

BEFORE THE INDIAN CLAIMS COMMISSION

THE SENECA NATION OF INDIANS,)
)
 Plaintiff,)
)
 v. Docket No. 342-I
)
 THE UNITED STATES OF AMERICA,)
)
 Defendant.)

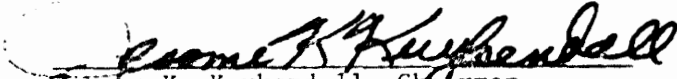
FINAL AWARD

An interlocutory order was entered herein on May 3, 1972 (28 Ind. Cl. Comm. 97), awarding the plaintiff the sum of \$79,320, less any allowable offsets. Offsets against the plaintiff herein were adjudicated in Six Nations v. United States, Docket 84, 32 Ind. Cl. Comm. 440 (1973). Certain offsets were allowed, others disallowed, and with respect to others, it was determined that they were only allowable, if at all, against the Seneca-Cayuga Tribe of Oklahoma, plaintiffs in Dockets 341-A and 341-B. On January 16, 1974, the defendant filed a motion advising the Commission that it would not claim offsets against the award in this docket, and requesting that it be allowed to reserve its claim for these offsets for use against the plaintiffs in Dockets 341-A and 341-B, or against any subsequent award to the plaintiff herein. The defendant has also informed the Commission that it has no objection to the entry of a final award in this docket. In view of the foregoing, the Commission concludes that the defendant's motion should be granted and a final award entered in this docket.

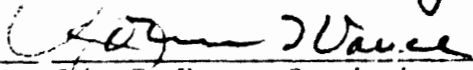
IT IS THEREFORE ORDERED that the defendant's motion be granted and that all offsets be reserved for use against the plaintiffs in Dockets 341-A and 341-B, or against any subsequent award to the plaintiff herein.

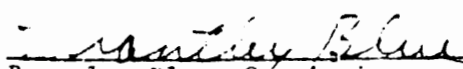
IT IS FURTHER ORDERED that the plaintiff herein do have and recover of and from the defendant the sum of \$79,320, in full satisfaction of all claims in Docket 342-I.

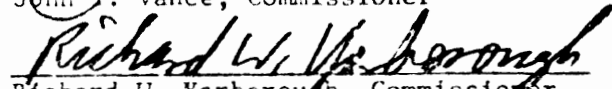
Dated at Washington, D. C., this 13th day of March 1974.


 Jerome K. Kuykendall, Chairman


 Margaret H. Pierce, Commissioner


 John T. Vance, Commissioner


 Brantley Blue, Commissioner


 Richard W. Yarborough, Commissioner