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In the Senate of the United States. Letter from the Secretary of the Interior, relative to the act providing for the adjudication of the claims arising from Indian depredations.

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IN THE SENATE OF THE UNITED STATES.

LETTER

FROM

THE SECRETARY OF THE INTERIOR,

RELATIVE TO

The act providing for the adjudication of the claims arising from Indian depredations.

JUNE 27, 1892.—Referred to the Select Committee on Indian Depredations and ordered to be printed.

DEPARTMENT OF THE INTERIOR, Washington, June 24, 1892.

SIR: The condition of affairs that confronts this Department upon an endeavor to carry out the provisions of "An act to provide for the adjudication and payment of claims arising from Indian depredations, approved March 3, 1891" (26 Stats. 851), requires, in my judgment, early consideration by Congress.

In my annual report I called attention to the amount of these claims as reported by the Commissioner of Indian Affairs; they aggregate in number 7,985, and amount to \$25,589,006. The following table shows

the amounts claimed from the several tribes:

Tribe.	No.	Amount.	Tribe.	No.	Amount.
Comanche	1, 307	\$4, 056, 639	Cow Creek	25	\$30, 151
A pache	986	4, 186, 490	Ponca	25	38, 621
Creek	965	1, 195, 978	Pottawatomie	23	7, 887
Cheyenne	653	2, 394, 382	Oregon	29	133, 613
Sioux		2, 900, 415	Sac and Fox	20	270, 145
		2, 382, 109	Yakama	20	85, 783
Navajo	334		Wichita	17	6, 821
Kiowa		1, 447, 592		18	0,-021
Chippewa	187	168, 835	Crow		35, 670
Pawnee	170	216, 170	Puyallup		14, 145
Osage	160	227, 115	Omaha	11	4, 067
Nez Percés	161	365, 588	Modoc	11	34, 259
Ute	157	525, 233	Cayuse	13	43, 009
Rogue River	137	434, 796	Shoshone	11	57, 997
Bannack	134	375, 028	Caddo	12	37, 240
California Indians	154	884, 098	Walla Walla	9	67, 253
Arapaho	70	297, 308	Coquille	7	12, 027
Nisqually	66	118, 109	Skaquamish	7	3, 676
Winnebago	58	73, 251	Pima and Maricopa	6	9, 752
Keechie	52	55, 365	Flatheads	6	11, 505
Klikatat	50	138, 678	Menomonee	6	580
Washington Indians	48	84, 527	Hualapais		53, 819
Blackfeet	41	217, 701	Otoe	5	3, 564
Kansas or Kaw	36			3	398
		65, 261	Eluha		
Piutes	41	368, 315	Iowa	3	252
Cherokee	30	85, 520	Prairie Indians	3	13, 325
Southern refugee Indians	30	6, 150	Lipan	10	52, 090
Kickapoo	53	302, 351	Pend d'Oreille	3	1,740
Snake	39	153, 318			
				321	1, 029, 389
1/1	7, 434	23, 726, 322		7, 434	23, 726, 322
			and the second second second second	7, 755	24, 755, 711
Miscellaneous and unknown				142	510, 359
Committed by white persons, rebels	includi	ing United St	ates soldiers, emigrants, and	88	322, 936
Total				7, 985	25, 589, 006

Years in which the depredations were committed.

Year.	No.	Amount.	Year.	No.	Amount.	Year.	No.	Amount.
1812	1	\$7,548	1853	79	\$244, 340	1873	144	\$405, 303
1821	1	5,770	1854	87	326, 298	1874	134	358, 511
1832	2	235	1855	230	722, 519	1875	63	167, 501
1833	1 1 2 4 5	1, 155	1856	231	602, 478	1876	45	145, 269
1834	5	2,381	1857	131	299, 261	1877	194	419, 575
1835	25	11, 206	1858	158	317, 568	1878	305	667, 458
1836	975	1, 150, 386	1859	191	408, 981	1879	80	166, 598
1837	26	8, 876	1860	211	776, 556	1880	250	1, 148, 950
1838	8	1,332	1861	182	1, 275, 152	1881	118	349, 146
1839	4	1,815	1862	363	1, 249, 918	1882	41	109,418
1843	4 3 3 2	264, 240	1863	147	497, 704	1883	13	103, 261
1844	3	4, 205	1864	300	1, 793, 204	1884	24	126, 946
1845	2	13, 320	1865	320	1, 599, 218	1885	88	118, 267
1846	4	68, 866	1866	403	2, 157, 606	1886	12	17, 438
1847	55	223, 000	1867	443	1,962,370	1887	12	14, 171
1848	28	168, 393	1868	536	1, 499, 298	1888	3	675
1849	32	222, 054	1869	371	650, 141	1889	9	8, 786
1850	27	176, 797	1870	265	613, 157	1890	5	1,966
1851	68	244, 723	1871	185	650, 025			
1852	69	341, 423	1872	270	696, 248		1,540	4, 329, 239
7011		7.77	11777				5, 103	18, 342, 042
	1,342	2, 917, 725	111	5, 103	18, 342, 042	100	1,342	2, 917, 725
Total							7, 985	25, 589, 006

Trust funds of tribes other than the five civilized tribes.

Tribes.	Principal.	Tribes.	Principal.	
Cheyennes and Arapahoes. Chippews and Christian Indians. Delawares. Eastern Shawnees Iowas. Kansas Kansas Kaskaskias and Peorias, etc Kickapoos. L'Anse and Vieux de Sert Indians. Menomonees Osages. Omahas. Otoos and Missourias.	\$1,000,000.00 42,560.36 874.186.54 9,079.12 171,543.87 27,174.41 52,000.00 115,727.01 20,000.00 165,039.38 8,295.079.98 182,324.08 601,085.88 309,196,41	Sac and Fox of the Missouri. Sac and Fox of Mississippi. Sac and Fox of Oklahoma. Santee Sioux Senecas, Senecas, Sonawanda band Senecas and Shawnees. Shawnees Shawnees Shoshones and Bannacks Sissetons and Walpetons Stockbridges Umatillas Uintah and White River Utes. Utes.	\$21, 659. 12 56, 058. 21 300. 000. 00 20, 000. 00 40, 979. 50 86, 950. 01 1, 985. 65 13, 621. 04 1, 699, 800. 00 75, 280. 00 55, 270. 44 3, 340. 00 1, 750, 000. 00	
Poncas Pottawatomies	70, 000, 00 184, 094, 57	Total	16, 246, 883. 90	

The annual report of the Commissioner of Indian Affairs (1891, pp. 117, 118) lucidly presents the situation.

In section 6 of the act approved March 3, 1891, above referred to, appears the following:

"That the amount of any judgment so rendered against any tribe of Indians shall be charged against the tribe by which, or by members of which, the court shall find that the depredation was committed, and shall be deducted and paid in the following manner: First, from annuities due said tribe from the United States; second, if no annuities are due or available, then from any other funds due said tribe from the United States arising from the sale of their lands or otherwise; third, if no such funds are due or available, then from any appropriation for the benefit of said tribe, other than appropriations for their current and necessary support, subsistence, and education, and fourth, if no such annuity, fund, or appropriation is due or available, then the amount of the judgment shall be paid from the Treasury of the United States: Provided, That any amount so paid from the Treasury of the United States shall remain a charge against such tribe, and shall be deducted from any annuity, fund, or appropriation hereinbefore designated which may hereafter become due from the United States to such tribe."

Under the operation of the law contained in this section, it is apparent that a lien is constituted upon all funds which now are or may hereafter become due to any Indians on any account whatever, for the payment of these claims, except so much as may be necessary "for their current and necessary support, subsistence, and educa-

tion." By an examination of the tables herewith presented, showing the date of origin and the amount of the claims on file in this office, it will be seen that many of them originated at so remote a period that the present generation of Indians can not possibly have any knowledge of or personal responsibility for them. It thus occurs that a great hardship is liable to be imposed upon the present generation (which is making, comparatively speaking, satisfactory progress in civilization), by punishing children for crimes committed by their ancestors, and imposing upon them, in their advanced and advancing condition, a burden which was created by their fathers while yet in a state of savagery. If the law is permitted to remain as it is, it will work great hardship and will be a matter of very considerable discouragement to the present, if not to future generations. Many of the Indians belonging to the different tribes which are chargeable with depredations are poor and struggling to become self-supporting, and the collection of these amounts will unduly punish them for sins of which, personally, they are not guilty. It certainly would provoke, in many cases, a spirit of antagonism and restlessness that would be very hurtful, primarily to the Indians themselves, and might seriously impair the peaceable relations between them and the Government, in which event the unlimited expense of reducing them to a state of peace would be far greater than the payment of these claims outright from the United States Treasury.

When the different tribes which have entered into treaties and agreements with the United States bargained that the moneys to become due them by reason of such treaties or agreements should be held in trust by the Government and be paid to them in the manner and form set forth in such agreements or treaties, it was not contemplated by them that it would, at some subsequent period, enact a law, in the consideration of which they could have no part, which would practically confiscate these various moneys and divert their payment into an altogether different channel

from that originally intended and agreed upon.

In view of this situation, I would respectfully recommend that the act be amended so as to leave it discretionary with the Secretary of the Interior to determine as to whether or not the financial condition of any tribe, against whom judgment may be obtained in the Court of Claims on account of depredations committed by members of that tribe, will justify the deduction from tribal moneys of the funds necessary for the payment of such judgments. At present it will be noticed there is no such discretion, except as to what funds may be necessary for the "current and necessary support, subsistence, and education" of such Indians.

The following table shows what disposition was made of these claims up to June 30, 1891:

	Number of claims.	Amount allowed.	Amount claimed.
Paid or otherwise adjudicated by the Secretary of the Interior prior to the act of May 29, 1872	220	\$216, 380, 83	\$438, 166, 71
Paid under authority of various acts of Congress prior to		, ,	, ,
March 3, 1885	52	208, 140. 10	311, 651, 71
Paid under authority of acts of Congress since March 3, 1885	2	10, 050, 00	34, 450, 00
Acted upon by the Secretary of the Interior, pursuant to act			
of March 3, 1865, and reported to Congress January 1-			
1887	305	278, 323, 88	1,066,021.97
1888		336, 728, 42	984, 433, 66
1889	229	377, 105, 41	1, 070, 003, 37
1890	164	213, 288, 69	707, 825, 65
1891	357	345, 160, 25	1, 028, 197, 22
Acted upon by the Secretary of the Interior during 1891, pur-	001	010, 100. 20	1,020,101.22
suant to the act of March 3, 1885, but not reported to Congress.	5	15, 340, 00	28, 049, 75
(D-4-1	1.500	0.000 FIF FO	F (CC) (CO) (A
Total.		2, 000, 517. 58	5, 668, 800. 04
Remaining on file in Indian Office June 30, 1891	6, 252		19, 920, 205. 96

I fully concur in the views expressed by the Commissioner and believe that unless the law is amended as recommended we shall find ourselves involved in trouble, to settle which will cost the Government immensely,

These Indians, as a rule, are not far enough advanced in civilization to be able to be entirely self-supporting. These depredations were perpetrated by past generations of the tribes, and are now being adjudicated with but little, if any, actual knowledge on the part of the Indians of the proceedings. The funds to the credit of the different tribes are, on the other hand, well known to them and the annual interest or other

payments eagerly anticipated and depended upon. Each diminution by payment of any of these judgments will be known, and, for the reason that it is not fully understood, deemed unjust and made in bad faith.

To illustrate I will take the case of the Cheyenne and Arapahoe Indians. There are claims filed against these Indians amounting to \$2,691,690. If 50 per cent of these are put in judgment, and experience shows that nearer 60 per cent of the amount claimed is allowed, there would be \$1,345,845 for them to pay, to meet which they have but \$1,000,000, which, it was agreed with them, should be placed in the Treasury, the interest on which at 5 per cent should be paid them annually. This money is the proceeds of an agreement but recently made for the purchase of their title to lands in the Cherokee Strip, etc., and during the negotiations nothing was said or thought of as to this payment being applied to pay old depredation claims.

It yet remains to be seen whether this \$50,000 annual interest is sufficient for their support. If this principal is exhausted in paying the claims against them it needs little experience to teach that great discontent and perhaps violence will ensue not only from the unexpected loss but the actual need for support for which the money is in-

tended.

All of the tribes against whom the largest amounts of claims appear, notably the Comanche, Apache, Sioux, Kiowa, and Navajoes, will be in the same condition if the claims against them are as rapidly liquidated from their trust funds, as now threatens to occur.

When the time comes that these Indians become self-supporting, the situation will be so changed that the moneys they have to their credit

may then be taken for these payments.

It has been the policy of the Government heretofore to pay these claims when lawfully adjudicated, but to have them remain a charge against the Indians to be paid by them in the judicious administration

of their affairs.

In view of the daily adjudications of the Court of Claims against the tribes, and the necessary application of the moneys of these tribes to the payment thereof, I deem it my official duty to express my anxiety lest this may soon lead to commotion and eventual outbreaks. In my judgment a discretion as to immediate payment of these judgments should be vested in some executive officer and I respectfully submit the inclosed amendment to the law aforesaid.

The fourth provision of section 6 of said act is as follows:

And fourth: If no such annuity, fund or appropriation is due or available, then the amount of the judgment shall be paid from the Treasury of the United States.

My suggestion is to amend such provision by inserting therein after the word "available" the following:

Or if in the opinion of the Secretary of the Interior the financial condition of any Indian tribe against whom judgment shall be rendered herein on account of depredations committed by members of that tribe is such as to imperatively demand for their support, education or civilization the full amount that would be due them for interest on any fund to their credit in the Treasury of the United States, or, when, in his judgment, it would be injudicious to use any of themoneys of the said Indians for the purpose of paying the judgments that may have heretofore or shall be herein rendered against them as aforesaid, in either case he shall certify the same to the Treasurer of the United States.

Yours, most respectfully,

JOHN W. NOBLE, Secretary.