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Eudora Hill.

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Mr. LITTLE, from the Committee on Indian Affairs, submitted the following

REPORT.

[To accompany H. R. 10771.]

The Committee on Indian Affairs, to whom was referred the bill (H. R. 10771) for the relief of Eudora Hill, after careful consideration report the bill to the House of Representatives with the recommendation that it do pass.

Mrs. Eudora Hill, an adopted member of the Wyandotte Indian tribe, was on January 11, 1892, allotted 160 acres of land, described as follows: The east half of the northwest quarter and the south half of the northeast quarter of section 19, in township 27 north, of range 24, in the Indian Territory, and a United States patent for said land was executed on April 19, 1892.

On account of her husband being subject to asthma, Mrs. Eudora Hill and her husband moved to Colorado, where they now live. Mrs. Hill has two children, both of age and both having allotments of their own. The income of Mr. and Mrs. Hill are insufficient to meet their expenses, and they desire to sell one-half of their allotment, as provided in said bill, to support themselves.

Your committee see no reason why the bill should not pass, and recommend the passage of the same, appending hereto letter of Indian Agent Edward Goldberg to the Commissioner of Indian Affairs.

DEPARTMENT OF THE INTERIOR,
UNITED STATES INDIAN SERVICE,
Quapaw Agency, Ind. T., September 15, 1898.

Sir: Mrs. Eudora Hill, a Wyandotte Indian of this agency, now living in Littleton, Colo., desires to have the restrictions upon alienation of her allotment of 160 acres in the Wyandotte Reserve, Ind. T., removed, so as to permit her to sell one-half (or 80 acres) of it. Her reasons are these: She is married to a white man, who is subject to asthma and cannot live in the Territory on account of the climate. They are therefore prevented from getting a living off of this land, not being able to live
on it. She, Mrs. Eudora Hill, has two children, both married and heads of families and both holding allotments in their own names, so that the selling of her allotment will not work a hardship on her heirs or defraud these children of the means of support. Her husband has some business interests in Colorado, but the income is insufficient to provide for them both. She is 60 years of age and desires the proceeds to be derived from the sale of one-half of her allotment to maintain herself during old age.

Upon investigation I find that the above circumstances are substantially correct, and I therefore recommend that Congressional action be obtained looking to the removal of the restrictions placed upon the selling of this land, so as to permit her to dispose of one-half of her allotment.

Very respectfully,

EDWARD GOLDBERG,
United States Indian Agent.

The COMMISSIONER OF INDIAN AFFAIRS.