ARTICLES OF AGREEMENT AND CONVENTION

Made and concluded this thirtieth day of August, in the year of our Lord one thousand eight hundred and thirty-one, by and between James B. Gardiner, specially appointed commissioner on the part of the United States, on the one part, and the chiefs, head men and warriors of the band of Ottoway Indians residing within the State of Ohio on the other part, for a cession of the several tracts of land now held and occupied by said Indians within said State, by reservations made under the treaty concluded at Detroit on the 17th day of November, 1807, and the treaty made at the foot of the Rapids of the Miami river of Lake Erie, on the 29th of September, 1817.

Whereas the President of the United States, under the authority of the act of Congress, approved May 28, 1830, has appointed a special commissioner to confer with the different Indian tribes residing within the constitutional limits of the State of Ohio, and to offer for their acceptance the provisions of the before mentioned act: And whereas the band of Ottoways residing on Blanchard’s fork of the Great Auglaize river, and on the Little Auglaize river at Oquanoxye’s village, have expressed their consent to the conditions of said act, and their willingness to remove west of the Mississippi, in order to obtain a more permanent and advantageous home for themselves and their posterity:

Therefore, in order to carry into effect the aforesaid objects, the following articles of convention have been agreed upon, by the aforesaid contracting parties, which, when ratified by the President of the United States, by and with the consent of the Senate thereof, shall be mutually binding upon the United States and the aforesaid band of Ottoway Indians.

ARTICLE I. The band of Ottoway Indians, residing on Blanchard’s fork of the Great Auglaize river, and at Oquanoxye’s village on the Little Auglaize river, in consideration of the stipulations herein made on the part of the United States, do forever cede, release and quit claim to the United States, the lands reserved to them by the last clause of the sixth article of the treaty made at the foot of the Rapids of the Miami of the Lake on the 29th of September, 1817; which clause is in the following words: “There shall be reserved for the use of the Ottoway Indians, but not granted to them, a tract of land on Blanchard’s fork of the Great Auglaize river, to contain five miles square, the centre of which tract is to be where the old trace crosses the said fork; and one other tract, to contain three miles square on the Little Auglaize river, to include Oquanoxye’s village,” making in said cession twenty-one thousand seven hundred and sixty acres.

ARTICLE II. The chiefs, head men and warriors of the band of Ottoway Indians, residing at and near the places called Roche de Bœuf and Wolf rapids, on the Miami river of Lake Erie, and within the State of Ohio, wishing to become parties to this convention, and not being willing, at this time, to stipulate for their removal west of the Mississippi; do hereby agree, in consideration of the stipulations herein made for them on the part of the United States, to cede, release and forever quit claim to the United States the following tracts of land, reserved to them

Aug. 30, 1831.
Proclamation,
April 6, 1832.

1830, ch. 149.

Cession of land to U.S. by Ot-tawa Indians.

Ante, p. 160.

Cession by a certain other band of Ot-tawas.
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by the treaty made at Detroit on the 17th day of November, 1807, to.

Ante, p. 105.

wit, the tract of six miles square above Roche de Boeuf, to include

Ante, p. 160.

the village where Tondagonie (or Dog) formerly lived; and also three miles

Removal of
Ottawas residing
at Blanchard's fork, &c.

square at the Wolf rapids aforesaid, which was substituted for the three

Grant of land
to said band.

miles square granted by the said treaty of Detroit to the said Ottoways

Ante, p. 234.

"to include Presque Isle," but which could not be granted as stipulated

One year's
support, &c.

in said treaty of Detroit, in consequence of its collision with the grant

$2000 to be
advanced for
improvements.

of twelve miles square to the United States by the treaty of Greenville;

Sale of lands
ceded by said
band.

making in the whole cession made by this article twenty-eight thousand

Farming uten-
sils, live stock,
&c.

one hundred and fifty-seven acres, which is exclusive of a grant made

by the treaty made at St. Louis, November 7th, 1825.

Article III. In consideration of the cessions made in the first article

Article V. In lieu of the improvements which have been made on

of this convention, the United States agree to cause the band of Ot-

the lands ceded by the first article of this convention, it is agreed that

toways residing on Blanchard's fork, and at Oquanoxa's village, as a-

the United States shall advance to the Ottoways of Blanchard's fork and

fore said, consisting of about two hundred souls, to be removed, in a con-

Oquanoxa's village, the sum of two thousand dollars, to be reimbursed

venient and suitable manner, to the western side of the Mississippi river;

from the sales of the lands ceded by the said first article. And it is

and will grant, by patent in fee simple, to them and their heirs for ever,

expressly understood that this sum is not to be paid until the said Ot-

as long as they shall exist as a nation, and remain upon the same, a

toways arrive at their new residence, and that it is for the purpose of

tract of land to contain thirty-four thousand acres, to be located adjoin-

enabling them to erect houses and open farms for their accommodation

the south or west line of the reservation equal to fifty miles square,

and subsistence in their new country. A fair and equitable distribution

granted to the Shawnees of Missouri and Ohio on the Kansas river and

of this sum shall be made by the chiefs of the said Ottoways, with the

its branches, by the treaty made at St. Louis, November 7th, 1825.

consent of their people, in general council assembled, to such individ-

Article VI. The farming utensils, live stock and other chattel prop-

uals of their band as may have made improvements on the lands ceded

erty, which the said Ottoways of Blanchard's fork and Oquanoxa's

by the first article of this convention, and may be properly entitled to

village now own, shall be sold, under the superintendence of some suit-

the same.

the proceeds paid
to the owners of such property respectively.

Article VII. The United States will expose to sale to the highest

by the manner of selling the public lands, the tracts ceded by

bidder, in the manner of selling the public lands, the tracts ceded by

the first article of this convention, and after deducting from the proceeds

of such sales the sum of seventy cents per acre, exclusive of the cost

of surveying, and the sum of two thousand dollars advanced in lieu of

improvements; it is agreed that the balance, or so much thereof as may

be necessary, shall be hereby guaranteed for the payment of the debts,

which the said Ottoways of Blanchard's fork, and Oquanoxa's village
may owe in the State of Ohio and the Territory of Michigan, and
agree to be due by them, as provided in the sixteenth article of this
convention; and any surplus of the proceeds of said lands, which may
still remain, shall be vested by the President in Government stock, and
five per cent. thereon shall be paid to the said Ottoways of Blanchard’s
fork and Oquanoxa’s village, as an annuity during the pleasure of
Congress.

ARTICLE VIII. It is agreed that the said band of Ottoways of Blan-
chard’s fork and Oquanoxa’s village, shall receive, at their new residence,
a fair proportion of the annuities due to their nation by former treaties,
which shall be apportioned under the direction of the Secretary of War,
according to their actual numbers.

ARTICLE IX. The lands granted by this agreement and convention
to the said band of Ottoways residing at Blanchard’s fork and Oqua-
noxa’s village shall not be sold nor ceded by them, except to the United
States. And the United States guarantee that said lands shall never be
within the bounds of any State or territory, nor subject to the laws
thereof, and further, that the President of the United States will cause
said band to be protected at their new residence, against all interrup-
tion or disturbance from any other tribe or nation of Indians and from
any other person or persons whatever: and he shall have the same care
and superintendence over them in the country to which they design to
remove, that he now has at their present residence.

ARTICLE X. As an evidence of the good will and kind feelings of the
people of the United States towards the said band of Ottoways of
Blanchard’s fork and Oquanoxa’s village; it is agreed that the following
articles shall be given them, as presents, to wit: eighty blankets, twenty-
five rifle guns, thirty-five axes, twelve ploughs, twenty sets of horse gears,
and Russia sheeting sufficient for tents for their whole band; the whole
to be delivered according to the discretion of the Secretary of War.

ARTICLE XI. In consideration of the cessions made in the second
article of this convention by the chiefs, head men and warriors of the
band of Ottoways residing at Roche de Bœuf and Wolf rapids, it is
agreed that the United States will grant to said band by patent in fee
simple, forty thousand acres of land, west of the Mississippi, adjoining
the lands assigned to the Ottoways of Blanchard’s fork and Oquanoxa’s
village, or in such other situation as they may select, on the unappropri-
ated lands in the district of country designed for the emigrating In-
dians of the United States. And whenever the said band may think
proper to accept of the above grant, and remove west of the Mississippi,
the United States agree that they shall be removed and subsisted by the
Government in the same manner as is provided in this convention for
their brethren of Blanchard’s fork and Oquanoxa’s village, and they
shall receive like presents, in proportion to their actual numbers, under
the direction of the Secretary of War. It is also understood and agreed
that the said band, when they shall agree to remove west of the Missis-
ippi, shall receive their proportion of the annuities due their nation by
former treaties, and be entitled in every respect to the same privileges,
advantages and protection, which are herein extended to their brethren
and the other emigrating Indians of the State of Ohio.

ARTICLE XII. The lands ceded by the second article of this conven-
tion shall be sold by the United States to the highest bidder, in the
manner of selling the public lands, and after deducting from the avails
thereof seventy cents per acre, exclusive of the cost of surveying, the
balance is hereby guaranteed to discharge such debts of the Ottoways
residing on the river and bay of the Miami of Lake Erie, as they may

Annuiities by
former treaties.

Lands granted
not to be sold.

Guarantee.

Presents.

Grant of land
to Ottoways res-
iding at Roche
de Bœuf, &c.

Sale of lands
ceded by said
band.
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Proceeds of sales.

Temporary reservations.

herein acknowledge to be due, and wish to be paid. And whatever overplus may remain of the avail of said lands, after discharging their debts as aforesaid, shall be paid to them in money, provided they shall refuse to remove west of the Mississippi, and wish to seek some other home among their brethren in the Territory of Michigan. But should the said band agree to remove west of the Mississippi, then any overplus which may remain to them, after paying their debts, shall be invested by the President, and five per centum paid to them as an annuity, as is provided for their brethren by this convention.

ARTICLE XIII. At the request of the chiefs residing at Roche de Boeuf and Wolf rapids, it is agreed that there shall be reserved for the use of Wau be ga kake (one of the chiefs) for three years only, from the signing of this convention, a section of land below and adjoining the section granted to and occupied by Yellow Hair or Peter Minor; and also there is reserved in like manner and for the term of three years, and no longer, for the use of Muck-qui-on-a, or Bearskin, one section and a half, below Wolf rapids, and to include his present residence and improvements. And it is also agreed that the said Bearskin shall have the occupancy of a certain small island in the Maumee river, opposite his residence, where he now raises corn, which island belongs to the United States, and is now unsold; but the term of this occupancy is not guaranteed for three years; but only so long as the President shall think proper to reserve the same from sale. And it is further understood, that any of the temporary reservations made by this article, may be surveyed and sold by the United States, subject to the occupancy of three years, hereby granted to the aforesaid Indians.

ARTICLE XIV. At the request of the chiefs of Roche de Boeuf and Wolf rapids, there is hereby granted to Hiram Thebeault (a half blooded Ottoway,) a quarter section of land, to contain one hundred and sixty acres and to include his present improvements at the Bear rapids of the Miami of the Lake. Also, one quarter section of land, to contain like quantity, to William McNabb, (a half blooded Ottoway,) to adjoin the quarter section granted to Hiram Thebeault. In surveying the above reservations, no greater front is to be given on the river, than would properly belong to said quarter sections, in the common manner of surveying the public lands.

ARTICLE XV. At the request of the chiefs of Roche de Boeuf and Wolf rapids, there is granted to the children of Yellow Hair, (or Peter Minor,) one half section of land, to contain three hundred and twenty acres, to adjoin the north line of the section of land now held by said Peter Minor, under patent from the President of the United States, bearing date the 24th of November, 1827, and the lines are not to approach nearer than one mile to the Miami river of the Lake.

ARTICLE XVI. It is agreed by the chiefs of Blanchard's fork and Oquanoxt's village, and the chiefs of Roche de Boeuf and Wolf rapids, jointly, that they are to pay out of the surplus proceeds of the several tracts herein ceded by them, equal proportions of the claims against them by John E. Hunt, John Hollister, Robert A. Forsythe, Payne C. Parker, Peter Minor, Theodore E. Phelps, Collister Haskins and S. and P. Carlan. The chiefs aforesaid acknowledge the claim of John E. Hunt to the amount of five thousand six hundred dollars; the claim of John Hollister to the amount of five thousand six hundred dollars; the claim of Robert A. Forsythe to the amount of seven thousand five hundred and twenty-four dollars, in which is included the claims assigned to said Forsythe by Isaac Hull, Samuel Vance, A. Pelletier, Oscar White and Antoine Lepoint. They also allow the claim of Payne C. Parker to the amount of five hundred dollars; the claim of Peter Minor to the
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amount of one thousand dollars; the claim of Theodore E. Phelps to
the amount of three hundred dollars; the claim of Collister Haskins to
the amount of fifty dollars, but the said Haskins claims fifty dollars
more as his proper demand: and the claim of S. and P. Carlan to
the amount of three hundred and ninety-eight dollars and twenty-five cents.
The aforesaid chiefs also allow the claim of Joseph Laronger to the
amount of two hundred dollars, and the claim of Daniel Lakin to the
amount of seventy dollars. Notwithstanding the above acknowledg-
ments and allowances, it is expressly understood and agreed by the
respective parties to this compact, that the several claims in this article,
and the items which compose the same, shall be submitted to the strict-
est scrutiny and examination of the Secretary of War, and the account-
ing officers of the Treasury Department, and such amount only shall
be allowed as may be found just and true.

ARTICLE XVII. On the ratification of this convention, the privileges
of every description, granted to the Ottoway nation within the State of
Ohio, by the treaties under which they hold the reservations of land
therein ceded, shall forever cease and determine.

ARTICLE XVIII. Whenever the deficiency of five hundred and eighty
dollars, which accrued in the annuities of the Ottoways for 1830, shall
be paid, the parties to this convention, residing on Blanchard’s fork and
Oquana’s village, shall receive their fair and equitable portion of the
same, either at their present or intended residence.

ARTICLE XIX. The chiefs signing this convention, also agree, in
addition to the claims allowed in the sixteenth article thereof, that they
owe John Anderson two hundred dollars; and Francis Lavoy two hun-
dred dollars.

ARTICLE XX. It is agreed that there shall be allowed to Nau-on-
quai-que-zhick, one hundred dollars, out of the surplus fund accruing
from the sales of the lands herein ceded, in consequence of his not owing
any debts, and having his land sold, to pay the debts of his brethren.

In testimony whereof, the aforesaid parties to this Convention, have
hereunto set their hands and seals at the Indian reserve on the
Miami bay of Lake Erie, the day and year above written.

JAMES B. GARDINER.

Signed and sealed in the presence of Wm. Walker, Sécy. to Commissioner. R.

To the Indian names are subjoined a mark and seal.
I do hereby certify that each article of the foregoing convention was fairly interpreted and fully explained by me to the chiefs head men and warriors who have signed the same.

HENRY CONNER, Interpreter.

ARTICLES OF AGREEMENT AND CONVENTION

Made and concluded at McCutcheonsville, Crawford county, Ohio, on the nineteenth day of January, 1832, by and between James B. Gardiner, specially appointed commissioner on the part of the United States, and the Chiefs, Headmen and Warriors of the band of Wyandots, residing at the Big Spring, in said county of Crawford, and owning a reservation of 16,000 acres at that place.

WHEREAS the said band of Wyandots have become fully convinced that, whilst they remain in their present situation in the State of Ohio, in the vicinity of a white population, which is continually increasing and crowding around them, they cannot prosper and be happy, and the morals of many of their people will be daily becoming more and more vitiated—And understanding that the Government of the United States is willing to purchase the reservation of land on which they reside, and for that purpose have deputed the said James B. Gardiner as special commissioner to treat for a cession of the same:—Therefore, to effect the aforesaid objects, the said Chiefs, Headmen and Warriors, and the said James B. Gardiner, have this day entered into and agreed upon the following articles of convention.

ARTICLE I. The band of Wyandots residing at the Big Spring in the county of Crawford, and State of Ohio, do hereby forever cede and relinquish to the United States the reservation of sixteen thousand acres of land, granted to them by the second article of the treaty made at St. Mary’s, on the seventeenth day of September, eighteen hundred and eighteen, which grant is in the following words, to wit: “There shall be reserved for the use of the Wyandots residing at Solomon’s town and on Blanchard’s fork sixteen thousand acres of land, to be laid off in a square form, on the head of Blanchard’s fork, the centre of which shall be at the Big spring, on the road leading from Upper Sandusky to Fort Findlay.”

ARTICLE II. The United States stipulate with the said band of Wyandots that, as soon as practicable after the ratification of this treaty, the aforesaid tract of sixteen thousand acres shall be surveyed into sections and put into market and sold in the ordinary manner of selling the public lands of the United States; and when the same shall be sold, or as soon as any part thereof shall be disposed of, (be the price received therefor more or less) there shall be paid to the chiefs, head-men and warriors, signing this treaty, for the benefit of all the said band of Wyandots, the sum of one dollar and twenty-five cents per acre for each and every acre so sold or for sale. The said price shall be paid in silver, and in the current coin of the United States.

ARTICLE III. For the improvements now made upon said reservation the United States agree to pay a fair valuation in money, according to the appraisement of Joseph McCutcheon, Esq. (or such person as the