CONFEDERATED SALISH AND KOOTENAI TRIBES (INDIAN CLAIMS COMMISSION AND COURT OF CLAIMS SETTLEMENTS)

Date	Docket	Description	Reference	Settlement	Disposition of Claims
04/05/1950	Docket 61	Claims related to off reservation lands of approximately 12.8 million acres ceded in the Treaty of Hellgate	81 Stat. 13	\$4,431,622,18.	A compromise settlement between the CSKT and U.S. was reached for a final judgment by the Indian Claims Commission on condition that the claim (Docket 61), which had been appealed to the Court of Claims (Docket 1-66), be dismissed and remanded to the commission. For 12,005,000 acres of ceded lands under the 1855 treaty, a final judgment was entered on 08/05/66, based on land value land as of 03/08/1859. \$5.3 million less consideration already paid (\$593,377.82) and an offset of \$275,000.
07/24/1951	Docket 156	Accounting of trust funds, erroneous boundary surveys, the opening of the Reservation, and taking of lands and waters		Dismissed with Prejudice	The docket was dismissed because claims similar to those filed with Court of Claims (No. 50233) under act of July 30, 1946, which had authorized the suit by the tribes a year before Claims Commission was established.
07/17/1951	Docket 50233	General accounting of tribal monies and property.	86 Stat. 64	\$6,000,000.00	PARAGRAPH 7 - March 8, 1971 a compromise settlement was awarded.
		Erroneous surveys of the northern and southwestern reservation boundaries.	41 FR 41728 55 FR 24936	\$552,169.00	PARAGRAPHS 8 & 9 - November 11, 1971, judgment approved.
		Ceded Reservation Lands	86 Stat. 64	\$22,361,549.07	PARAGRAPH 10- April 23, 1971, judgment included the 1912 value of 485,171.31 acres of reservation land , minus the \$1,343,331.22 already paid, plus interest of \$16,294,880.29 for total award of \$22,361,549.07
		Expenses of surveys and classification of tribal lands sold and otherwise disposed of under the act of April 23, 1904 in breach of treaty.	83 Stat. 123	\$190,399.97	PARAGRAPH 11 - On December 18, 1967, tribes awarded reimbursement for these items in breach of the Hell Gate Treaty
		Starting In 1908, the U.S. initiated the construction and ongoing operation of an irrigation project. In so doing, defendant appropriated and used large quantities of tribes' valuable water for the use and benefit of the owners of allotted lands, mostly whites, on the lower part of reservation.		Dismissed without prejudice	(PARAGRAPH 12 was related to water for irrigation and other uses. The tribe requested it be dismissed without prejudice via Tribal Resolution 1527 dated 05/15/1965.
		By granting preferential low power rates to the FIP, defendant deprived plaintiff of the full and fair value of its power. By such action defendant appropriated property of plaintiff.			PARAGRAPH 13 CSKT was unable to prove damages after being given multiple opportunities to do so. Dismissed October 13, 1972 and This action closed the petition.

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Emigrant New York Indians, Oneida of Wisconsin, and Stockbridge-Munsee Community, Dkt. 75	5	553	Per curiam opinion on motions to dismiss & to add Oneida Tribe of Wisconsin & Stockbridge-Munsee Community as parties plaintiff Interlocutory order denying motion to dismiss & adding Oneida Tribe of Wisconsin & Stockbridge-Munsee Community as parties	11/1/57	\$1,313,472.65 for land
	5	560 607	plaintiff Findings - Title Opinion Interlocutory order	11/1/57 11/1/57 11/1/57	
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Flathead Reservation, Confederated Salish and Kootenai Tribes, Dkt. 61	8	40 60 1 41	Findings - Title Opinion Interlocutory order Additional findings - Value Opinion	8/3/59 8/3/59 8/3/59 9/29/65 9/29/65	\$4,431,622.18 for land
	17	297	Second interlocutory order Findings on compromise settlement Interlocutory order	9/29/65 8/1/66 8/1/66	
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Flathead Reservation, Confederated Salish and Kootenai Tribes, Dkt. 156	unnumbered unnumbered		Order dismissing 6th cause of action (on plaintiffs' motion) Order dismissing 1st, 2d, 3d, 4th, & 7th causes of action (on defendant's motion having plaintiffs' consent)	9/11/64 8/13/69	Dismissed
	24	470	Order dismissing 8th cause of action (at plaintiffs' request), & closing Dkt. 156	2/24/71	
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Fort Belknap Indian Community, Dkt. 250	11 C.C	479 520	Findings Opinion Final order dismissing petition Order (unpublished) dismissing appeal (No. 5-63)	11/20/62 11/20/62 11/20/62 4/28/65	Dismissed
Fort Belknan Indian Commu	nity Dkt 250-	A 500 F	Blackfeet and Gros Ventre Tribes, Dkt. 279-C	4/20/03	
Fort Berthold, Three Affiliated Tribes, Dkt. 350	• •	444 red	Opinion on defendant's motion for summary judgment as to all claims Order dismissing 1st claim & overruling motion for summary judgment as to other claims Order severing causes of action Order dismissing petition	3/24/55 3/24/55 1/14/58 12/10/68	Dismissed (all claims except the first were severed out & refiled in Dkts. 350-A through H)
Fort Berthold, Three Affiliated Tribes, Dkts. 350-A, E & H	16 20 21	521 1 37 92	Per curiam opinion in Dkt. 350-H on motion to dismiss Order denying motion to dismiss Findings in Dkt. 350-A - Value Opinion Interlocutory award, Dkt. 350-A Findings - Compromise settlement of all claims	2/18/66 2/18/66 10/29/68 10/29/68 10/29/68	\$1,850,000.00 for settlement of: Land claim in Dkt. 350-A; Agency buildings claim in Dkt. 350-E; and
		109	in Dkts. 350-A, E & H Final judgment in Dkts. 350-A, E & H	6/18/69 6/18/69	Buffalo claim in 350-H

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