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Counsel for the Indians do not question the accuracy of the computations in other respects except that they call our attention to an obvious error in the summary of acreages set forth in Finding 9 of the findings of fact. There it appears that there were 545,310 acres allotted to the Kiowa, Comanche and Apache Indians and 10,310 acres reserved for schools, etc., aggregating 555,310 acres. This last total figure is correct but the acreage shown to have been allotted should have read 545,000 instead of the 545,310 acres shown. The correct figure, as shown by Finding No. 8, is 545,000. This typographical error does not affect our conclusions because the computations were made, as the finding clearly shows, upon the basis of 555,310 deducted acres.

We did not intend, as the findings show, to make any award for the lands which were finally allotted to the Kiowa, Comanche and Apache Indians or for the lands which were finally allotted to the Wichitas, in the Leased District, therefore, there is no basis for re-calculating the amounts found due the respective Indian groups.

The joint motion under consideration was not filed within the time provided by our rules for a rehearing and it is not intended by the petitioners as a joint motion for rehearing, nor do we consider it as such.

It therefore follows that the petitioners' joint motion should be denied.

October 10, 1950.