ARTICLES OF A TREATY

Made at fort Harmar, the ninth day of January, in the year of our Lord one thousand seven hundred and eighty-nine, between Arthur St. Clair, esquire, governor of the territory of the United States of America, north-west of the river Ohio, and commissioner plenipotentiary of the said United States, for removing all causes of controversy, regulating trade, and settling boundaries, between the Indian nations in the northern department and the said United States, of the one part, and the sachems and warriors of the Six Nations, of the other part:

Art. 1. Whereas the United States, in congress assembled, did, by their commissioners, Oliver Wolcott, Richard Butler, and Arthur Lee, esquires, duly appointed for that purpose, at a treaty held with the said Six Nations, viz: with the Mohawks, Oneidas, Onondagas, Tuscaroras, Cayugas, and Senekas, at fort Stanwix, on the twenty-second day of October, one thousand seven hundred and eighty-four, give peace to the said nations, and receive them into their friendship and protection: And whereas the said nations have now agreed to and with the said Arthur St. Clair, to renew and confirm all the engagements and stipulations entered into at the beforementioned treaty at fort Stanwix: and whereas it was then and there agreed, between the United States of America and the said Six Nations, that a boundary line should be fixed between the lands of the said Six Nations and the territory of the said United States, which boundary line is as follows, viz: Beginning at the mouth of a creek, about four miles east of Niagara, called Ononwayea, or Johnston's Landing Place, upon the lake named by the Indians Oswego, and by us Ontario; from thence southerly, in a direction always four miles east of the carrying place, between lake Erie and lake Ontario, to the mouth of Tehoseroton, or Buffalo creek, upon lake Erie; thence south, to the northern boundary of the state of Pennsylvania; thence west, to the end of the said north boundary; thence south, along the west boundary of the said state to the river Ohio. The said line, from the mouth of Ononwayea to the Ohio, shall be the western boundary of the lands of the Six Nations, so that the Six Nations shall and do yield to the United States, all claim to the country west of the said boundary; and then they shall be secured in the possession of the lands they inhabit east, north, and south of the same, reserving only six miles square, round the fort of Oswego, for the support of the same. The said Six Nations, except the Mohawks, none of whom have attended at this time, for and in consideration of the peace then granted to them, the presents they then received, as well as in consideration of a quantity of goods, to the value of three thousand dollars, now delivered to them by the said Arthur St. Clair, the receipt whereof they do hereby acknowledge, do hereby renew and confirm the said boundary line in the words beforementioned, to the end that it may be and remain as a division line between the lands of the said Six Nations and the territory of the United States, forever. And the undersigned Indians, as well in their own names as in the name of their respective tribes and nations, their heirs and descendants, for the considerations beforementioned, do release, quit claim, relinquish, and cede, to the United States of America, all the lands west of the said boundary or division line, and between the said line and the strait, from the mouth

Jan. 9, 1789.

Reference to the treaty of fort Stanwix.

Ante, p. 15.

Renewal of engagements.

The Mohawks excepted.

Old boundary confirmed.

Lands west of said line ceded for ever to U.S.
of Ononwayea and Buffalo creek, for them, the said United States of America, to have and to hold the same, in true and absolute propriety, forever.

Art. 2. The United States of America confirm to the Six Nations, all the lands which they inhabit, lying east and north of the beforementioned boundary line, and relinquish and quit claim to the same and every part thereof, excepting only six miles square round the fort of Oswego, which six miles square round said fort is again reserved to the United States by these presents.

Art. 3. The Oneida and Tuscarora nations, are also again secured and confirmed in the possession of their respective lands.

Art. 4. The United States of America renew and confirm the peace and friendship entered into with the Six Nations, (except the Mohawks,) at the treaty beforementioned, held at fort Stanwix, declaring the same to be perpetual. And if the Mohawks shall, within six months, declare their assent to the same, they shall be considered as included.

Done at fort Harmar, on the Muskingum, the day and year first above written.

In witness whereof, the parties have hereunto, interchangeably, set their hands and seals.

Ar. St. Clair,          Gyantwia, or Commodr,  
Cageaga, or Dogs Round the Fire,  Gyasota, or Big Crook;  
Sawedowa, or The Blast,  Kanesee, or New Arrow;  
Kiondushowa, or Swimming Fish,  Achiout, or Half Town;  
Oncehaye, or Dancing Feather,  Anachout, or the Wasp;  
Soaheas, or Falling Mountain,  Chishkeoa, or Wood Bug;  
Otachaska, or Broken Tomahawk,  Seesewa, or Big Bale of a Kettle;  
Tekahias, or Long Tree,  Sciahowa, or Council Keeper;  
Onechusetee, or Loaded Man,  Tewianna, or Broken Twig;  
Kiataulaho, or Snake,  Sonachshowa, or Full Moon;  
Aqueia, or Bandy Legs,  Cachunwassee, or Twenty Canoes,  
Kiandogewa, or Big Tree,  Hickonquash, or Tearing Asunder.

IN PRESENCE OF

SEPARATE ARTICLE.

Should a robbery or murder be committed by an Indian or Indians of the Six Nations, upon the citizens or subjects of the United States, or by the citizens or subjects of the United States, or any of them, upon any of the Indians of the said nations, the parties accused of the same shall be tried, and if found guilty, be punished according to the laws of the state, or of the territory of the United States, as the case may be, where the same was committed. And should any horses be stolen, either by the Indians of the said nations, from the citizens or subjects of the United States, or any of them, or by any of the said citizens or subjects from any of the said Indians, they may be reclaimed into whose possession soever they may have come; and, upon due proof, shall be restored, any sale in open market notwithstanding; and
the persons convicted shall be punished with the utmost severity the
laws will admit. And the said nations engage to deliver the persons
that may be accused, of their nations, of either of the beforementioned
crimes, at the nearest post of the United States, if the crime was com-
mitted within the territory of the United States; or to the civil authority
of the state, if it shall have happened within any of the United States.

AR. ST. CLAIR.

To the Indian names are subjoined a mark and seal.

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A TREATY OF PEACE AND FRIENDSHIP

Made and concluded between the President of the United States
of America, on the Part and Behalf of the said States, and the
undersigned Kings, Chiefs and Warriors of the Creek Nation
of Indians, on the Part and Behalf of the said Nation.

Aug. 7, 1790.
Proclamation,
Aug. 13, 1790.

The parties being desirous of establishing permanent peace and
friendship between the United States and the said Creek Nation, and
the citizens and members thereof, and to remove the causes of war by
ascertaining their limits, and making other necessary, just and friendly
arrangements: The President of the United States, by Henry Knox,
Secretary for the Department of War, whom he hath constituted with
full powers for these purposes, by and with the advice and consent of
the Senate of the United States, and the Creek Nation, by the undersi-
signed Kings, Chiefs and Warriors, representing the said nation, have
agreed to the following articles.

ARTICLE I.

There shall be perpetual peace and friendship between all the citizens
of the United States of America, and all the individuals, towns and
tribes of the Upper, Middle and Lower Creeks and Semanolies com-
posing the Creek nation of Indians.

ARTICLE II.

The undersigned Kings, Chiefs and Warriors, for themselves and all
parts of the Creek Nation within the limits of the United States, do
acknowledge themselves, and the said parts of the Creek nation, to be
under the protection of the United States of America, and of no other
sovereign whosoever; and they also stipulate that the said Creek Nation
will not hold any treaty with an individual State, or with individuals
of any State.

ARTICLE III.

The Creek Nation shall deliver as soon as practicable to the com-
manding officer of the troops of the United States, stationed at the
Rock-Landing on the Oconee river, all citizens of the United States,
white inhabitants or negroes, who are now prisoners in any part of
the said nation. And if any such prisoners or negroes should not be so
delivered, on or before the first day of June ensuing, the governor of
Georgia may empower three persons to repair to the said nation, in order
to claim and receive such prisoners and negroes.