## BEFORE THE INDIAN CLAIMS COMMISSION

SAGINAW CHIPPEWA INDIAN TRIBE OF MICHIGAN, ET AL.,	) )
Plaintiffs,	į
v.	) Docket No. 57
THE UNITED STATES OF AMERICA,	<b>\( \)</b>
Defendant.	)

## SECOND INTERLOCUTORY ORDER

Upon the findings of fact numbered 12 through 42, inclusive, and the opinion this day entered herein, the Commission concludes as a matter of law:

- 1. That the acreage of the land coded, as described in Article I of the Treaty of Saginaw, less the reservations as described therein, consisted of 7,417,400 acres;
- 2. That the consideration paid by the defendant to the plaintiffs for such ceded lands was \$16.667;
- 3. That the value of such ceded lands on March 25, 1820, the valuation date herein, was \$8,160,000; and
- 4. That by reason of the disparity between the consideration paid for such lands and the value thereof as determined by this Commission the consideration so paid and received was unconscionable.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the plaintiffs recover from the defendant the sum of \$8,143,333, less such offsets to which the defendant may be entitled under the provisions of the Indian Claims Commission Act.

Margaret Washington, D. C., this Many, 1973.

Margaret W Pierce, Commissioner

Brantley Blue, Commissioner

Richard W. Yarborough, Commissioner

Richard W. Yarborough, Commissioner