

Grants of land  
to persons  
named.

To White Raccoon one section of land on the Ten mile reserve where he may wish locate the same.

To La Blonde, the chiefs daughter one section of land on the Wabash river below and adjoining the section of land granted to Francis Godfroy, to be surveyed as she may direct.

To Ni-con-zah one section of land on the Mississinnewa river a little above the section of land granted to the Deaf Man's daughters, and on the opposite side of the river, to include the pine or evergreen tree, and to be surveyed as he may direct.

To John B. Richardville one section of land to include the Osage village on the Mississinnewa river as well as the burying ground of his family, to be surveyed as he may direct.

To Kee-ki-lash-e-we-ah *alias* Godfroy one half section of land back of the section granted to the principal chief opposite the town of Wabash, to include the creek;

One-half section of land commencing at the lower corner of the section granted to Mais-zi-quah, thence half a mile down the Wabash river.

To Al-lo-lah one section of land above and adjoining the section granted to Mais-shie-gouin-mi-zah and on the same creek.

To John B. Richardville, jr. one section of land on Pipe creek above and adjoining the two sections of land granted to the principal chief, to be surveyed as he may direct.

To John B. Richardville, one section of land wherever he may choose to have the same located.

It is understood that all the foregoing grants are to be located and surveyed so as to correspond with the public surveys as near as may be to include the points designated in each grant respectively.

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## ARTICLES OF A TREATY,

Nov. 23, 1838.

Proclamation,  
March 2, 1839.

*Made and concluded at Fort Gibson west of Arkansas between Captain William Armstrong act superintendent Western Territory, and Brevt Brig Gen Arbuckle commissioners on the part of the United States and the undersigned chiefs being a full delegation of the Creek chiefs duly authorized and empowered by their nation to adjust "their claims for property and improvements abandoned, or lost, in consequence of their emigration west of the Mississippi."*

Certain claims  
relinquished by  
Creeks.

ART. 1st. The Creek nation do hereby relinquish all "claims for property and improvements abandoned or lost, in consequence of their emigration west of the Mississippi," in consideration of the sums stipulated in the following articles.

Payment for  
said claims.

ART. 2d. The United States agree to pay the Creek nation for property &c. as set forth in the preceding article the sum of fifty thousand dollars in stock animals as soon as practicable after the ratification of this treaty. These animals to be furnished and distributed to the people of each town in proportion to their loss, as set forth by the accompanying schedule under the direction of their chiefs and an agent of the Government.

Investment for  
certain Creeks.

ART. 3d. The United States further agrees to invest for the benefit of the individuals of the Creek nation referred to in the preceding article,

the sum of three hundred and fifty thousand dollars and secure to them the interest of five per cent. thereon, to be paid annually, the interest for the first year to be paid in money, the interest thereafter to be paid in money, stock animals, blankets, domesticks or such articles of a similar nature as the President of the United States may direct, to be distributed as set forth in the preceeding article.

ART. 4th. It is further agreed that the sum invested by the preceeding article shall at the expiration of twenty-five years be appropriated under the direction of the President of the United States for the common benefit of the Creek nation.

Said investment, after 25 years, how to be appropriated.

ART. 5th. The United States further agrees to pay the sum of twenty-one thousand one hundred and three dollars and thirty-three cents, to satisfy claims of the early Creek emigrants to the west, of the McIntosh party as set forth in the accompanying schedule marked (A.)

Payment to satisfy claims of the McIntosh party.

ART. 6th. In consideration of the suffering condition of about two thousand five hundred of the Creek nation who were removed to this country as hostiles and that are not provided for by this treaty, and the representation of the chiefs of the nation, that their extrem poverty has, and will cause them to commit depredations on their neighbours, it is therefore agreed on the part of the United States that the Creek Indians refered to in this article shall receive ten thousand dollars in stock animals for one year, as soon as convenience will permit after the ratification of this treaty.

Supplies for hostile Creeks.

It is however understood by the contracting parties that the rejection of this article will not effect the other provisions of this treaty.

Rejection of the last article not to affect, &c.

In testamony whereof the commissioners on behalf of the United States and the delegates of the Creek nation have hereunto signed their names, this 23d day of November A. D. 1838 at Fort Gibson.

WM. ARMSTRONG,  
*Act Sup Westn Tery.*

M. ARBUCKLE,  
*Brevt Brig. Gen. U. S. A.*

Rowly McIntosh,  
O Poth-le Yoholo,  
Little Doctor,  
Tus kem haw,  
Ufawala Hadjo,  
Fus-hutche-micco,  
Cotchy Tustannuggee,  
Chilby McIntosh,  
Co-wock-co-ge Emarthlar,  
Jas. Islands,  
Tin Thlannis Hadjo,  
Jim Boy,  
Cotchay Emarta,  
Jimmy Chopco,

Yargu,  
Yar Dicker Tustannugga,  
Charlo Hadjo,  
Kusseter Micco,  
Lotti Fixico,  
Tom Marth Micco,  
David Barnett,  
Bob Tiger,  
Tuckabatche Hadjo,  
Cho Coater Tustannugga,  
Echo Hadjo,  
Tal Mars Hadjo,  
Emarth Ea Hadjo.

WITNESSES:—J. S. McIntosh, Maj. 7th Inf. B. Riley, Maj. 4th Inf. S. W. Moore, Capt. 7th Inf. W. K. Hanson, Lt. 7th Inf. G. K. Paul, 1st Lt. 7th Inf. A. C. S. D. J. Whiting, 1st Lt. 7th Inf. G. J. Rains, Capt. 7th Inf. M. Stokes, Agent for Cherokee nation. James Logan, Agent for Creek nation. 1st Lt. S. G. Simmons, 7th Inf., Secretary to the Commission.

To the Indian names are subjoined marks.