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Report of the Second Comptroller and Second Auditor, with a statement of the claims of the Cherokee Nation of Indians, according to the principles established by the Treaty of August 6, 1846

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REPOR'T

OF THE

SECOND COMPTROLLER AND SECOND AUDITOR,

WITH

A Statement of the claims of the Cherokee nation of Indians, according to the principles established by the treaty of August 6, 1846.

January 17, 1849. Read, and ordered to be printed.

WASHINGTON, January 15, 1849.

Anthon of the January of the Little townsons.

SIR: In compliance with a resolution of the Senate of the United States, of the 10th instant, the undersigned, Second Comptroller and Second Auditor of the Treasury, report herewith a statement showing what amount is due to the Cherokee nation of Indian's, according to the principles established by the treaty of 1846, between the United States and the said Cherokee nation, taking as a basis for our calculation the statement of amounts made by the Commissioner of Indian Affairs, in his report of May 10, 1848.

It will be perceived that we have embraced such sums as appear by the statement of the commissioner to have been paid for improvements, ferries, spoliations, removal and subsistence, and commutation therefor, (including the necessary incidental expenses of enrolling agents, conductors, commissaries, interpreters, &c.,) debts and claims upon the Cherokee nation of Indians (including the amount paid the Cherokee committee appointed under the 12th article of the treaty of 1835 for their services) for 800,000 acres of land ceded to the nation, and the amount invested as the general funds of the nation; all which amount to five millions nine hundred and sixty-three thousand ninety-two dollars and twenty-

This aggregate, deducted from six millions six hundred and fortyseven thousand and sixty-seven dollars; as directed by the 9th article of the treaty of 1845, leaves a balance of six hundred and eighty-three thousand nine hundred and seventy-four dollars and seventy-nine cents due the Cherokee nation, according to the principles established by the treaty of 1846, taking the statement of the Commissioner of Indian Affairs, of May 10, 1848, as the basis of calculation.

What sums, if any, may be hereafter properly allowed and paid under the provisions of the treaty of 1835, and be justly chargerable upon the balance above stated, cannot now be ascertained by the accounting officers.

Respectfully, your obedient servants,

ALBIÓN K. PARRIS,
Second Comptroller.
JNO. M. McCALLA,
Second Auditor.

The PRESIDENT
Of the Senate of the United States.

Statement of the claims of the Cherokee nation of Indians, according to the principles established by the treaty of August, 1846, between the United States and said Indians, taking as a basis the statement of amounts made by the Commissioner of Indian Affairs in his report of May 10, 1848; prepared by the Second Comptroller and Second Auditor, in obedience to a resolution of the Senate of the 10th instant.

This amount granted to the Chero- kees by the first article of the treaty	Horam of care
of 1835, for their lands east of the	Styles of the 10s
Mississinni	\$5,000,000.00
This amount granted by the third article of the supplement.	600,000 00
This amount appropriated by Congress, act 12th June, 1838	1,047,067 00
ladion Adiate, in the support of May 10, 1845; aveed that we have entraced such come as appear	6,647,067 00
From which deduct	
Amount allowed United States for 800,000 acres of land \$500,000 00	provinguels, furring muchifican theorefor
Amount invested for general national	streno armillonos
funds	derette und etagene
Amount allowed for improvements and ferries; including necessary in-	one and to white
cidental expenses	of land ceded to
Amount, paid for removal and subsist-	and to about love
ence, and commutation therefor,	thundred and sixty
including necessary incidental ex-	one seets.
penses of enrolling agents, con- ductors, commissaries, interpreters,	in harmanalt mean
&c 2,915,141 5	Smart and to atain
Amount of claims of citizens of the	ment send winner
United States against the Cherokee	seventy-hine contr
nation	ciples established
Amount of claims of Cherokees	the feminissioner
against the Cherokee nation 17,561 4	of calculation. 1

Amount paid Cherokee committee for their services

Amount allowed for spoliations of all kinds, except \$164,549 02 for "rents" for dispossession of improvements prior to treaty, and \$47,596 10 allowed for same during two years they were permitted by the treaty to remain 226,950 23

\$22,026 89

the lay of the list see . . . are retrieved by the

\$5,963,092,21

Balance due the Cherokee nation according to the principles above stated

683,974 79

refer a Direct Annual 13, 1930. ALBION K. PARRIS, Second Comptroller.

JNO. M. McCALLA,

Second Auditor.

to queen all rooms paniols of

1835, for the value of an improvement. This is a graphy observe upon what, in the arrays of 1816, is called the vive million rund, and is an recognised in its 2th arrials of that they Charekees in North Carelina, and the national required to be paid them under the kile assists of the orly shall be charged to the general Courskso fund, earlier tax trusty of New Echota, and shall be seimbursed therefrom. I understand that the "general Cherubearfund," here referred to, is what is called the new million hunt, in the treaty of 1910, and, if so, the amount to be leaded and paid as above much on it, under the det of July, 1848, would be charged able, under the provisions of that act, upon the balance stated to be due the Courier nation in the report of the comptroller and nufficer of the lock instant. Willi enter respect, ac.,

In ready I have so areas, that is presented that recently I in-tended, in the last secreption or read to self-chains which should be rough to be legally corresponde upon the Cherokee fond, and

enact partie blag but beworte the one of the band bluede dealer ury. It is understood that continued and automodica, which were taxwed by the march beard of contained are a love to let the little article of the Chiroxee treaty of 1835. One turk was presented this day to the accounting officers of the treamys, being for payment of an allowance made under the 2th article of the tricts of

ALBION K. Comptralier

Mon. W. K. SPRARTIAN Conten Stores S

683.974.79

IN SENATE OF THE UNITED STATES.

020 January 19, 1849.

Submitted by Mr. Sebastian, referred to the Committee on Indian Affairs, and ordered to be printed with the report of the Second Comptroller and Second Auditor, in relation to Cherokee claims, under the treaty of 1846.

TREASURY DEPARTMENT, Second Comptroller's Office, January 18, 1849.

Amount paid Choroken committee for

provements prior to treaty, and

dending to the neighbor

Sin: I have to acknowledge the receipt of your note of this date, in which you ask to be informed what claims are referred to in the concluding passage of the report of the Second Comptroller and Second Auditor, of the 15th instant, to the Senate, and whether the claims of the North Carolina Cherokees, for commutation under

the law of the last session, are referred to, &c.

In reply I have to state, that in preparing that report, I intended, in the last paragraph, to refer to all claims which should be found to be legally chargeable upon the Cherokee fund, and which should hereafter be properly allowed and paid at the treasury. It is understood that certificates are yet outstanding, which were issued by the fourth board of commissioners, under the 17th article of the Cherokee treaty of 1835. One such was presented this day to the accounting officers of the treasury, being for payment of an allowance made under the 9th article of the treaty of 1835, for the value of an improvement. This is a proper charge upon what, in the treaty of 1846, is called the five million fund, and is so recognized in the 9th article of that treaty.

The 5th section of the act of July 29, 1848, chapter 118, provides that the amount required to be funded for the benefit of the Cherokees in North Carolina, and the amount required to be paid them under the 4th section of that act, shall be charged to the general Cherokee fund, under the treaty of New Echota, and shall be reimbursed therefrom. I understand that the "general Cherokee fund," here referred to, is what is called the five million fund, in the treaty of 1846, and, if so, the amount to be funded and paid as above mentioned, under the act of July, 1848, would be chargeable, under the provisions of that act, upon the balance stated to be due the Cherokee nation in the report of the comptroller and

auditor, of the 15th instant.

With entire respect, &c.,

ALBION K. PARRIS, Comptroller.

Hon. W. K. SEBASTIAN, United States Senate.