

BEFORE THE INDIAN CLAIMS COMMISSION

THE CONFEDERATED TRIBES OF THE COLVILLE RESERVATION,)
 as the representatives of the COLVILLE, LAKE,)
 SAN POEILS, NESPELEM, OKANOGAN, AND METHOW)
 TRIBES.)

LOUIE CAMILLE AND PETER J. GUNN, as the repre-)
 sentatives of the COLVILLE TRIBE.)

PETE LEMERY AND FLORENCE QUILL, as the representa-)
 tives of the LAKE TRIBE,)

ALEX L. COVINGTON AND LEWIS H. RUNNELS, as the)
 representatives of the SAN POEILS TRIBE,)

EDDIE YERACOSTCHIN AND ED HILAKAHN, as the rep-)
 resentatives of the NESPELEM TRIBE,)

ALEX NICHOLSON AND NARCISSE BROOKS, as the rep-)
 resentatives of the OKANOGAN TRIBE,)

SAM MILLER AND MICHEL CHARLEY, as the representa-)
 tives of the METHOW TRIBE,)

THE CONFEDERATED TRIBES OF THE COLVILLE RESERVA-)
 TION, as successor to the claims of the COLVILLE,)
 LAKE, SAN POEILS, NESPELEM, OKANOGAN, AND)
 METHOW TRIBE,)

Petitioners,)

v.)

THE UNITED STATES OF AMERICA)

Defendant.)

Docket No. 181

3-1-60
FINAL JUDGMENT

Upon the joint motion of the parties for entry of final judgment in the above numbered docket, pursuant to a stipulation filed herein on January 19, 1960, which stipulation is hereby incorporated by reference into and made a part of this judgment; and upon the petition of the attorney of record for the petitioners for an award of attorneys' fees; and the Commission having on the 12th day of February, 1960, held a hearing thereon; and evidence both oral and written in support of said motion and petition having been received and considered; and findings of fact and an opinion having been made and entered in said matter; and it appearing that said settlement was held to be fair and just to the parties, that attorneys' fees should be allowed as requested, and that final judgment should be entered herein in accordance with said stipulation, said findings of fact and said opinion; now, therefore,

IT IS ORDERED AND ADJUDGED, that the joint motion of the parties for

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final judgment pursuant to their stipulation be allowed; that the defendant be, and is hereby entitled to offsets in the aggregate sum of \$61,000.00, against the interlocutory judgment rendered by this Commission March 5, 1959, said \$61,000.00 to be allocated as hereinafter set forth; and that final judgment be entered in favor of the descendants of the tribes of the Colville Reservation hereinafter named, in the following net sums after offsets, and that the descendants of said tribes do have and recover from the defendant the following net sums, after offsets:

Colville Tribe, \$111,000.00 less the offset of \$6,400.00, that is, the net sum of \$104,600.00;

San Poil-Nespelem Tribe, \$436,000.00 less the offset of \$25,100.00, that is, the net sum of \$410,900.00;

Okanogan Tribe, \$237,000.00 less the offset of \$13,600.00, that is, the net sum of \$223,400.00;

Methow Tribe, \$152,000.00 less the offset of \$3,700.00, that is, the net sum of \$148,300.00;

Lake Tribe, \$125,000.00, less the offset of \$7,200.00, that is, the net sum of \$117,800.00

IT IS FURTHER ORDERED AND ADJUDGED, that Lyle Keith, Patrick H. Winston, David Cobb, Abe W. Weissbrodt, and I. S. Weissbrodt, attorneys for the petitioners who are presently parties to the Attorneys' Contract with amendments herein, be and they are hereby allowed and awarded attorneys fees in the amount of ten percent (10%) of the total net recovery of \$1,000,000.00, which is the sum of \$100,000.00, less the sum of \$30,000.00 which has already been paid to the attorneys as retainer fees under said Attorneys' Contract, leaving a net sum of \$70,000.00 payable to said attorneys from the respective awards herein to the above named tribes, in the following amounts:

Colville Tribe	\$ 7,322.00
San Poil-Nespelem Tribe	28,763.00
Okanogan Tribe	15,638.00
Methow Tribe	10,031.00
Lake Tribe	<u>8,246.00</u>
Total	\$70,000.00

Dated at Washington, D. C., this 1st day of March, 1960.

Edgar E. Witt

Chief Commissioner

Wm. M. Holt

Associate Commissioner

Arthur V. Watkins

Associate Commissioner