BEFORE THE INDIAN CLAIMS COMMISSION

and 151

ORDER DENYING MOTION OF THE CREEK NATION EAST FOR RECONSIDERATION OF THE COMMISSION'S ORDER OF SEPTEMBER 13, 1974, DISMISSING CLAIMS

UPON CONSIDERATION of the motion of October 17, 1974, of the Creek Nation East for reconsideration of the Commission's order of September 13, 1974, dismissing with prejudice the claims in Docket 280 and severing said docket from this consolidated case, the response to said motion filed herein on October 23, 1974, by the Seminole plaintiffs in Dockets 73 and 151, the Commission is of the opinion that said motion to reconsider by the Creek Nation East sets forth none of the substantive grounds for rehearing, as required by Sec. 33 of the General Rules of Procedure, is without merit, and should be denied.

IT IS THEREFORE ORDERED that the motion of the Creek Nation East of October 17, 1974, for reconsideration of the Commission's order of September 13, 1974, dismissing with prejudice the claims in Docket 280 and severing said docket from this consolidated case, be, and the same is hereby, denied.

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

1. Prince John T. Worse Go

d. Pierce, Commissioner John T. Vance, Commissioner

Richard W. Yarborpagh, Commissioner