

TREATY WITH THE CHEROKEE, 1806.

Signed, sealed, and executed, in presence of—

William Prince, secretary to the Commissioner,	John Rice Jones, of the Indiana Territory,
John Griffin, one of the judges of the Indiana Territory,	Dubois, of the Indiana Territory,
John Gibson, secretary Indiana Territory,	Wm. Bullett, of Vincennes,
John Badollet, register of the land office,	Jacob Kingskedall, Vincennes,
Nath'l Ewing, receiver public moneys,	H. Hurst, Vincennes, Ind. T.,
	John Johnson,
	Michel Brouillet, interpreter.

TREATY WITH THE CHEROKEE, 1806.

Jan. 7, 1806.
7 Stat. 101.
Ratified May 22,
1807.
Proclaimed May 23,
1807.

A convention between the United States and the Cherokee nation of Indians, concluded at the city of Washington, on the seventh day of January, in the year one thousand eight hundred and six.

ARTICLES of a Convention made between Henry Dearborn, secretary of war, being specially authorized thereto by the President of the United States, and the undersigned chiefs and head men of the Cherokee nation of Indians, duly authorized and empowered by said nation.

ARTICLE I.

Cession of territory.

The undersigned chiefs and head men of the Cherokee nation of Indians, for themselves and in behalf of their nation, relinquish to the United States all right, title, interest and claim, which they or their nation have or ever had to all that tract of country which lies to the northward of the river Tennessee and westward of a line to be run from the upper part of the Chickasaw Old Fields, at the upper point of an island, called Chickasaw island, on said river, to the most easterly head waters of that branch of said Tennessee river called Duck river, excepting the two following described tracts, viz. one tract bounded southerly on the said Tennessee river, at a place called the Muscle Shoals, westerly by a creek called Te Kee, ta, no-eh or Cyprus creek, and easterly by Chu, wa, lee, or Elk river or creek, and northerly by a line to be drawn from a point on said Elk river ten miles on a direct line from its mouth or junction with Tennessee river, to a point on the said Cyprus Creek, ten miles on a direct line from its junction with the Tennessee river.

The other tract is to be two miles in width on the north side of Tennessee river, and to extend northerly from that river three miles, and bounded as follows, viz. beginning at the mouth of Spring Creek, and running up said creek three miles on a straight line, thence westerly two miles at right angles with the general course of said creek, thence southerly on a line parallel with the general course of said creek to the Tennessee river, thence up said river by its waters to the beginning: which first reserved tract is to be considered the common property of the Cherokees who now live on the same; including John D. Chesholm, Au, tow, we and Cheh Chuh, and the other reserved tract on which Moses Melton now lives, is to be considered the property of said Melton and of Charles Hicks, in equal shares.

And the said chiefs and head men also agree to relinquish to the United States all right or claim which they or their nation have to what is called the Long Island in Holston river.

ARTICLE II.

Payment to Cherokees.

The said Henry Dearborn on the part of the United States hereby stipulates and agrees that in consideration of the relinquishment of title by the Cherokees, as stated in the preceding article, the United States will pay to the Cherokee nation two thousand dollars in money as soon

as this convention shall be duly ratified by the government of the United States; and two thousand dollars in each of the four succeeding years, amounting in the whole to ten thousand dollars; and that a grist mill shall within one year from the date hereof, be built in the Cherokee country, for the use of the nation, at such place as shall be considered most convenient; that the said Cherokees shall be furnished with a machine for cleaning cotton; and also, that the old Cherokee chief, called the Black Fox, shall be paid annually one hundred dollars by the United States during his life.

ARTICLE III.

It is also agreed on the part of the United States, that the government thereof will use its influence and best endeavors to prevail on the Chickasaw nation of Indians to agree to the following boundary between that nation and the Cherokees to the southward of the Tennessee river, viz. beginning at the mouth of Caney Creek near the lower part of the Muscle Shoals, and to run up said creek to its head, and in a direct line from thence to the Flat Stone or Rock, the old corner boundary.

United States to use their influence with the Chickasaws in reference to a certain boundary.

But it is understood by the contracting parties that the United States do not engage to have the aforesaid line or boundary established, but only to endeavor to prevail on the Chickasaw nation to consent to such a line as the boundary between the two nations.

ARTICLE IV.

It is further agreed on the part of the United States that the claims which the Chickasaws may have to the two tracts reserved by the first article of this convention on the north side of the Tennessee river, shall be settled by the United States in such manner as will be equitable, and will secure to the Cherokees the title to the said reservations.

Further agreement

Done at the place, and on the day and year first above written.

Henry Dearborn,	[L. s.]	Broom, his x mark,	[L. s.]
Double Head, his x mark,	[L. s.]	John Jolly, his x mark,	[L. s.]
James Vanu, his x mark,	[L. s.]	John Lowry, his x mark,	[L. s.]
Tallotiskee, his x mark,	[L. s.]	Red Bird, his x mark,	[L. s.]
Chulioa, his x mark,	[L. s.]	John Walker, his x mark,	[L. s.]
Sour Mush, his x mark,	[L. s.]	Young Wolf, his x mark,	[L. s.]
Turtle at home, his x mark,	[L. s.]	Skeuha, his x mark,	[L. s.]
Katihuh, his x mark,	[L. s.]	Sequechu, his x mark,	[L. s.]
John McLemore, his x mark,	[L. s.]	Wm. Showry, his x mark,	[L. s.]

In presence of—

Return J. Meigs,
Benjamin Hawkins,
Daniel Smith,
John Smith,
Andrew McClary,
John McClarey.

I certify the foregoing convention has been faithfully interpreted.
Charles Hicks, Interpreter.

Elucidation of a convention with the Cherokee Nation.

WHEREAS, by the first article of a convention between the United States and the Cherokee nation, entered into at the city of Washington, on the seventh day of January, one thousand eight hundred and six, it was intended on the part of the Cherokee nation, and so understood by the Secretary of War, the commissioner on the part of the United States, to cede to the United States all the right, title and

Sept. 11, 1807.

7 Stat., 103.
Proclamation, Apr. 22, 1808.

Eastern limits of the tract granted by the treaty of Jan. 7, 1806.

interest which the said Cherokee nation ever had to a tract of country contained between the Tennessee river and the Tennessee ridge (so called); which tract of country had since the year one thousand seven hundred and ninety four, been claimed by the Cherokees and Chickasaws: the eastern boundary whereof is limited by a line so to be run from the upper part of the Chickasaw Old Fields, as to include all the waters of Elk river, any thing expressed in said convention to the contrary notwithstanding. It is therefore now declared by James Robertson and Return J. Meigs, acting under the authority of the executive of the United States, and by a delegation of Cherokee chiefs, of whom Eunolee or Black Fox, the king or head chief of said Cherokee nation, acting on the part of, and in behalf of said nation, is one, that the eastern limits of said ceded tract shall be bounded by a line so to be run from the upper end of the Chickasaw Old Fields, a little above the upper point of an island, called Chickasaw Island, as will most directly intersect the first waters of Elk river, thence carried to the Great Cumberland mountain, in which the waters of Elk river have their source, then along the margin of said mountain until it shall intersect lands heretofore ceded to the United States, at the said Tennessee ridge. And in consideration of the readiness shown by the Cherokees to explain, and to place the limits of the land ceded by the said convention out of all doubt; and in consideration of their expenses in attending council, the executive of the United States will direct that the Cherokee nation shall receive the sum of two thousand dollars, to be paid to them by their agent, at such time as the said executive shall direct, and that the Cherokee hunters, as hath been the custom in such cases, may hunt on said ceded tract, until by the fullness of settlers it shall become improper. And it is hereby declared by the parties, that this explanation ought to be considered as a just elucidation of the cession made by the first article of said convention.

Done at the point of departure of the line at the upper end of the island opposite to the upper part of the said Chickasaw Oil Fields, the eleventh day of September, in the year one thousand eight hundred and seven.

James Robertson,
Return J. Meigs,
Eunolee, or Black Fox, his x mark,
Fauquitee, or Glass, his x mark,
Fulaquokoko, or Turtle at home, his x mark,
Richard Brown, his x mark,
Sowolotoh, king's brother, his x mark.

Witnesses present:
Thomas Freeman,
Thomas Orme.

TREATY WITH THE OTTAWA, ETC., 1807.

Nov. 17, 1807.
7 Stat., 105.
Proclamation, Jan.
27, 1808.

Articles of a treaty made at Detroit, this seventeenth day of November, in the year of our Lord, one thousand eight hundred and seven, by William Hull, governor of the territory of Michigan, and superintendent of Indian affairs, and sole commissioner of the United States, to conclude and sign a treaty or treaties, with the several nations of Indians, north west of the river Ohio, on the one part, and the sachems, chiefs, and warriors of the Ottoway, Chippeway, Wyandotte, and Pottawatamie nations of Indians, on the other part. To confirm and perpetuate the friendship, which happily subsists between the United States and the nations aforesaid, to manifest the sincerity of that friendship, and to settle arrangements mutually beneficial to the