeewaysee, Karry-Man-nee, (Walking Turtle)
Sheegad, Sau-say-man-nee,
Wauwauinishkaw, Maunk-hay-raith, (Tatood breast)
Anamikkee Waba, Shoank Skaw, (White dog)
Ockewaze. Shoank-tshunksiap, (Black Wolf)

Menomonees.
Oksash, Kaw-Kaw-say-kaw,
Josette Caron, Wheank-Kaw, (Big Duck)
Kominkey, Jun. Shoank-ay-paw-kaw, (Dog head)
Kimown, Sar-ray-num-nec, (Walking Mat)
Kominkey, Sen. Waunk-tshay-hee-south, (Red devil)


To the Indian names are subjoined marks.

[Note.—This treaty was ratified with this proviso, contained in the resolution of the Senate: "That the said treaty shall not impair or affect any right or claim which the New York Indians or any of them have to the lands or any of the lands mentioned in the said treaty."]

A TREATY

Between the United States and the Potawatamie Tribe of Indians.

In order to consolidate some of the dispersed bands of the Potawatami Tribe in the Territory of Michigan at a point removed from the road leading from Detroit to Chicago, and as far as practicable from the settlements of the Whites, it is agreed that the following tracts of land, heretofore reserved for the use of the said Tribe, shall be, and they are hereby, ceded to the United States.

Two sections of land on the river Rouge at Seginsairn's village.
Two sections of land at Tonguishe's village, near the river Rouge.

That part of the reservation at Macon on the river Raisin, which yet belongs to the said tribe, containing six sections, excepting therefrom one half of a section where the Potawatamie Chief Moran resides, which shall be reserved for his use.
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One tract at Mang ach qua village, on the river Peble, of six miles square.

One tract at Mickesawbe, of six miles square.

One tract at the village of Prairie Ronde, of three miles square.

One tract at the village of Match e be nash she wish, at the head of the Kekalama zoo river, of three miles square, which tracts contain in the whole ninety nine sections and one half section of land.

And in consideration of the preceding cession, there shall be reserved for the use of the said tribe, to be held upon the same terms on which Indian reservations are usually held, the following tracts of land.

Sections numbered five, six, seven and eight, in the fifth township, south of the base line, and in the ninth range west of the principal meridian in the Territory of Michigan.

The whole of the fifth township, south, in the tenth range, west, not already included in the Nottawa Sape reservation.

Sections numbered one, two, eleven, twelve, thirteen, fourteen, twenty three, twenty four, twenty five, twenty six, thirty five, and thirty six, in the fifth township, south, and eleventh range, west.

The whole of the fourth township, south, in the ninth range, west.

Sections numbered eight, seventeen, eighteen, nineteen, twenty, twenty nine, thirty, thirty one and thirty two, in the fourth township, south, and ninth range, west.

Sections numbered one, two, eleven, twelve, thirteen, fourteen, twenty three, twenty four, twenty five, twenty six, thirty five and thirty six, in the fourth township, south, and eleventh range, west.

Which tracts of land will form a continuous reservation, and contain ninety nine sections.

After this treaty shall be ratified by the President and Senate, the same shall be obligatory on the United States and the said tribe of Indians.

In testimony whereof, Lewis Cass, Commissioner on the part of the United States, and the Chiefs and Warriors of the said tribe, have hereunto set their hands at St. Joseph, in the Territory of Michigan, this nineteenth day of September, A. D. one thousand eight hundred and twenty-seven.

LEWIS CASS.

Mixs-a-bee,
Shee-ko-maig, or marsh fish,
Pee-nai-sheish, or little bird,
Kee-o-suck-o-wah,
Mais-ko-bee,
A-bee-ta-que-zic, or half day,
Ko-jai-waince,
Sa-kee-maus,
Mitch-e-pe-nain-she-wish, or bad bird,
Ma-taai-hat-io,

Ne-kee-quin-nish-ka,
Wa-kai-she-maus,
Pee-Ash Morain,
Mee-shepe-sha-wa-non,
O-tuck-quen,
Que-quan,
Wai-sai-gau,
O-kee-yau,
Me-shai-wais.


To the Indian names are subjoined marks.
ARTICLES OF AGREEMENT

Made and concluded at the Creek Agency, on the fifteenth day of November, one thousand eight hundred and twenty-seven, between Thomas L. McKenney, and John Crowell, in behalf of the United States, of the one part, and Little Prince and others, Chiefs and Head Men of the Creek Nation, of the other part.

Whereas a Treaty of Cession was concluded at Washington City in the District of Columbia, by James Barbour, Secretary of War, of the one part, and Opothleoholo, John Stidham, and Others, of the other part, and which Treaty bears date the twenty fourth day of January, one thousand eight hundred and twenty six; and whereas, the object of said Treaty being to embrace a cession by the Creek Nation, of all the lands owned by them within the chartered limits of Georgia, and it having been the opinion of the parties, at the time when said Treaty was concluded, that all, or nearly all, of said lands were embraced in said cession, and by the lines as defined in said Treaty, and the supplemental article thereto; and whereas it having been since ascertained that the said lines in said Treaty, and the supplement thereto, do not embrace all the lands owned by the Creek Nation within the chartered limits of Georgia, and the President of the United States having urged the Creek Nation further to extend the limits as defined in the Treaty aforesaid, and the Chiefs and head men of the Creek Nation being desirous of complying with the wish of the President of the United States, therefore, they, the Chiefs and head men aforesaid, agree to cede, and they do hereby cede to the United States, all the remaining lands now owned or claimed by the Creek Nation, not heretofore ceded, and which, on actual survey, may be found to lie within the chartered limits of the State of Georgia.

In consideration whereof, and in full compensation for the above cession, the undersigned, Thomas L. McKenney, and John Crowell, in behalf of the United States, do hereby agree to pay to the Chiefs and head men of the Creek Nation aforesaid, and as soon as may be after the approval and ratification of this agreement, in the usual forms, by the President and Senate of the United States, and its sanction by a council of the Creek Nation, to be immediately convened for the purpose, or by the subscription of such names, in addition to those subscribed to this instrument, of Chiefs and head men of the nation, as shall constitute it the act of the Creek Nation—the sum of twenty-seven thousand four hundred and ninety-one dollars.

It is further agreed by the parties hereto, in behalf of the United States, to allow, on account of the cession herein made, the additional sum of fifteen thousand dollars, it being the understanding of both the parties, that five thousand dollars of this sum shall be applied, under the direction of the President of the United States, towards the education and support of Creek children at the school in Kentucky, known by the title of the "Choctaw Academy," and under the existing regulations; also, one thousand dollars towards the support of the Withington, and one thousand dollars towards the support of the Asbury stations, so called, both being schools in the Creek Nation, and under regulations of the Department of War; two thousand dollars for the erection of four horse mills, to be suitably located under the direction of the President of the United States; one thousand dollars to be applied to the

Nov. 15, 1827.
Proclamation, March 4, 1828.

Object of the treaty.
Ante, p. 235.

U. S. agree to pay $27,491.

Further agreement.

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