On the Case of C. Seymour

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Mr. Atchison made the following report:

The Committee on Indian Affairs have examined the petition of Calvin B. Seymour, of Stewart county, and State of Georgia, together with the statement accompanying it, and find the following facts stated:

That on the 13th May, 1836, said petitioner and his partners had goods, wares, and merchandise of the value of five thousand nine hundred and eighty dollars, stored in the warehouse of Henry W. Jernighan & Co., in the town of Roanoke, in the State of Georgia, and that the said warehouse was taken possession of by certain troops in the service of the United States; and that whilst in the possession of the troops, the town of Roanoke was attacked by the hostile Creek Indians, the troops defeated, the warehouse burnt, and the goods taken or destroyed by the Indians. The petitioner also shows that he purchased from his partners, of the firm of W. & H. Boynton, the goods, wares, and merchandise aforesaid, all their interest, and that he alone is now interested. Upon the facts above stated the committee are of the opinion that the petitioner is entitled to indemnity, and therefore report a bill.

The committee have also examined the petition, and proofs accompanying it, of Willard Boynton, surviving partner of the firm of W. and H. Boynton, and find the facts, as stated in his petition, to be, that he also, together with his partner, had goods, wares, and merchandise of the value of three thousand two hundred and one dollars and twenty-three cents ($3,201.23) stowed in the same warehouse, and at the same time were taken or destroyed by the Creek Indians as before stated; therefore, in the opinion of the committee he is entitled to indemnity.