BEFORE THE INDIAN CLAIMS COMMISSION

THE IOWA TRIBE OF THE IOWA RESERVATION)	
IN KANSAS AND NEBRASKA, ET AL., THE)	
IOWA TRIBE OF THE IOWA RESERVATION IN)	
OKLAHOMA, ET AL., THE SAC AND FOX TRIBE)	
OF INDIANS OF OKLAHOMA, ET AL., THE SAC)	
AND FOX TRIBE OF MISSOURI, ET AL., THE)	
SAC AND FOX TRIBE OF THE MISSISSIPPI)	
IN IOWA, ET AL.,)	
)	
Plaintiffs,)	
)	
v.)	Docket No. 153
)	
THE UNITED STATES OF AMERICA,)	
)	
Defendant.)	

ORDER FIXING REIMBURSEMENT OF EXPENSES OF THE ATTORNEYS FOR THE IOWA TRIBE OF THE IOWA RESERVATION IN KANSAS AND NEBRASKA

HAVING CONSIDERED the application to fix reimbursement of expenses filed April 6, 1973, for Dykema, Gossett, Spencer, Goodnow & Trigg, Esquires, counsel of record for the Iowa Tribe of the Iowa Reservation in Kansas and Nebraska; the attorneys' contract of employment; and the record, the Commission finds that:

1. The Commission entered a final decision in this docket on February 4, 1970, awarding \$2,783,700 jointly to the Iowa Tribe of the Iowa Reservation in Kansas and Nebraska and the Iowa Tribe of the Iowa Reservation in Oklahoma and \$10,601,282.66 jointly to the Sac and Fox Tribe of Indians of Oklahoma, the Sac and Fox Tribe of the Mississippi in Iowa, and the Sac and Fox Tribe of Missouri. 22 Ind. Cl. Comm. 385, 415.

The Commission reported these awards to Congress May 7, 1970, and Congress appropriated funds to satisfy them by Act of July 6, 1970, 84 Stat. 376.

- 2. The Commission approved an attorneys' fee of \$278,370 for the two firms representing the Iowa Tribes by order dated November 10, 1970.
- 3. Notice of filing of the application to fix expenses was sent to all parties as required by our rules. No response has been filed to date.

- 4. The attorneys' contract with the Iowa Tribe of the Iowa Reservation in Kansas and Nebraska provides for reimbursement of reasonable expenses incurred by the attorneys in the prosecution of the claim.
 - 5. Expenses rejected by the Commission are as follows:

Entry Reference	Amount Claimed	Amount Rejected	Comment
J-2	\$389.41	\$ 16.25	Valet and bar charges insupportable as an Indian expense
J-3	110.80	1.00	Valet charge insupportable as an Indian expense
X-107	20.72	1.82	Unsupported by information supplied.
		.09	Flight insurance premium insupportable as an Indian expense
X-133, X-143, X-192, and X-197	221.30	.43	Flight insurance premium insupportable as an Indian expense
K-16 K-17 K-20 K-21 K-22 K-24 K-26 K-28 K-29 K-31 K-33 K-35 K-37 K-41 K-42 K-46 K-48 K-49 K-52 K-53 K-54 K-57 K-58 K-57	1.73 17.95 5.37 1.57 10.86 3.26 16.55 41.71 34.20 29.62 3.93 33.76 18.01 4.14 4.24 2.20 6.18 1.88 20.30 12.54 30.09 66.53 38.21 32.30	1.57 1.57 1.57 1.57 1.57 1.57 1.57 1.57	The amount rejected from K-16 thru K-96, \$114.33, obtained by adding up figures rejected, represent charges for storage of QQ exhibits charged applicant by Louis Rochmes, Esquire, an associate counsel in the case, and deemed by the Commission not to be an Indian expense

Entry Reference	Amount Claimed	Amount Rejected	Comment
K-65	\$ 7.32	\$ 6.42	
K-67	2.09	2.00	
K-74	3.09	2.00	
K-76	2.00	2.00	
K-77	1.00	1.00	
K-78	2.00	2.00	
K-80	2.00	2.00	
K-81	2.26	2.00	
K-82	2.00	2.00	
K-83	2.00	2.00	
K-84	3.41	3.37	
K-86	3.12	3.12	
K-87	2.38	2.38	
K-88	2.37	2.37	
K-89	5.82	2.37	
K-90	4.68	4.68	
K-91	2.37	2.37	
K-93	3.56	3.56	
K-94	3.56	3.56	
K-95	3.57	3.57	
K-96	5.31	5.31	
K-17	17.95	.12	Flight insurance premium insupportable as an Indian expense
K-97	102.23	3.60	These expenses were incurred and paid
K-98	2.08	2.08	after the date of final award, February 4, 1970, and were not made in connection with pending litigation
Total Rej	ected	\$120.13	

6. After deducting rejected expenses of \$120.13 from the total of \$28,406.56 claimed, the remaining expenses, reasonable and proper for reimbursement, are hereby fixed at \$28,266.84.

IT IS THEREFORE ORDERED that out of the funds appropriated to pay the final award entered herein on February 4, 1970, in favor of the Iowa plaintiffs jointly, there shall be disbursed to applicant, Dykema, Gossett

Spencer, Goodnow & Trigg, Esquires, the sum of \$28,266.84 as reimbursement in full to the firm for its reimbursable expenses in this docket.

Dated at Washington, D. C., this 29 day of August 1973.

John T. Vance, Commissioner

Richard W. Yarborough, Commissioner

Margaret H. Pierce, Commissioner

Braniley Blue, Commissioner