BEFORE THE INDIAN CLAIMS COMMISSION

MER SIOUX INDIAN COMMUNITY)	
IN MINNESOTA, ET AL.,)	
)	
Flaintiffs,)	
)	
v.)	Docket No. 363
)	
UNITED STATES OF AMERICA,)	(Second Claim,
)	Act of 1904)
Defandant.)	

FINAL AWARD

The Commission issued, on January 16, 1974, as to this docket, an mr to Show Cause Why a Final Judgment Should Not Be Entered. 33 Ind. Comm. 66. Defendant filed a response to the Commission's Order on mruary 11, 1974. Plaintiffs filed a reply to defendant's response on mruary 13, 1974.

UPON CONSIDERATION or the aforementioned response of Defendant, and Plaintiffs' reply thereto, and for the reasons set forth in the opinion, Ind. Cl. Comm. 51, accompanying the aforesaid Order to Show Cause, and Commission having made and entered its Findings of Fact as to this Im, 30 Ind. Cl. Comm. 463 (1973) and 33 Ind. Cl. Comm. 63, and being ly advised in the premises, and

UPON OUR DETERMINATION, and the agreement of the parties, that there just reason for delay, so that final judgment may be entered in ket 363 as to this claim, in accordance with Rule 54(b), F. R. Civil P., ating to multiple claims in a single action,

IT IS HEREBY ORDER. D., ADJUDGED AND DECREED by the Commission that judgment be and is hereby entered in Docket 363 as to this claim, avor of plaintiffs, for and on behalf of the Sisseton and Wahpeton of Sioux Indians, against the defendant for \$8,286,991.54, plus interest at five percent per annum on the principal sum of 38,162.46 from January 1, 1974, until paid.

Dated at Washington, D. C., this 27 day of February 1974.

Derome K. Kuykendall, Chairdan

Derome K. Kuykendall, Chairdan

John T. Vance, Commissioner

Ret/H. Pierce, Commissioner

Eny Blue, Commissioner

Richard W. Yarberough, Comainsioner