University of Oklahoma College of Law University of Oklahoma College of Law Digital Commons

American Indian and Alaskan Native Documents in the Congressional Serial Set: 1817-1899

2-12-1883

Stockbridge and Munsee Tribe of Indians, in the State of Wisconsin

Follow this and additional works at: https://digitalcommons.law.ou.edu/indianserialset Part of the Indian and Aboriginal Law Commons

Recommended Citation H.R. Rep. No. 1950, 47th Cong., 2nd Sess. (1883)

This House Report is brought to you for free and open access by University of Oklahoma College of Law Digital Commons. It has been accepted for inclusion in American Indian and Alaskan Native Documents in the Congressional Serial Set: 1817-1899 by an authorized administrator of University of Oklahoma College of Law Digital Commons. For more information, please contact darinfox@ou.edu.

47TH CONGRESS, HOUSE OF REPRESENTATIVES. { REPORT 2d Session. } No. 1950.

STOCKBRIDGE AND MUNSEE TRIBE OF INDIANS, IN THE STATE OF WISCONSIN.

FEBRUARY 12, 1883.—Referred to the House Calendar and ordered to be printed.

Mr. SPAULDING, from the Committee on Indian Affairs, submitted the following

R E P O R T:

[To accompany bill H. R. 7175.]

The Committee on Indian Affairs, to whom was referred the bill (H.R. 7175) for the relief of the Stockbridge and Munsee tribe of Indians, in the State of Wisconsin, begs leave to report:

That it adopts the following report from the Committee on Indian Affairs of the Forty-fourth Congress, and recommends the passage of the bill:

Prior to 1856 difficulties and dissensions of a serious character had for many years existed within said tribe, to allay which several treaties and laws had been made, but without effect. In 1856, for the purpose of settling all past differences in the tribe, and again uniting the members thereof in a common brotherhood, a treaty was concluded and signed by the individual members of the tribe, by which treaty the Indians surrendered their lands at Stockbridge and received in exchange the lands at Shawano, where they have ever since resided. By the terms of the tribe, heads of families, which was done immediately after their removal to their new home; and such allotments have ever since been occupied by the families to whom they were so assigned. The treaty was satisfactory to the tribe, and all the members accepted it as a settle-

The treaty was satisfactory to the tribe, and all the members accepted it as a settlement of former difficulties, removed to the new reservation, and resided there in peace until 1871, at which time a minority of the tribe obtained the passage of a law through Congress, which, among other things, provided for an enrollment of the tribe, and the distribution of tribal funds according to such enrollment. This law and the enrollment under it were not opposed by any members of the tribe, none apprehending that any persons would be excluded who were parties to the treaty of 1856. When the enrollment under the act of 1871 was made, under the direction of the officers of the tribe, and who were principally instrumental in obtaining the law of 1871, a majority of the tribe were arbitrarily and, as the committee believe, wrongfully denied enrollment, for reasons existing before the treaty of 1856, and which apply with equal force to those who were enrolled under the law of 1871. After the completion of this enrollment, the minority, which had been enrolled, and constituting the *de facto* government, declared that those denied enrollment were not members of the tribe, and had no interest in tribal funds or in the reservation, and have realided the lands of those excluded, assigning their homes, on which they have resided for tweaty-five years, to members who were permitted to be enrolled under the act of 1871. The Government, has affirmed the said enrollment, and denied the excluded portion of the tribe any relief, referring the whole matter to Congress.

lief, referring the whole matter to Congress. Fellowing up their design to drive the majority of the tribe off the reservation, and absorb to their own use the tribal property, the minority have notified the excluded portion of said tribe to leave the reservation, and the Secretary of the Interior has directed their removal.

The committee have had this matter under consideration for several months, and have given it careful attention, and the committee believe that great injustice is intended to the portion of the tribe sought to be excluded from the reservation. They gave up their homes at Stockbridge and moved to this reservation under treaty stipu-lations, to which each one was a party. They have resided on the lots assigned to them for a quarter of a century, supposing them to be their own. They have no other homes, and, if driven away, they and their families will be beggars and vagrants. The committee are of the opinion that, whatever may have been the equities between the members of the tribe in regard to the lands occupied by it prior to the treaty of 1856 the treater must be received as a settlement of all differences prior therete and

1856, that treaty must be regarded as a settlement of all differences prior thereto, and that in virtue thereof every member of the tribe signing that treaty obtained an equal interest with every other member in the lands acquired by it, and the Government is bound to carry out in good faith the object sought to be accomplished by it. The committee recommend the passage of the bill herewith reported.

2