Dent, Vantine & Co. (To accompany bill H.R. no. 1374.).

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Mr. WINDOM, from the Committee on Indian Affairs, made the following

REPORT.

The Committee on Indian Affairs, to whom was referred the petition of Dent, Vantine & Co., to be paid for supplies furnished Indians in the State of California, report:

That the amount of the account which the petitioners claim is due to them, $49,763 44, exclusive of interest, which they also claim they should be allowed and paid at the rate of ten per cent. per annum, from the time such moneys became due, and that such account is composed of the following items, to wit:

- 205,994 pounds of beef, at 20 cents: $41,198 80
- 17,279 pounds of flour, at 16 cents per pound: 7,564 64
- Money paid by them to Adam Johnson for a license to trade with the Indians: 1,000 00

Total amount: $49,763 44

Interest from the 1st of December, 1852, until paid.

This claim has been repeatedly pressed upon the attention of Congress, and on the 3d of March, 1855, Mr. Orr, from the Committee on Indian Affairs, made a report on the subject, in which it is said, among other things, "that it is alleged that the beef and flour were furnished upon the separate order of Agent Wozencraft and Sub-Agent Adam Johnson." It was further reported "that monthly accounts are rendered, and Agent Wozencraft certifies that they are correct, and were for the United States." This certificate is the only evidence furnished your committee to establish the delivery of beef and flour in California. Your committee further state that, since the making of such report, testimony has been taken before a commissioner of the United States, which is now before your committee, and which, in their opinion, satisfactorily establishes the delivery of large amounts of beef and flour by the petitioners to the Indians in the middle district of the State of California, upon the orders of and direction of Indian Agent Wozencraft and Sub-Agent Adam Johnson, in the years 1851 and 1852. Wozencraft and Johnson seemed to have acted in this matter without expressed authority, but, your committee believe, in good faith. Messrs. Gwin and Weller, senators, and Latham and McDougal, representatives, while occupying seats in Congress, bore evidence that in the spring of 1851 "the Indians were at war with the whites;" "that the first measures adopted by the commissioners (of whom Wozencraft was one) was to furnish the Indians with food and to stop the war;" and they say "that peace has been uninterrupted since the period in question, when they (the Indians) were furnished with food."

On the 15th of October, 1850, A. S. Loughry, acting commissioner of Indian
affair, writes to Wozencraft and others, "to make such treaties and com-
with the Indians as may seem just and proper, to determine upon some rule:
action which will be most efficient in attaining the desired object, which is, by
all possible means, to conciliate the good feelings of the Indians, and to get them
to ratify those feelings by entering into written treaties," &c., &c. (Senate Doc.
4, 1853, page 9.)

On the 28th of May, 1851, Wozencraft negotiated a treaty with the Indian
by the fifth article of which it was stipulated that, "within the term of two year-
from the date of the treaties," the United States should furnish the Indians 40
head of beef cattle, to average 500 pounds, 200 sacks of flour, of 100 pound
each, and 200 head of goats. This treaty was rejected at the extra session of
the Senate in 1853; but the beef and flour for which the petitioners claim com-
penation had been delivered prior to this rejection, and upon the express order
and directions of Wozencraft and Johnson.

There not being express authority, on the part of Wozencraft and Johnson,
to bind the government by their contracts, the claim of the petitioners must be
subjected to the rule which the government adopts in like cases, and its payment
must depend upon the facts that the contract inured to the benefit of the gov-
ernment, and the circumstances surrounding it were such as would authorize the
reasonable inference that Congress would, if possessed of the facts, have given the
necessary authority. Your committee are of opinion that the evidence in this
case brings it within the rule, and that, upon equitable grounds arising out of
the circumstances of the transaction, the petitioners are entitled to a fair and
reasonable compensation for the provisions furnished.

Your committee believe that there is no legal or equitable claim for the repay-
ment of the said sum of $1,000 paid by the claimants to Adam Johnson for a
license to trade with the Indians, and they have therefore rejected the same.

It has been satisfactorily proved to the minds of the committee that the said
claimants furnished to said Indians beef and flour as charged, to the amount of
$25,327 30, for which said amount the committee have reported the accompan-
ing bill and recommend its passage.