54. The parties have entered into a stipulation, made a part of the record herein, which reads:

Before the INDIAN CLAIMS COMMISSION

TRIBES OF THE FLATHEAD RESERVATION,	
MONTANA, Petitioner,	
\mathbf{v}_{ullet}) Docket No. 61
THE UNITED STATES OF AMERICA, Defendant.	

STIPULATION FOR ENTRY OF FINAL JUDGMENT

It is hereby stipulated and agreed between counsel for the parties that the above-entitled case shall be settled and disposed of by entry of final judgment in the Indian Claims Commission, subject to the following terms and conditions:

- 1. The Indian Claims Commission shall be asked to approve this stipulation and settlement conditional upon the dismissal of the pending appeal in the Court of Claims (Appeal No. 1-66) and upon such approval by the Commission, the pending appeal shall be dismissed by the Court and the case remanded for entry of final judgment consistent with this stipulation.
- 2. The offsets asserted in said case shall be compromised and settled in the amount of \$275,000.00. After dismissal of the pending appeal, a final judgment shall be entered in favor of the petitioner against the defendant in the amount of \$4,431,622.18, no review to be sought by either party.
- 3. The judgment shall finally dispose of all claims or demands which petitioner has asserted or could have asserted in this case against defendant, and petitioner shall be barred from asserting all such claims or demands in any future action.
- 4. The judgment shall finally dispose of all offsets, claims or demands, which defendant has asserted or could

have asserted against petitioner in this or in any other case from and after July 16, 1855, to and including June 30, 1965, under the provisions of Section 2 of the Indian Claims Commission Act of August 13, 1946 (60 Stat. 1049), or Section 6 of the Act of June 30, 1946 (60 Stat. 715), or Section 2 of the Act of August 12, 1935 (49 Stat. 511, 596).

- 5. The judgment shall not operate to deprive the defendant of exercising its right to collect from the proceeds of timber sales (as authorized by statute), any expenses of managing, protecting and selling timber as authorized by the Act of February 14, 1920, as amended (25 U.S.C. § 413), nor shall it affect any right of the Confederated Salish and Kootenai Tribes to have credited to their trust funds all or a portion of such administrative deductions by reason of such trust funds having borne expenses of management, protection and sale of timber to the extent provided by 25 U.S.C. § 413.
- 6. Nothing connected with this compromise may be construed as an admission of either party as to any issues for purposes of precedent in any other case.

/s/ Robert W. Barker Robert W. Barker

ATTORNEY OF RECORD FOR PETITIONER

/s/ Edwin L. Weisl, Jr.
Edwin L. Weisl, Jr.
Assistant Attorney General

/s/ John D. Sullivan
John D. Sullivan
Attorney, Department of Justice
ATTORNEYS FOR DEFENDANT

APPROVAL OF ATTORNEYS

The foregoing stipulation for compromise and settlement is hereby approved on behalf of Wilkinson, Cragun & Barker, contract claims attorneys for the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana,

WILKINSON, CRAGUN & BARKER

By: /s/ Robert W. Barker
A Partner