## BEFORE THE INDIAN CLAIMS COMMISSION

THE CADDO TRIBE OF OKLAHOMA, IN ITS OWN RIGHT AND DAN MADRANO, LLOYD TOUNWIN AND ANDREW DUNLAP ON RELATION OF THE CADDO TRIBE OF INDIANS AND THE CADDO TRIBE OF OKLAHOMA EACH ON BEHALF OF OTHERS SIMILARLY SITUATED AND ON BEHALF OF THE CADDO TRIBE AND VARIOUS BANDS AND GROUPS OF EACH OF THEM COMPRISING THE CADDO TRIBE AND NATION. Plaintiffs. THE ALABAMA-COUSHATTA TRIBES OF TEXAS AND THE COUSHATTA INDIANS OF LOUISIANA. Intervenors, Docket No. 226 THE WICHITA INDIAN TRIBE OF OKLAHOMA AND BANDS AND GROUPS OF INDIANS WHICH HAVE BEEN OR WHICH ARE AFFILIATED WITH THE WICHITA INDIAN TRIBE OF OKLAHOMA, INCLUDING BUT NOT LIMITED TO THE WICHITA, WACOS, KEECHIS AND TOWACONIES, Second Intervenors, THE TONKAWA TRIBE OF INDIANS OF OKLAHOMA AMALGAMATED WITH AND SUCCESSORS IN INTEREST ) TO THE TEXAS TONKAWA TRIBE AND THE TEXAS LIPAN TRIBE AND THE TEXAS KARANKAWA TRIBE, Third Intervenors, v. THE UNITED STATES OF AMERICA, Defendant.

ORDER GRANTING DEFENDANT'S MOTION TO DISMISS COMPLAINTS IN INTERVENTION, ETC.

On January 12, 1972, 27 Ind. Cl. Comm. 8; February 2, 1972, 27 Ind. Cl. Comm. 35; and March 1, 1972, 27 Ind. Cl. Comm. 74; the Commission

entered orders granting permission to the Alabama-Coushatta Tribes of Texas and the Coushatta Indians of Louisiana, to the Wichita Indian Tribe of Oklahoma and Affiliated Bands and Groups, and to the Tonkawa Tribe of Indians of Oklahoma, respectively, to intervene in the proceedings under this docket.

On May 10, 1974, the defendant filed a motion hereunder to dismiss all complaints in intervention. The intervenors filed separate responses on July 1, 1974, to which the defendant replied on July 31, 1974, August 1, 1974, and September 3, 1974.

FOR THE REASONS set forth in the accompanying opinion, which is hereby made part of this order,

IT IS HEREBY ORDERED that the correspondence to the Tonkawa Tribal Council under dates of June 11, 1947, and June 18, 1947, and to the Alabama-Coushatta Council under date of June 8, 1949, is hereby admitted in evidence as Commission Exhibit Nos. 1 and 2, and

IT IS FURTHER ORDERED that the defendant's said motion of May 10, 1974, to dismiss all complaints in intervention filed herein be, and the same hereby is, granted, and, further, that the above-enumerated orders granting intervention under this docket be, and the same hereby are, vacated, and the motions to intervene upon which said orders were based be, and the same hereby are, denied.

Dated at Washington, D. C., this 24th day of January, 1975

Jerome K. Kuykendall, Chairman

John T Vance, Commissioner

Richard W. Yarboough, Commissioner

Margaret HA Pierce, Commissioner

Brantley Blue, Commissioner