## BEFORE THE INDIAN CLAIMS COMMISSION

THE HOPI TRIBE, an Indian Reorganization
Act Organization suing on its own behalf
and as a representative of the Hopi
Indians and the villages of FIRST MESA
(Consolidated villages of Walpi, Shitchumovi
and Tewa), Mishongnovi, Sipaulavi, Shungopavi,
Oraibi, Kyakotsmovi, Bakabi, Hotevilla and
Upper and Lower Moenkopi,

Plaintiff,

v.

Docket No. 196

THE UNITED STATES OF AMERICA.

Defendant.

## FINAL AWARD

Upon joint motion for entry of final judgment by the parties herein, as presented on November 11, 1976, pursuant to stipulation for entry of final judgment filed with said motion, the Commission considered all the evidence presented, both oral and written, at a hearing held on said 11th day of November, 1976. The Commission having entered findings of fact, which are hereby made a part of this order, concludes as a matter of law that the proposed settlement of the plaintiff's claims is equitable and just to both parties and that final judgment should be entered in accordance with the stipulation.

IT IS THEREFORE ORDERED that the stipulation for entry of final judgment is hereby approved, that the joint motion for entry of final judgment is hereby granted, and that the plaintiff have and recover from defendant the sum of five million dollars (\$5,000,000.00), subject to the terms and provisions as set forth in the stipulation for entry of final judgment.

Dated at Washington, D. C., this 2nd day of December 1976

derome K. Kuykendall, Chairman

Margaret W Pierce Commissioner

John T. Vance, Commissioner

Brantley Rive. Commissioner

ichard W. Yarborovsh, Commissioner