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UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF INDIAN AFFAIRS WASHINGTON, D. C. 20242

#### MEMORANDUM

SEP 201974

To: Brad Patterson

Ron Esquerra From:

Subject: Kootenai

Enclosed are the items you requested from Francis Briscoe, Portland Area Director.

> WHITE HOUSE MAIL RECEPTION & SECURITY SEP 20 1974 Processed by

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IN REPLY REFER TO:



## United States Department of the Interior

BUREAU OF INDIAN AFFAIRS PORTLAND AREA OFFICE POST OFFICE BOX 3785 PORTLAND, OREGON 97208

SEP 1 8 1974

Note to Commissioner Thompson:

Brad Patterson, the White House, asked for a copy of the material relating to the Kootenai situation.

tances Biscoo

Area Director

Enclosures

#### DRAFT--9/17/74

On September 4, 1974, the Kootenia Tribe of Idaho passed Resolution #74 reciting in depth the greivances that the Kootenais had as against the United States taking the position that a portion of their aboriginal territory should be restored to them as a reservation along with full recognition of the tribe as a soveriegn nation within a nation and stating that should there be no action on the part of the United States to resolve these problems with the Kootenais within five days the tribe would assume that the United States was relinquishing its power of domain over the aboriginal territory and the tribe would immediately assert their complete sovereignty and take over these lands. This resolution was transmitted by a letter to the Congress and the President of the United States on September 10. Copies of this material were also sent to all tribal chairmen. On September 12 the tribe transmitted the material to the Superintendent, NexthexanxxNexthen Northern Idaho Agency and made the information available to the press. When notified by the Superintendent on September 12 arrangements were made for representatives of our a staff and the Superintendent to meet with the Kootenai Tribe.on Friday September 13. At that meeting we were presented with a treaty proposed by the Kootenais which in summary provides as follows:

XAXEXER Article I - Kootenais would cede all aboriginal lands. Article II - Kootenais would receive a Federal reservation of two sections of land to be taken from national forests in Northern Idaho.

Article III - the United States would have the right to build reasonable access roads and utilities through the reservation after purchase of Article IV - the United States would recognize the right of the Koot4nais to hunt, fish, and trap in aboriginal territory under tribal rules with the rightto erect temporary buildings or shelters for curing flesh of fish and bame, berries and roots and pasture horses and cattle on open and unclaimed lands. The tribe would also retain rights to all waters and minerals surface and subsurface.

Article V - United States would place in a trust account\$1,367,280 as additional compensation to that received in ICC Docket 154. / Article VI - United States would recognize tribal sovereignty and right to establish its own laws, police and courts of law with felony acts to be handled under Federal law. United States would also guanrantee no reprisals against Kootenais for acts involved in this situation.

These were the  $x_{\mu}$  primary demands. The tribe was informed that all their requests were beyond the **juxisid** jurisdiction of the Bureau of Indian Affairs or Secretary of the Interior to grant and that meaningful negotiations would necessarily have to include the Congress since all treaties were stopped by Congress in 1871. Even through they felt that President Ford could grant their wishes they were informed that Congressional action would be required. They then **demanent** demanded that the President or an emissary of the President and/or the Congress come to Bonner's Ferry to meet with them on or before midnight Sepgember 12 to begin meaningful negotiations.

While not **XEXXING** stated in the meeting informal discussions and releases to the press indicated that if no negotiations occur the tribe will exercise its proposed jurisdiction by setting up roadblocks on U.S. 95 and U.S. 2 in Northern Idaho and begin collection of tollx fees from all passing vehicles.

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Elements within the community hope to work with the tribe and perhaps assist in setting up the roadblocks and manning them if the tribe can be convinced to pass out printed leaflets rathern than collect tolls.

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FOLLOWING IS VERBATIM TRANSCRIPT OF CONVERSATION VIA TELEPHONE OF LEE WARDLE, LOREN DILLON, AND MESSRS BRISCOE, WALDRIP, WESTON, LITTLE, & ZAKOJI IN THE AREA OFFICE. (September 17, 1974, 1:15 p.m.)

WARDLE: The officials up here called a meeting this morning at which--I won't be able to enumerate everybody present--but there was one from immigration, one from border patrol, U.S. Forest Service, Fish and Wildlife, State Police, County Commissioners, city fathers, County Extension Agent, newspaper, Mayor of the City--must have been 30 people there. Amie, Doug Wheaton, Abraham, Aileen Lowley, and Raymond came into the room. Dennis Coffey--not a Kootenai, a Coeur d'Alene. They asked Amie to explain their position. Amie didn't. She turned it over to Doug except for two short statements--one by Amie and one by Abe.

I took notes--kind of jumbled. I'll go through these notes and try to tell you the gist.

First they asked Wheaton to explain what this was all about--what the tribe intended to do. Wheaton stated as of midnight Thursday if the Government hasn't met their demands they would abolish all city and county governments. They were going to seize a million acres of land from the Canadian border to the entire county and into Montana. They will set up road blocks. They would charge 10¢ per car for anyone going through the road blocks to show they had the authority. They will stop all hunting and fishing; levy tax against non-Indian homes and 50¢ for businesses. They are going to forbid the farmers from working their land, and they are going to forbid the forest people from going into the forest--the loggers and even forest service people. there is

He further stated they intend to do it peacefully but if/any violence from the non-Indians, they will meet violence with violence, even to shooting. He stated he could get help from AIM, from other Indians. He could get one million Indians in short order within a matter of minutes. He was quite arrogant, and I thought the people there were more patient with him than you could expect.

Amie then spoke up and said her life had been threatened and AIM had promised her if anything happened, they would move in with force and really disrupt things.

He was asked where the road blocks would be set up and he replied north of Sandpoint, one at--near Libby, Montana, on the border and the two ports of entry into the United States from Canada.

A man from the Forest Service asked, what about forest land. He stated they had management practices going on, control burning, fighting forest fires. He said that would have to be stopped. In fact, as of Thursday midnight all non-Kootenais would be in trespass. He then went ahead to say there are 128,000 acres in Forest Service land of the Government and if they don't get it, they will seize the other land we are talking about. One man asked about the livestock on forest lands and the crops in the fields. He said, "No." As of Friday morning or Thursday midnight the Indians would consider they were in trespass status.

They asked him--someone asked how he was going to enforce the 10¢ on cars. They would not violently try to stop anyone. If they refused to pay the dime, later they would get them and be dragged before the tribal council or court. He also said that when they abolish the county and city governments, they were going to empower the police department to continue to furnish--to maintain peace among the non-Indians. Who would pay for these. The tribe would pay. He said that they probably didn't have enough people to enforce the road block but they would call in other Indians from other road blocks.

. . . . non-Indians lands being farmed if that would apply to them. He was asked if they have a legal lease, could they continue to harvest. He said "no." Even those who had Kootenai lands to lease.

He was asked then if there couldn't be a chance that some negotiations could be done on a local basis to forestall this until action had been taken in Washington. "Yes, if they would get a committee they would meet with them and they would talk to a committee."

Briscoe: It is a possibility.

Wardle: Abe then spoke up. He said they welcomed the committee to negotiate on these problems and suggested that they meet Thursday afternoon with them.

Briscoe: This committee would be local residents or local Federal representatives?

Wardle: He said local people. They did form a committee. I'll get to that later.

The school principal was there and asked if the schools could function and he said, "Yes, as they are now." He further stated that they were not asking the Government for a treaty. They were offering the Government a treaty. We are not asking the Government for a treaty, we are offering then a treaty and they have to meet all the demands.

Doug was asked if they would meet with Federal officials in Boise or Spokane. He said, "No, either here or Washington."

Amie spoke up and said they would not meet anywhere but here. If the Government wanted to negotiate, they would have to come to Bonners Ferry. Doug indicated they would go to Washington to negotiate. There will be no negotiation unless the Government meets all their demands.

He was asked if there could be exceptions to his demand so that the crops could be harvested. He said, "No!" However, he did say this might be negotiated. He further said the white man never "gave-a-damn" about Indians and why should the Indians "give-adamn" about the white man. We would do all the talking. Then a game warden spoke up and asked about fish and game laws and he said as of Thursday at midnight all fish and game laws in the State and Federal would cease to exist. The Indians at Kootenai would have all those. "Buddy, you are just out of a job, "he told the game warden.

Then I have some other notes ---

If the local people want a committee to help the Indians, they may allow them to finish their work.

. . . . . . . . . . . .

Wheaton was asked if they would accept money from the Government in payment of this 128,000 acres that they are asking for and he treated this as a joke. "Absolutely not. We want a land base." He further amplified this by saying, "If the Government agreed to give them 128,000 acres they would choose it section by section, and it would take some time to choose." They wanted to walk over it. The land may not be all in one block, wherever they decided to choose it from.

Dillon: There was a second session after the Kootenai people left. Do you want to go ahead on that (speaking to Wardle).

Wardle: After the Kootenai people left, the committee stayed and Loren and I stayed. I don't know who the man was suggested they had some immediate things they had to do. He suggested we set up a law enforcement committee to handle law enforcement and a negotiating committee to negotiate with the tribe.

The law enforcement was set up with the sheriff, state and city police, county commissioners--I didn't make notes of that--a public relations man. They will have one man give out all the news releases and speak for the entire group. They appointed me liaison officer between the group and the tribe. Then they set up another committee to negotiate with the tribe to get the tribe to forestall taking over the land Thursday night at midnight. This committee is going to go--probably going right now to ask the tribe to meet with them--consists of county commissioner, city council, and the county extension agent representing the farmers and local industries and the head of the Federal Forest Service in this area--Graham. They are going to the tribe this afternoon and ask for a time to set up a meeting to forestall the tribe taking over.

Briscoe: The negotiating they contemplate up there by the committees is to just keep things from blowing until the bigwhigs come and do something?

Wardle: Right. It is to forestall any violent action until negotiating at the Washington level.

Pete Wilson, the attorney, called McClure this morning trying to get some action out of McClure. He is very sympathetic to their fight from what Wilson the city attorney implied. They are mustering their political strength to bring pressure. There was considerable sympathy for the tribe in this meeting to start with but as it went on I saw that dwindle away and people got tight. At the end of the meeting, after it broke up, there was a strong sentiment, "We are not going to give those so-and-sos anything if we can help." This was brought out by Wheaton's overbearing attitude. He really talked down to them. "You guys come crawling and we will give you a crumb." You had to grit your teeth.

We have been trying to find out if there are any strange Indian people around in town. There are some people who say they have seen strangers. They are not visible if you go walking around town.

There was a carload in town last night, we understand, with an Arizona license plate and one with a Montana license plate.

The people in the Department of Health office have had a couple of strange groups wanting food stamps, who obviously didn't seem to have need of food stamps. These were Indian people. ? and Doug made it pretty plain to this group, "You better shape up or we will have some hard noses in nothing flat."

Wheaton did say they could have people in the area within 20 minutes.

They have been in touch with the AIM people in Seattle.

Wheaton did tell me he met with AIM last night at his house. He had been in contact with AIM all day yesterday. AIM offered their full support. And he asked they not come until he called.

Briscoe: We can assume they

Wardle: I am afraid they will jump without being called. They will sieze this as an opportunity to come in. I am afraid the Kootenais are going to lose control.

: Somebody asked how they would maintain control if it is between his group or AIM. He said the enrolled Kootenais would have a red card and the non members would have a white card. All signed by Amie. If he gets an influx of people, there is no way they can keep track of them. If they get a couple hundred outsiders in here, they would get lost in the shuffle.

Incidentally, Wheaton bought a 38 pistol at the hardware store a couple days ago with tribal funds. I presume it was done by voucher. The State investigator told me he bought a 38 pistol. When I was in his house yesterday, this pistol was laying on a table by an outside door.

Dillon: I was standing about one-half block . . . . . . . . . . . . . . Sandy Cutback came out loaded with a couple of armsful--paper sacks of booze. We asked him where he was going. He said he was getting ready for Thursday night. Andy is not exactly the kind of guy you want to get ready for Thursday night with booze. He is an epileptic. He loses control of himself and falls down and gets run over. He has a seizure. All we need is somebody like him stumbling around Thursday night or Friday morning. It is getting kind of tense. The tribe is going to have a confrontation. They have forced it. There is no way they can avoid it unless Washington comes through before Thursday night.

Briscoe: Washington has been sitting on their hands and losing the opportunity. In the meantime all this has built up.

Wardle: They have been in contact with AIM in Minneapolis.

These committees formed are going to continue to meet. I am going to meet with the law enforcement that I am a liaison for the tribe. I don't know what they plan to do--what they plan to do is keep things peaceful. John Bender, Director of Law Enforcement from the State will be here tomorrow afternoon from Boise.

Briscoe: We are agreeable for you being a liaison but in view of your lack of jurisdiction, you are doing nothing but carrying messages.

Wardle: That's right.

I don't think that is clear to the State people yet. I told them I had no jurisdiction, that Loren and I were sent up here to keep things peaceful, that we had no jurisdiction. They did ask me to serve on this committee, to serve as a liaison between the tribe and the committee.

Briscoe: You are precluded from doing anything more and make that clear to all concerned that that comes from here. Nothing more than carry the message.

Wardle: Okay.

Briscoe: You have no position or posture in any direction.

Wardle: We have stood on that. We haven't been asked to take a stand. If we are, we are not going to. Okay.

(Residing at Travelers Motel, 236-2111, Room 35 & 36)

Dillon: (Mentioned something about Loraine Misiazek) Helen Brown was in offering her support. She doesn't look Indian. She is a new face on the scene in their office.

Lot of rumors flying around. People are uncertain about what's going to happen.

Briscoe: With the press and TV we are keeping everyone at bay and keeping . the attention down. Now with the thing it has surfaced and we have lost the opportunity we seized in the beginning because of the lack of activity from Washington.

Wardle: There was a newspaper man present this morning representing the local paper taking copious notes. Doug said he had a call from the Associated press this morning.

Little: Will you send any clippings directly in?

Wardle: Yes we will. The Spokane paper had an article in it this morning. We will send that in too.

## BRIEFING MATERIAL RE KOOTENAI INDIAN RESERVATION PREPARED SEPTEMBER 1974

Prepared by:

#### Reservation Programs Northern Idaho Agency

### <u>I N D E X</u>

1. Map - Indian Areas of the Northwest

2. Map - Kootenai Allotments

3. Reservation and Tribal Statistics

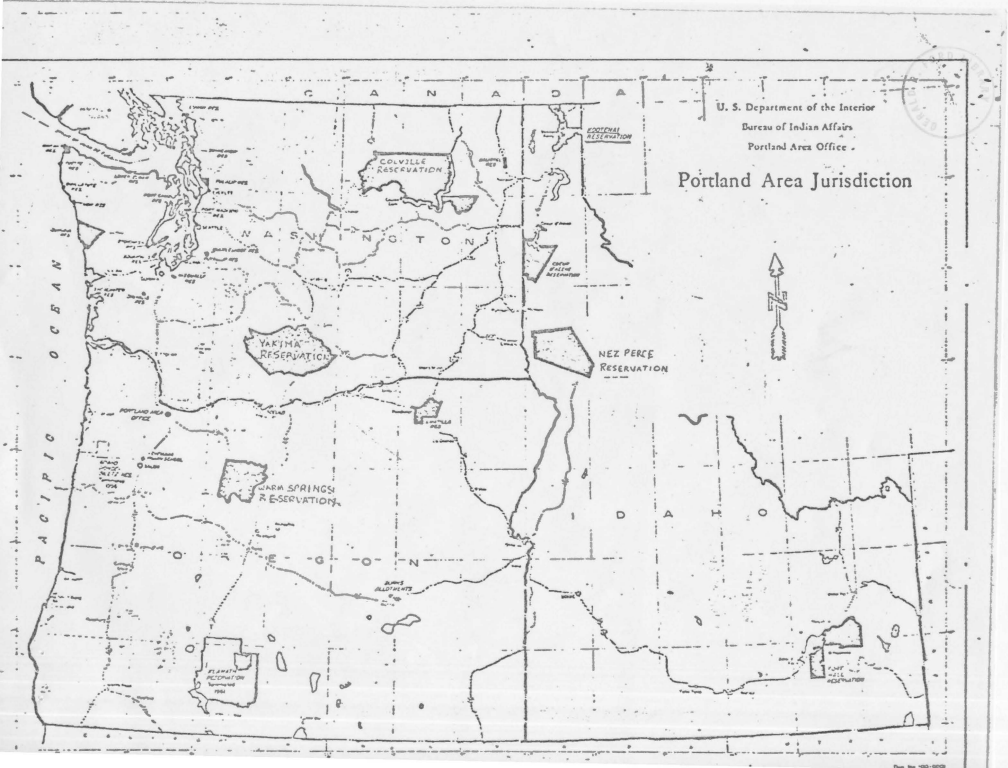
4. Tribal Government

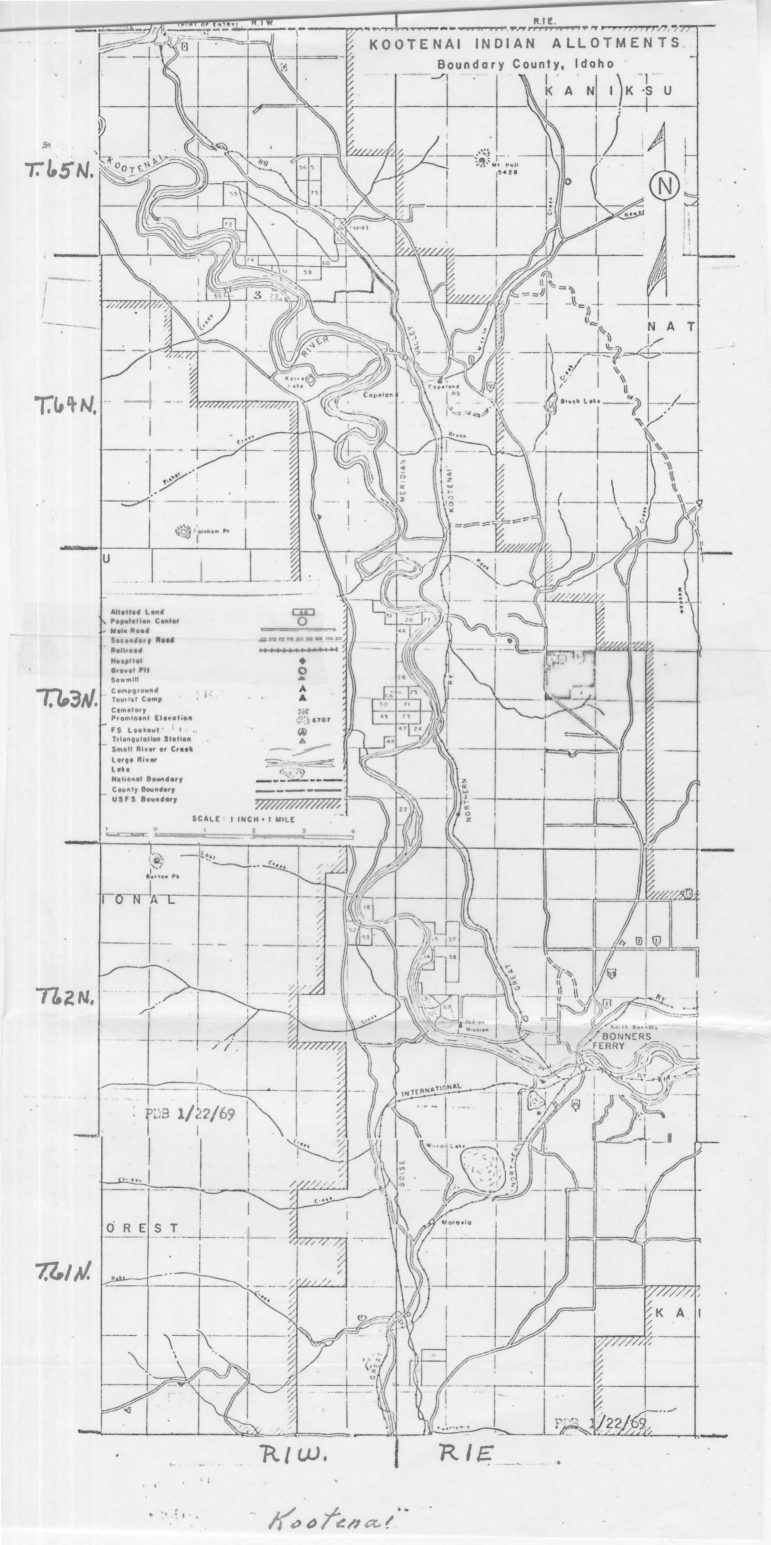
5. General Program Discussion

6. Known Significant Items

7. Appendix

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#### RESERVATION AND TRIBAL STATISTICS

AcreageTotal (trust)2,312Tribal0,000Allotted2,300Government Owned0,012

Population:	ulation: Total Tribal Membership - (1974)	
	Indian Resident Population - (1974)	101
	Non-Indian Resident Population - (1970) (Boundry County)	6,371

Estimated Indian Income - 1974 (Fiscal Year)

Agriculture -	3,500
Forestry -	0,000
Fisheries -	0,000
Mining -	0,000
Wages - BIA -	0,000
Wages - Other Federal -	4,000
Wages - Tribal Government -	8,000
Wages - Other Government -	8,000
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#### TRIBAL GOVERNMENT

The governing body of the Kootenai Tribe of Idaho is the Kootenai Tribal Council (Article III, Section 1 of the Kootenai Constitution and Bylaws). The Kootenai Tribe voted not to accept the Indian Reorganization Act. The Tribal Council consists of five (5) members of which four (4) are elected for three year terms and one, the Permanent Chief, is a permanent member. The Tribal Council is constitutionally required to meet only when necessary but it generally meets once a month in conjunction with a general meeting of the Tribal membership.

The Kootenai Tribal Council members are as follows:

Amelia C. Trice	, · =	Chairma <b>n</b>
Matt David	-	Vice-Chairman
Eileen Lowley	-	Secretary-Treasurer
Mary David	-	Member
Chief Moses Joseph	-	Member

#### GENERAL PROGRAM DISCUSSION

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#### FORESTRY

The Kootenai Trust allotments contain only scattered stands of commercial timber and, as a result, no sustained yield cutting program exists.

During the years 1969-1974, members of the Agency Forestry Staff periodically visited the Kootenai allotments to prepare timber cutting permits, check for timber trespass, and to check for fire and/or insect damage. In 1974, a fire salvage sale was prepared, advertised, and sold. A total volume of 12,631 Board Feet with a value of \$12,831 was sold. The Forestry Branch is now preparing a timber sale on Allotment U (Andrew unnumbered allotment).

During the period of 1969-1974, the Forestry Staff spent approximately 4% of its time and 7% of its budget on Kootenai Tribal matters.

#### EDUCATION

FY 1970 - No program funds at Kootenai

FY 1971 - The Adult Education Specialist made approximately 20 trips to Bonners Ferry to discuss Education matters with the Kootenai Council and with individual Tribal members.

FY 1972 - Adult Education (Mainly culture and enrichment activities) -	\$600
<u>FY 1973</u> - Adult Education (Mainly culture and enrichment activities) -	\$600
Community Development Contract -	\$6,000
Funds for Community Service Contract -	\$5,500
Higher Education -	\$1,000
Mini Learning Lab (Purchase of Lab materials and equipment)	- \$3,300
FY 1974 - Adult Education (Operation of Learning Lab) -	\$1,000
Funds for Community Service Contract -	\$5,500
Summer Program -	\$500
Higher Education -	\$3,739

<u>FY 1975</u> – Community Service Contract –	\$5,500
Higher Education -	\$3,187
Summer Programs -	\$500
GRAND TOTAL	\$37,126

In addition to the above funds that were spent directly for the Kootenai Tribe, the Tribe has also received benefits from funds that were used for all three Tribes. Several Kootenai students have been enrolled in Bureau boarding schools. The cost per student in these schools is between \$3,000 and \$4,000. In addition,we have paid transportation in the amount of over \$1,000.

Another benefit that the young people of the Kootenai Tribe receive is their attendance at the Bureau sponsored summer camp. Every summer approximately ten young people attend camp. Our total camp expenditure has been as high as \$18,000.

In Fiscal Year 1971, an Adult Educator was stationed in Spokane. He was instructed to visit the Kootenai Reservation at least every other week. This was done until he was transferred to Lapwai. Since that time visits have averaged once a month.

#### **RESERVATION PROGRAMS**

In FY 1970 the Programs Officer had no duties on the Kootenai Reservation.

FY 1971, the Program Officer made six (6) trips to the Kootenai Reservation, the total cost of \$400.

FY 1972, the Program Officer made eight (8) trips to the Kootenai Reservation (totaling 23 days), for a total cost of \$657.

FY 1973, The Program Officer made fourteen (14) trips to the Kootenai Reservation (totaling 23 days), at a total cost of \$1,515.

FY 1974, the Program Staff made fourteen (14) trips to the Kootenai Reservation (totaling 26 days), for a total cost of \$1,018.

FY 1975, it is estimated that the Program Staff will make approximately fifteen (15) trips to the Kootenai Reservation with an estimated cost of \$1,000.

NOTE: All the above costs exclude salary and office overhead costs.

In FY 1973 the Programs Office negotiated and supervised a \$6,000 Community Development Grant to the Kootenai Tribe.

The Programs Staff contacts the Kootenai Tribe on matters relating to the Tribal Constitution, Tribal Government, Tribal Budgets, as well as serving as general liaison between the Agency Branches headquarted in Lapwai, and the Kootenai Tribe at Bonners Ferry.

#### CREDIT

The Kootenai Tribe does not operate a Tribal Loan Program, therefore, the Branch of Credit has little actual contact with the Kootenai Tribe.

In 1970, the Credit Officer visited the Kootenai Reservation to discuss Community Development and various credit programs.

In 1973, the Credit Officer visited Bonners Ferry to meet with the Kootenai Council and to discuss various Credit and Financing Programs that might be available to the Kootenai Tribe.

During Fiscal Years 1973 and 1974, the Credit Officer discussed by telephone the possibilities of the Indian Financing Act, the Indian Business Development Funds, the FHA Loan Program for land purchases, as well as various other credit matters.

#### LAND OPERATIONS SERVICES

The Kootenai lands consist of approximately 2,399 acres. Soil and Moisture activity functions are normally handled through the Coeur d'Alene Office under the supervision and guidance of the Northern Idaho Agency Land Operations Officer at Lapwai. The cropland is under a drainage district with the local district cleaning and maintaining the drains.

Attached is a breakdown of expenditures and services for Fiscal Years 1970 through 1974.

#### HOUSING DEVELOPMENT PROGRAM

During Fiscal Years 1972, 1973, and 1974, the Housing Staff averaged eight (8) trips a year to the Kootenai Reservation. It is estimated that the Housing Officer will make ten (10) to fifteen (15) trips to Bonners Ferry during Fiscal Year 1975.

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FISCAL YEAR	BRANCH OF LAND OPERATIONS EXPENDITURES	GOV'T. COST SHARING FOR CONSERVATION PRACTICES	MAN DAYS OF SERVICE AND ASSISTANCE	TYPE OF ASSISTANCE
1970	\$ 1,800.00	\$ 300.00	Eight (8)	Lease Compliance Checks and Council Meetings
1971	1,000.00	300.00	Six (6)	Lease Compliance Checks and Council Meetings
1972	1,000.00	300.00	Six (6)	Lease Compliance Checks and Council Meetings
197 <b>3</b>	2,725.00	NONE	Nine (9)	Lease Compliance Checks
				and Council Meetings
1974	2,600.00	NONE	Nine (9)	Lease Compliance Checks and Council Meetings
	g July of Fiscal Year 1975, fiv	ve man days were spent in le	ase compliance, field :	surveys and

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Tribal Council Meetings.

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Program expenditures from Fiscal Year 1972 through Fiscal Year 1975 are as follows:

1972	\$ 5,000	
1973	5,000	
1974	10,500	
1975	15,000	(estimated)

#### ENFORCEMENT SERVICES

On April 4, 1969, the Kootenai Tribal Council passed Resolution No. 69-1 asking the State of Idaho to exercise criminal and civil jurisdiction over all Kootenai lands within the counties of Bonner and Boundary, within the State of Idaho.

The Agency Special Officer was present at the meeting when this Resolution was passed and all of the Kootenai people present were in favor of State jurisdiction. Attached is a copy of that Resolution.

Because of State jurisdiction, the Branch of Enforcement Services has no jurisdiction and, therefore, has very little contact with them. However, the Agency Special Officer does make occasional trips to Bonners Ferry for public relation purposes.

#### SOCIAL SERVICES

During the period FY 1970-1974, the Branch of Social Services spent no Child Welfare Program Funds on the Kootenai Reservation.

During the same period, the Social Services Branch spent the following sums on General Assistance for Kootenai Tribal members:

FY 1970 - No General Assistance Funds FY 1971 - \$10 FY 1972 - \$525 FY 1973 - \$100 FY 1974 - \$90

During this same period, the Social Services Staff made the following trips to the Kootenai Tribal area:

FY 1970, 10 trips (20 days) at a total cost of \$790. FY 1971, 17 trips (30 days) at a total cost of \$1,270. FY 1972, 26 trips (37 days) at a total cost of \$1,897. FY 1973, 17 trips (27 days) at a total cost of \$1,316. FY 1974, 22 trips (30 days) at a total cost of \$1,382.

#### ADMINISTRATION

This report, as well as covering General Administration, also covers Property & Supply, IIM, and Plant Management.

During FY 1974, the Branch of Administration devoted approximately 325 hours at an estimated \$2,163 to Kootenai Tribal matters. It is estimated that the annual cost of the Fiscal Years 1970-1973 were similar to the Fiscal Year 1974 figures.

#### AGRICULTURE EXTENSION

No program on the Kootenai Reservation.

#### ROADS PROGRAM

No program on the Kootenai Reservation.

#### REAL PROPERTY MANAGEMENT PROGRAM

Attached is a Special Report prepared by the Agency Realty Officer on September 12, 1974.

Refer to the appendix for the Fiscal Year 1974 Real Property Management Report.

Refer to the appendix for Senate Bill S-634 which would provide for the transfer of 12 1/2 acres of Government land to the Kootenai Tribe of Idaho.

#### EMPLOYMENT ASSISTANCE

<u>Visitation Procedure</u>: Prior to June 1973 Employment Assistance Services were provided to Kootenai Tribal members through the Spokane District Office Branch of Employment Assistance. Visitations were on a once a month basis until the middle of 1970 (approximately) when they were reduced to an on-demand basis because of little use of program services by Tribal members. In June 1973 the Branch of Employment Assistance was relocated from Spokane to Northern Idaho Agency headquarters at Lapwai. Since that time, visits to Bonners Ferry have numbered approximately six or one every two months on an average.



## United States Department of the interior

Bulliorthern Idaho Agency Lapwai, Idaho 83540

September 32, 1924

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#### MEMORANDUM

To: Succintendent

From: Realty Officer

Subject: Special Report - Koctenai Reservation - Realty Activity

Pursuant to your verbal request, there follows the subject report. It to be first noted that there is no Kootenai Reservation, per set. The Kootenai Indian people were allotted 75 tracts on the public domain, i most in 1908 and 1908, with three in following years. Allotments avec roughly 80 acres, more or less. Several allotments in drainage distre-No. 12 were sold and the funds relevanted pursuant to the Act of 3/10 (See Exhibit A) and the compact tract allotted into small elistents. These are our lettered tracts, A through U. The Kootensi Tribe voted down the Act of 1004 (.t.A.); see Exhibit B. The Kootensi field of the name decreast ever the gears due to:

> 1. Inheritance by Canadians related to the Kootensi heirs. 2. Sale through application of trust owners.

Present land base is 2,386.85 acres. There is no tribut land to date, however the following acquisitions are pending:

- 1. 3.634 which if passed, we place 12.50 acres of government in tribal over sin. This Bill is awaiting and value in the rest.
- c. dit conveyance of 5.67 acres to Tribe by Cat alls dame. The conveyance of 5.67 acres to Tribe by Cat alls dame . The conversion is a matche except for final accus needs are a. transaction now is in the Solicitor's Office and all's 5.5%.
- . Income of small interests in Canadian estates a part is  $\frac{1}{6}$ , and (5. Fills douged; awaiting title report is a large title
- 4. Lurch to of interest in Koolenni No. 40. This is a recent to lic and we are additing completion of the appraisal report.

The present lead have is certially lease twith 25 hence. The new the effect of the following for 1 to be feeling to could 5 years, the transformation for 1 to be feeling Kootenii rearbe, to be to be a single following for 1 to be feeling Kootenii rearbe, to be to be a single following for 1 to be feeling Kootenii rearbe, to be to be a single following for 1 to be feeling and 5 rights of why give the single following for 5.5% and proceeding leads then, including arafted of a booklet on the tribe. (See Exhibit C). This was circuited to interested parties, including the local Congressional delegation. A before, S.6% is only waiting Congressional final action. (See Exhibit C)

Special Report - Kootenai "Reservation" - Reality Activity (cont.)

During IY 1974 Reality personnel performed the following work for the Kootenai people and Tribe:

Made 12 new leases, collected rentals on 25 leases, and distributed the income to the heirs, involving most complex heirship patterns.

an : 2000 0 . . .

Serviced visitations, telephone calls, and letters from landowners and Kootenai lessees.

Traveled to Bonners Ferry and vicinity on three occasions, met with council and members thereof. On one occasion, took Council member and Mr. Wheaton afield to inspect land appraisals.

As special service, surveyed church land for Tribe. It is noted that this is not a skill or service required of the Realty Officer, but performed to do everything within our power to assist the Tribe in acquiring lands.

BUDGET: Approximately 7% to 10% of our FY 1974 budget was expended on Kootenai activity. In my opinion, no physical benefit would accrue to the Kootenai people with increased visitations by the Realty Staff, other than public relations. Additional staff and travel budget would (and will) be required.

Attachment: The Kootenai Indian Village (prepared by the Branch of Realty -- 1972-1973)

# Kootenai Indian

HE

## VILLAGE

EXHIBIT.

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## BUREAU OF INDIAN AFFAIRS NORTHERN IDAHO AGENCY

Compiled by: Charles'P, Mathes, Realty Officer

#### FORWARD

THIS SHORT DOCUMENTARY INVOLVING THE KOOTENAL INDIAN VILLAGE, MEAR BONNERS FERRY, IDAHO, WAS IREPARED AT THE REQUEST OF THE KOOTENAL TRIBAL COUNCIL AT THE MEETING HELD ON SEPTEMBER 14, 1972. MUCH INFORMATION WAS OBTAILED FROM THE LETTERS OF SIMON FRANCIS, DECEASED, A MALBER OF THE KOOTENAL TRIBE, WAO MODERED FOR MANY YEARS TO HELP HIS TRIBE SECURE TITLE TO THE VILLAGE AREA. OTHER SOURCES OF MATERIAL INCLUDED THE RECORDS OF THE NORTHERN IDAHO AGENCY, LAPWAL, IDAHO.

#### LIST OF EXHIBITS

Α.	Area map showing village location
в.	Layout of village housing, 1931
C.	Land plat indicating dimensions of village, day school site, and St. Michael's Mission land
D.	Kootenai Indian Village prior to new housing
J¢.,	Typical house constructed in the 1931 project
F.	Kootenai Indian Village after completion of 1931 housing project

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#### THE ROOTSULT INDIAN VIILAGE

Hany conturies before white trappers and traders entered the area, an identifiable group of American Indians lived in the Kootenai Valley near what was to become Bonners Ferry, Idaho. This was the ancestral home of the Lower Kootenais, later known as the Idaho Kootenais, and now the Kootenai Tribe of Idaho. The Indian people of the Kootenai Valley were affiliated with the Kootenai Tribe, the Upper Pend dioreilles, and the Flathead Tribe prior to the Treaty of July 16, 1855, maintaining a separate organization with their own chiefs and headmen. By the terms of the Treaty of 1855, these Indian Tribes coded to the United States all of the country occupied or claimed by them, however it is noted that the Lower Kootenais were not represented when the treaty was signed. The other tribes involved in the treaty secured reservations up which to live, but the Lower Kootenais were left landless.

The Kootenai people were accustomed to live in villages chosen by the current chief. Upon the death of the chief, or due to some natural phenomenom, the village was moved to a new location. Before the turn of the century, homesteaders were rapidly claiming lands in the Kootenai Valley, and these lands often were used as village sites by the Indian people. Consistant with the Government's policy to induce Indian people to engage in farming as a means of livelihood, and to resolve the land use conflict in the area, members of the tribe were given land allotments on the public demain. No reservation was established. The allotments were granted under the provisions of Section 4, of the Act of February 8, 1687 (24 Stat. 33), as amended by the Act of

February 28, 1891 (26 Stat. 794). The Kootenai people were not inclined to be farmers and they lacked both training and funds with which to engage in this activity. This becase apparent when the homesteading furrers attended to form a diking and drainage district to alleviate a serious flooding problem along the Kootenai River. The Indian allottees Lacked funds and even though Congress subsequently passed an Act which permitted the Indian landowners to take part in the diking and drainage district, many of the allotments along the river were sold. The Government reinvested the sales proceeds for the Indian people by purchasing benchland tracts ranging in size from ten to one hundred and sixty acces, however much of the purchased land was not suitable for agriculture at the time. The matter of finances, training, and occupational preference precluded farming as a means for the Kostenal Indian people to better their lot, aside from the occasional seasonal work on farms managed by the non-Indians of the valley. The allotments that remained gradually became of less consequence as a source of rental income due to fractionation of ownership by inheritance and the loss of lands and interests in same by sales out of a trust status. The foregoing is mentioned to give some background into the reasons why it became apparent at an early date that the Kootenai Indian people required a cermanent village which would be their home.

During the period that Chief Themas Blind led the Kootenais, the Indian people lived in topses the year round. The village site chosen by the Chief was located on the south side of the Kootenai River, about three miles below Borners Ferry. Upon the death of Chief Themas Blind in 1869, his son Abraham

2...

Mind became Chief. In accordance with tribal custom, the new chief selected a different village site; this one being located on the north side of Bonners Ferry and a quarter of a mile west of the first trading post in the area. Chief Abraham Blind built the first cabin and convinced Isaac feller, Norrisse Chiquiet, Archie Chicquiet, and Camille Two Shelter to follow his example. These five cabins were the first permanent houses which the Kootenai Indian people built and lived in during their history. Chief Abraham Blind died in 1687 and again following tribal custom, Assistant Chief Isaac Adams moved his people about one and one half miles westerly of the old camping ground. Norrisee Chicquiet was then appointed chief.

The Kootenni Indian people were visited each year by Jeault Missionaries from DeSmet, Idaho. On one such visit in 1888 the matter of a permanent church building was discussed, and it was decided to build a church building on the south end of Long Arm Island. In the Summer of 1890 the Chiefs supervised the building of the new church which was known as St. Michael's Mission. The first church was built of tamarack legs and the roof was made of cedar bark and earth. This log church building went down after but a few years and a second church was constructed about 200 yardswest of where the first church building stood. That church building was smaller than the original building. It was constructed of lumber donated by the people of Bonners Ferry. In 1907 a new church building was constructed southeast of the second building, facing in the same direction as the two previous buildings. This building, which is still standing, is located on land deeded by James Dupras on March 11, 1897 to A. J. Cloricux, and by the latter, subsequently to the Roman Catholic

Discose of Bohao. The church land is adjucent to the village site on the east side.

By deed dated June 24, 1914, the United States purchased a two and ene-half acre pertion of Kostenai allotment No. 11 from the heirs of Tamia Abreham, the original allottee, for the sum of \$125.00. a day school was constructed on the site and remained in operation until 1925, then closure was forced due to attandance which dropped below permissible levels. The parents then sent their children to school in Bonners Ferry. The school building has been removed. The land of the former school site is located adjacent to the ten acre village site.

The Kostenai Indian village was located on a portion of Kostenai allota at No. 11 which, as stated above, was allotted to Tamia Abraham. Previously referred to as Long Arm Island, the area became known as Nission Will after the surrounding flats were drained. By 1910 the village consisted of about 1% rough cabins and several tepees. Conditions in the village were unfavorable health-wise. In 1920, a local physician by the name of Doctor E. R. Fry attempted to enlist public support to improve conditions fob the Kostenai Indian people. Help was very slow in coming. Finally, by the Act of May 14, 1930, Public Law 217, Congress appropriated the sum of \$27,000 for the purchase of the ten acre village site for the Kostenai Indian people and for the construction of homes, sever and water systems, and for the purchaof supplies and items for the homes. On July 2, 1931 the Superintendent asked the people to move from the old cabins so that they could be torm down to make way for the new construction. Some of the people did not what to move;

possibly fearing that they would be left hemeless. Sork on the new hensing consecuted during the Susser of 1931. The assignant of the 18 new hover to the various families wer managed by Chief Isadore. The hores were assigned to Justina Chiqui, Folly Fierre Eco, Therepa David, Louis Adams, Simon Francis, Mary Little Sam, Encas Abraham, Joseph Hesbell Tero, Chief David, Stanislaus Bighead, Alexander Kannaka, Saul Chiqui, Csay Joseph, Lucy Fierre Stanish, David Luke Sam, Francis Adams, and Harciss Isadore. The first cottage next to the school was left unoccupied at the request of Agency Superintendent Wilson. A housing committee consisting of three tribal members was appointed to see to the maintenance of the buildings. However, as the consittee members died, they were not replaced and the housing committee soon . ceased to exist. It should be mentioned that no funds were available for maintenance work. As a result, the buildings gradually reached advanced states of disrepair. In recent years, all but two of the homes have been torn down ard destroyed by the Kootenai Tribal Council as they became vacant and judged unsafe for further use. Nevertheless, the Koctenai Indian people have a strong attachment to the village area. They feel that as a Tribe, they should be permitted to enjoy the ownership of this land which is still held by the United States. They wish the title to pass to the United States in trust for the Kootenai Tribe of Idaho.

The Koolenai, Indian people have sought ewmership of the twelve and ene-half acres of land upon which their village and school stoed for many years. The original allottee, Tamia Abraham, is said to have donated the ten acre portion of his allotment to his tribe for their village. The transfer was legalized

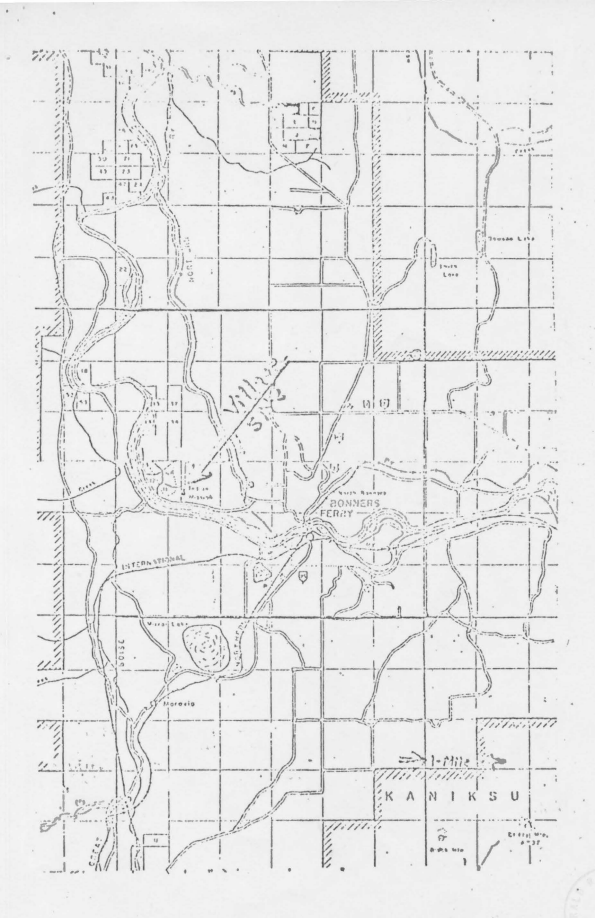
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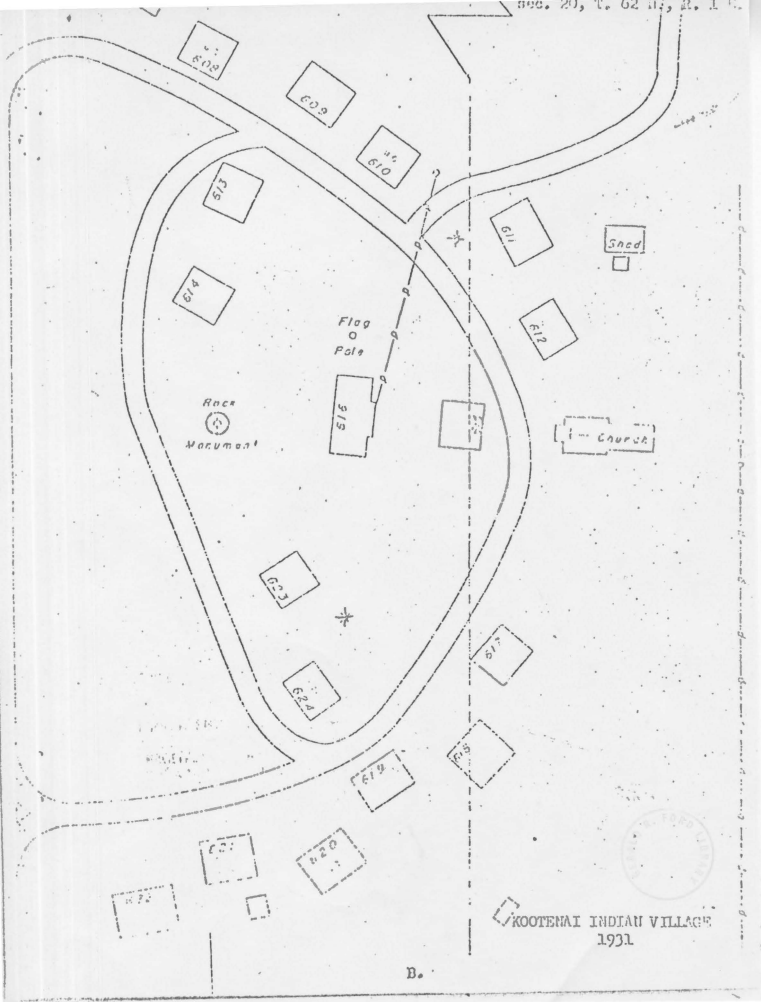
by the deed executed in 1931 by his heirs. These heirs stated that they always considered the land to be owned by the Kootenai Tribe as this way. Temia Abraham's intent. They conveyed title, stipulating in the deed that the area described in the deed was for use as a site for the Footenai Indian Village. The Kootenai Tribal Council passed several resolutions over the years pertaining to their desire to acquire legal title to the twelve and one-half acres of land involved. On behalf of the Tribe, Simon Francis wrote many letters to officials seeking help. The Council has presented various proposals over the years to facilitate a transfer of the title to the land to the Tribe, but at this writing, the Government still holds exclusive title to the lands.

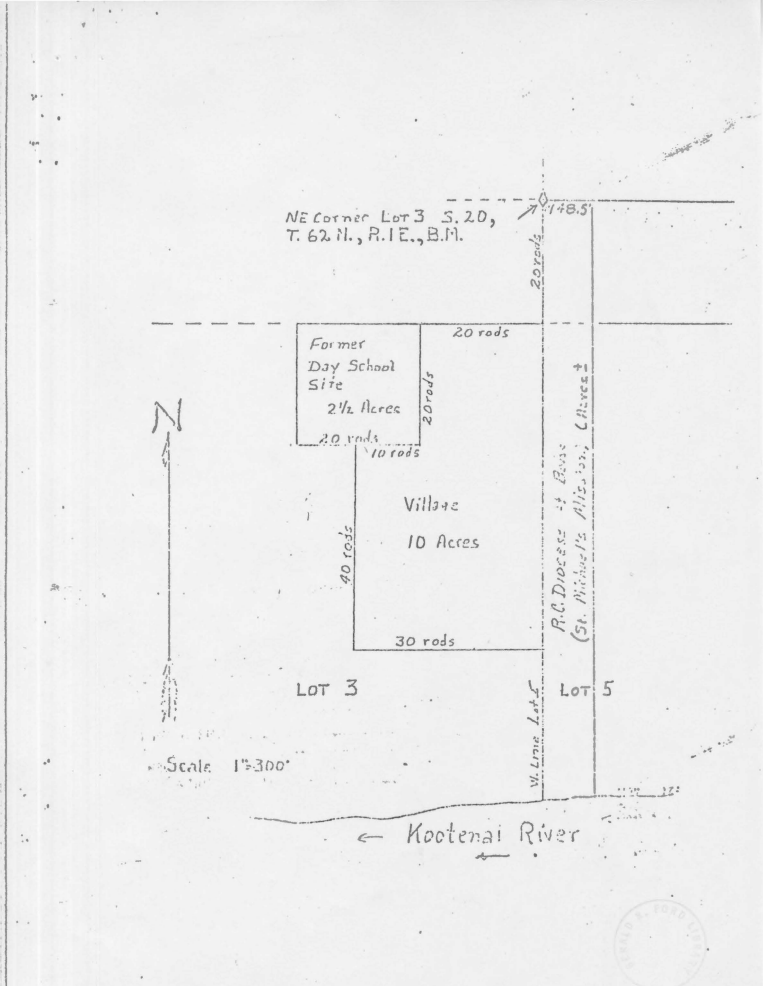
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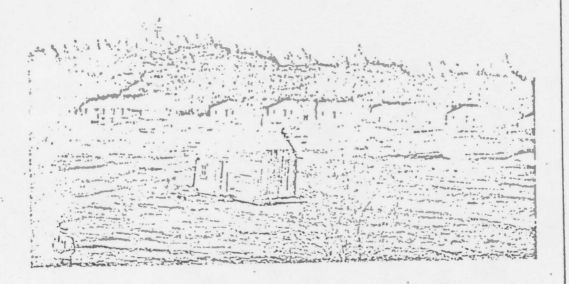
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Kootenai Indian Village at St. Hichael's Mission

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Li 1: |1. 17 1 Commentation & story of J-BANDSONDER Typical house constructed in 1931. St. Kichael's Mission Church appears in the right background.

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Kootonai Indian Villago after new housing completed.

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Water System remainer

Service Provided: Employment Assistance Services to Kootenai have been limited during the past five years, primarily because of limited interest in vocational training and direct employment - both of which in view of the Kootenai location normally necessitated a physical move.

Following is year by year funded service:

F.Y.	AVT	DE
70 71 72 73 74	1 0 0 1 0	0 0 0 5*

\*Includes 4 tribal council members funded for management training, but from employment funds.

Funded service does not represent the extent of service provided. Personal counseling and referral to other programs are services provided when appropriate. For example, in F.Y. '74 an extensive number of man hours were devoted to one member of the Kootenai Tribe in working out a plan for him to leave Boundry County jail, receive alcoholism treatment at Orofino, Idaho, and be placed in a State funded, privately administered career vocational program in Spokane, Washington.

Like services are provided whenever the need arises.

<u>Funding</u>: Funding under the Employment Assistance Program is based on individual applicant need and use. However, for purposes of program planning, the Kootenai Tribe is apportioned a percentage of program funds based on the comparison of their population with the total population served by Northern Idaho Agency. This percentage for F.Y. 1975 was approximately 3%.

FUNDS	EXPEN	DED ON	KOOTEN	AI MEM	BERS
F.Y.	1973 1974 1975		1,	360.00 030.00 one to	
APPORT	TIONED	FUNDS	FOR KO	<u>OTENA I</u>	MEMBERS
F.Y. F.Y.	1974 1975			371.00 437.00	

#### KNOWN SIGNIFICANT ITEMS

#### 1. Tribal Trust Lands:

The Kootenai Tribe of Idaho owns no Trust land and has no area officially designated as the Kootenai Reservation, although, in general parlance the series of Kootenai Public Domain Trust Allotments scattered up and down the Kootenai River are referred to as the Kootenai Reservation.

For at least the last several years, the Kootenai Tribe has been very anxious to obtain lands in Trust to provide the Tribe with a permanent land base. In order to achieve this, the Tribe has requested the return of 12 1/2 acres of Government land to the Tribe (SEE Senate Bill S-634 in the appendix).

The Tribe is also desirous of purchasing certain heirship interests in various Kootenai Trust Allotments but because of extremely limited Tribal funds, this is not a satisfactory solution to the problem.

The Kootenai Tribal Council has been investigating the possibility of obtaining Federal lands to form a Tribal land base. Because of the apparent impossibility of this goal, the Kootenai Tribe passed a Resolution on September 4, 1974, demanding that the United States Government either properly compensate them for aboriginal lands seized after the Helgate Treaty of 1855 or give them an equivalent land base (SEE Resolution in the appendix). A rough draft of a possible "Treaty" implementing this goal is also included in the appendix.

2. Hunting and Fishing Rights:

The Tribe has requested that their aboriginal hunting and fishing rights be acknowledged. In a memorandum dated March 26, 1973, the Portland Office of the Regional Solicitor indicated that at this time the Kootenai Tribe does not retain any aboriginal hunting and fishing rights.

This is also a matter that the Kootenai Council hopes can be taken care of by the proposed "Treaty".

3. Water Rights:

The Tribe has also requested that the inherent water rights of the Tribe be investigated and determined. The Bureau of Indian Affairs

has proposed carrying out such a water resources analysis in Fiscal Years 1976-1977.

4. Law and Order:

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The Tribe has expressed some dissatisfaction with the current status of Law and Order. Because of the extremely small size of the Tribe's entity, it has seemed impractical for the Tribe or for the Bureau to maintain a separate Law and Order Program.

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#### APPENDIX

- 1. 1974 Band Analysis (1976 PPB Cycle)
  - a. Narrative Statement

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- b. Kootenai Resolution
- c. Agency Band Analysis

#### 2. 1974 Agency Budget (with Reservation Breakdown)

- 3. .1975 Agency Budget (with Reservation Breakdown)
- 4. Proposed 1976 Agency Budget (with Reservation Breakdown)
- 6. Kootenai Resolution demanding a Reservation
- 7. Draft of Proposed Treaty
- 8. Newspaper Items from September 13th through September 16th
- 9. 1974 Real Property Management Annual Report
- 10. Senate Bill 5. 634

#### NORTHERN IDAHO AGENCY

#### Narrative Statement (Band Analysis-1976 Cycle)

On February 27, 1974, representatives of the Coeur d'Alene, Kootenai, and Nez Perce governing bodies including the three Chairmen met to discuss the 1976 Constrained levels of the Band Analysis. The following consensus was approved by the Tribal representatives:

(1) The Tribes continue to oppose any Bureau policy that implies pressure on the Tribes to accept contracting of programs.

(2) The Tribes approved the "1976 Need" figures and recommended that the Bureau make every effort to implement a Budget at that level.

(3) The Tribes agreed that they did not wish to indicate any "priority" of programs by approving cuts in certain programs in the course of completing the "95% Constrained Level" and furthermore they requested that the Bureau refrain from filling in the 95% column.

The Tribal representatives also stated that they would provide a resolution incorporating the above points.

I) In accord with the Tribes "request" the Agency has left . the "95% level" blank.

II) The major impact of proposed program increases can be found in those activities that show an increase of 15% or more from the <u>1975 Base</u> to the <u>1976 Need</u> and which also show the same funding for the 110% and the 120% columns as is shown in the 1976 Need. The major activities affected are: <u>Social Services Operations (09-1770)</u>: This activity shows a \$67,200 increase (111%) over the 1975 Base. This increase consists of \$25,000 to take over the operation of the current contract position on the Kootenai Reservation. The funding for the present position is split by the Bureau and the IHS with the Bureau funds coming from a half dozen assorted Area Office programs. As a result the funding of this position is a year by year problem as it is not "programmed" in any activity's area of responsibility. This situation leads to excessive instability in a position where continuity is more then ordinarily important. Another \$18,000 is programmed to impliment a long needed alcoholism program. In addition \$12,600 is programmed to convert the current secretarial position to a Social Aid position with the concomitant addition of a new clerical position. It should be noted that this is basically the same program that the Social Services Branch asked for in their last year's PPB.

<u>Credit Operations (16-1822)</u>; This activity shows an increase of \$12,900 (70%) over the 1975 Base and this increase consists of an additional position required by the increased work level brought about by the increased Tribal Credit Programs as well by Credit's position as advisor-consultant to the several developing Tribal Enterprizes. It should be noted that this increase was previously programmed for FY 1975 with Band Analysis priority.

Law Enforcement (10-1790); This activity shows an increase of \$24,300 (37%) over the 1975 Base which consists mostly of a new policeman,

(2)

plus assorted supporting costs for the Coeur d'Alene Reservation. The Coeur d'Alene Tribal Council has long urged the need of several positions at their Reservation and this will partially satisfy this Tribal requirement.

<u>General Trustee Services (30-1865)</u>; A 25% increase (\$7,100) is shown for this activity over the 1975 Base. This increase consists of one new staff position. This position has been requested and justified for at least the last six years (PPB Years). Last year it was the only increase prioritized under the Band Analysis that was not a Resource Development Activity. But this activity, one of the most important Trust functions of the BIA, continues to be extremely understaffed.

Housing Improvement (13-1775); A 25% increase (\$22,500) in funding is programmed in order to increase the number of HIP units that can be processed in FY 1976.

<u>Housing Development (12-1826)</u>; A 20% (\$6,300) increase in funding is programmed for Housing Development in FY 1976. This increase is
to pay for a temporary employee to help with the expected increase
in the HIP (13-1775) workload.

<u>Reservation Programs (31-1823)</u>; A 17% (\$6,100) increase is programmed to provide funds for temporary clerical support to be utilized in preparing Agency reports.

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<u>General Support (33-1799)</u>; This activity is programmed for an increase of \$16,400 (15%) which includes the transfer of a position, currently paid out of IMPL, to General Support.

<u>Direct Employment (20-1780);</u> A 15% (\$5,600) increase is programmed for this activity in FY 1976 to provide additional grant funds for the program.

<u>Tribal Operations (06-1825)</u>; This activity shows a programming increase of \$1,500 (15%). This increase will provide extra travel funds to allow the enrollment clerk to devote extra Time to the Coeur d'Alene Reservation.

Adult Vocational Training (05-1785); A 15% (%7,900) increase is called for by this activity. This increase is all located in the AVT Grant funds and is necessitated by the continued expansion of the training program.

Agricultural Extension (07-1821); This activity is scheduled for an increase of \$10,200 (92%). This proposed increase is to fund this activity completly under the Bureau's contract with the State. At the present the State is operating a \$17,000 program with only \$11,100 reimbursed by the Bureau Contract.

III) An additional impact can be found in those programs that show increases on the 120% level, but not on the 110% level. These programs consist of the following:

(4)

<u>School Operations (Ol-1740)</u>; An additional \$30,200 (32% increase over the 1975 Base) is programmed including \$21,200 for the Coeur d'Alene Reservation where it will be used in support of the proposed school at Desmet.

<u>Forestry (26-1800)</u>; An additional \$34,600 (26% increase over the 1975 Base) is requested. This figure includes \$21,300 to be used to contract with the Tribe for survey work at Grassy Mountain on the Coeur d'Alene Reservation.

<u>Outdoor Recreation (14-1806)</u>; An addition of \$20,200 is programmed for the Nez Perce Reservation. These funds are scheduled to be contracted to the Nez Perce Tribe who plan to use them in the development of Outdoor Recreation facilities.

<u>Commercial and Industrial Development (15-1824)</u>; Twenty thousand (\$20,000) is programmed for the Nez Perce Reservation. These funds also would be contracted to the Tribe to utilize in a Commercial and Industrial Development program.

IV) There is no significant difference between the 120% level and the 1976 Need level and therefore no major impact, beyond that already discussed in paragraph II occurs in the 1976 Need level.

NOTED: Several times in the above narrative an increase of staff is listed despite Paragraph 5 of the "Band Analysis Instructions for Agencies --- February 1974." Alternatively, of course, these "staff" funds could be used to contract for Tribal services or programs.

(5)



NORTHERN IDAHO AGENCY

KOOTENAI RESOLUTION 74-17

WHEREAS, the Bureau of Indian Affairs is currently developing their proposed budget for Fiscal Year 1976, and

WHEREAS, the Bureau of Indian Affairs has requested each Tribe to express its priorities and its views on the Fiscal Year 1976 Program, and

WHEREAS, pursuant to this objective representatives of the Kootenai Tribal Council met on February 27 with representatives of the Coeur d'Alene Tribal Council and the Nez Perce Tribal Executive Committee, and

WHEREAS, all three Tribes agreed on the following points,

NOW, THEREFORE, BE IT RESOLVED, that the Kootenai Tribe through the Kootenai Tribal Council hereby requests the Bureau to base their Fiscal Year 1976 Programming on the Fiscal Year 1976 Need column of the band analysis, and in addition, requests the Bureau not to fill in the 1976 "95% constrained level" column since it is the consensus of the three Tribes that all on-going Agency programs are needed and none can afford a cut in spending or staff levels, and

MOREOVER, the Kootenai Tribal Council wishes to express at this time its continued opposition to any forced or semi-forced contracting of on-going Bureau programs.

#### CERTIFICATION

The foregoing resolution was adopted by the Kootenai Tribal Council at a meeting held I mode 1974, at Bonners Ferry, Idaho, with the required quorum present, by a vote of H for and o against.

NOTED: Acting Superintendent Northern Idaho Agency

April 17, 1974

Amelia Trice, Chairman Kootenai Tribal Council

Eileen R. Lowley, Secretary

KOOTENAI Tribal Council

BAND ANALYSIS (LOCAL FUNDING PRIORITIES) FISCAL YEAR 1976 , (Dollars in thousands and tenths)

PO5-01

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Yebruary 1974

NORTHERN IDAHO INDIAN AGENCY

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SECTION I. Agency and Area Office form.

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	Line &	1975		strained		1976
1	Code.	Base	95%	110%	120%	Need
EDUCATION & CAREER DEVELOPMENT						
School operations (including		96.4		97.6	127.2	127:2
program direction)	01-1740	90.4		57.0		
	00 17/0	247.6		251.6	272.3	272.3
Ass't. to public schools (JOM)	02-1740	L-11.0				
Carcer development: Scholarships	03-1740	247.6		251.6	272.4	272.4
Scholarships	03-1740					
Adult education	04-1768	30.4	1.0	• 30.9	33.4	33.4
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Ald to tribal governments		10.0		11.5	11.5	11.6
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		17 7		21.3	21.3	21.3
Agricultural extension	07-1821	11.1		61.0	21.0	6100
1	00 1075	N.F.				
Reservation cleanup	08-1375	11.1.		- STRANSFORM CONTRACTOR		
Social services operations	09-1770	60.4		127.6	127.6	127.0
(cyclude.grants) Law & order:	09-1770	00.4		12/10		
	10-1790	• 76.4		100.7	100.7	100.7
Law enforcement Prevention, rehabilitation,	10-1790	10.1				
& judicial	11-1790	27.7		28.2	30.5	. 30.
Nousing:	11-1750		en ander an other			
Development	12-1826	31.5		37.8	37.8	37.8
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Improvement	13-1775	90.0		112.5	112.5	112.
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Business:						03
Outdoor recreation	14-1806	N.F.		0.0	20.2	21.
				0.0	00.0	21.
C&I development	15-1824	N.F.		0.0	20.0	61.
		18.6		31.5	31:5.	31.
Credit operations	16-1822	10.0		01.0		
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Roads maintenance Roads construction:	17-1864()	62.3	and the state and the spectrum	03.6	17.7.7	
Excluding Indian Action Teams	18-1250	325.0		.329.5	350.0	350.
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Indian Action Teams	19-1252	N.F.				
Direct employment:	1476	CALL PARTY CALLER T	and according to the second			4.0
Excluding Indian Action Teams	20-1780	37.3	*	42.9	42.9	42.
	•	N C				
Indian Action Teams	21-1702	• N.F.				

NORTHERN IDAHO INDIAN AGENCY

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SECTION I. Agency and Area Office form--continued.

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A PARA AL	(water & hunting & fishing)	22-1835		-			
	Real estate:					70.0	
All star to by the	Management	23-1861	70.9		71.9	78.0	78:0
		24-1863	N.A.	•		_	N.A.
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	SNCO	28-1830	160.9	-	161.9	168.9	168_9
	Environmental protection studies	29-1886	N.F.		das das ses das Ser		
	Financial trust services		05.0	· •	20.0	20.0	20.0
	(General trustee)	30-1865	25.2		32.3	32.3	32.3
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the share of the	FACILITIES OPERATIONS		36.0		42.1	42.1	42.1
C. Statistic 1 9	Reservation programs	31-1823	50.0	-	46.1	72.1	7601
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	Safety	32-0000	11.1.1.				
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A State State	except Safety)	33-1799	109.0		123.4	160.4	120.7
	Plant operations	34-1898	47.0		48.4	52.4	52.4
and the second of		05 1070	45.2		45.9	49.7	49.7
10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Repair & maintenance B&U	35-1870	.75.6		40.5	1361	
State 10							2511.5
State of the second	TOTAL, ABOVE	36-0000	2.091.0	1,986.4	2.300.1	2.509.2	2,511
ALL AND ALL A	N.A. = Not applicable	1 30-0000				Lanconners	Lancier
and the set of the	N.F. = Not funded	· · · ·		and the second second		· · · · · · · · · · · · · · · · · · ·	
	"In Fiscal Year 1977, if total Ag	renev-fund	line for a	11 progra	ma couoli	ed the 12	0% apour
Section of the	shown on line 36-0000 above, how	w much wou	ld you id	entify fo	r Roads C	onstructi	on (line
and the second second	18-1250) in 1977? 350.0			nds & ten			
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and the second s	•						
	Signature of Agency superintende	5	annan aith can aine an	Date	and an operation of the second se	nengen, annen en	and a data provide the state of
	( Jimagn + +	115		Mai	rch 8, 1	974 ·	4
	Vincent Little, Superintende	ent.		Longournerson	States and a subsection of the	ter for the stand of the structure is to	
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### BAND ANALYSIS

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1974 BASE

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	Prel.	Coeur d'Alene		ISED ALLOCATIC   Kootenai		Nez P	erce	
ACTIVITY	Alloc.	Op.Ex.	Prg.Ex.	Op.Ex.	Prg.Ex	.Op.Ex.	Prg.Ex.	Tota
Education01-1740	61.0	9.5	9.5	1.0	1.0	20.0	20.0	6].
Education (JOM)02-1740	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A
Education (Scholarships)03-1740	120.0	0.0	48.0	0.0	2.0	0.0	110.0	160.
Adult Education04-1768	25.8	.8.0	3.0	2.1	1.0	10.0	1.5	25.
AVT	(see 178	0) 0.0	15.0	0.0	5.0	0.0	30.0	50.
Tribal Operations	7.7	(3.3)*	0.0	(1.1)*	0.0	(3.3)*	0.0	K.(77
griculture Extension07-1821	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A
Social Services (Oper.)09-1770	89.1	14.8	0.0	7.2	0.0	29.1	31.0	82.
.aw & Ordor 10-1790	99,5	13.8	3.0	0.0	0.0	56.6	12.5	85.
lousing Development12-1826	31.0	12.2	0.0	1.1	0.0	15.4	0.0	20.
Housing Improvement13-1775	100.0	0.8	39.0	0.0	5.0	1.2	44.0	90.
Credit	16.5	8.6	0.0	0.5	0.0	8.9	0.0	18.
Roads Maintenance17-1840	60.0	32.0	22.0	0.0	0.0	3.6	2.4	60.
Roads Construction18-1250	331.0	0.0	0.0	0.0	0.0	0.0	302.0	302.
)irect Employment20-1780	137.4	9.5	2.2	3.1	0.7	19.0	4.4	38.
Indian Water Rights22-1835	20.0	0.0	20.0	0.0	0.0	0.0	0.0	20.
Real Property Management23-1861	65.2	31.4	0.0	3.2	0.0	27.4	0.0	62.
orestry	116.7	41.5	3.4	41.5	14.2	1.2	14.2	116.
SMC0	98.9	49.0	0.0	3.0	0.0	49.0	0.0	101.
inancial Trust Services30-1865	15.9	9.2	0.0	1.1	0.0	10.3	0.0	20.
Reservation Programs ·····31-1823	30.1	12.5	0.0	7.0	0.0	11.5	0.0	31.
Reservation Management33-1799	87.0	47.8	0.0	5.5	0.0	38.6	0.0	07.
Plant Operations	43.0	0.0	0.0	0.0	0.0	30.2	13.8.	· · · · ·
Repair & Maintenance B&U35-1870	36.0	1.9	.1.7	0.0	0.0	17.0	15.4	3.5.
TOTAL	1591.8	302.5	166.8	76.6	28.9	349.0	601.2 0.2	1525.

\*Funds were held in 1974 and spent elsewhere.

### BAND ANALYSIS

1975 BASE

	ACTIVITY	
ducation	01-1740	
ducation (	JOM)02-1740	ſ
iducation (	Scholarships)03-1740	-
dult Educa	tion04-1768	-
VT		+
ribal Oper	ations	f
igriculture	Extension07-1821	+
locial Serv	ices (Operations)09-1770	-
.aw & Order		+
aw & Order		-
lousing Dev	elopment12-1826	-
lousing Imp	rovement13-1775	-
redit		F
loads Maint	enance	-
Roads Const	ruction	-
)irect Empl	oyment20-1780	-
Indian Wate	r Rights22-1835	t
Real Proper	ty Management23-1861	-
orestry		F
SMCO		-
inancial T	rust Services	-
Reservation	Programs	-
Reservation	Management	-
lant Opera	tions	-
	intenance B&U35-1870	-

NEZ PERCE RESERVATION	COLUR D'ALTH RESERVATION	RESERVATION
58.0	36.0	2.4
178.4	61.1	8.1
171.0	70.6	6.0
14.0	12.4	4.0
38.3	14.8	1.6
3.0	6.5	0.5
11.1	0.0	0.0
34.4	17.5	8.5
47.9	28.5	0.0
18.5	9.2	0.0
15.7	12.6	3.2
45.0	36.0	.9.0
9.3	8.4	0.9
3.1	59.2	0.0
0.0	325.0	0.0
26.1	10.1	1.1
36.7	0.0	0.0
29.0	35.5	6.4
63.6	60.9	8.0
-80.9	76.0	4.0
12.6	10.1	2.5
13.5	14.5	8.0
43.6	54.5	10.9
45.2	2.4	0.0
42.9	2.3	0.0
1,041.8	964.1	85.1

#### 974 PROGRAM NEEDS (By Reservations)

BAND ANALYSIS (LOCAL FUNDING PRIORITIES) FISCAL YEAR 1976 (Dollars in thousands and tenths)

February

Location name	Location code
Northern Idaho Agency	•

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SECTION I. Agency and Area Office form.

	Line & Code	1975 Base	Cd'A	Koot.	N.P.	1976 Necd
EDUCATION & CAREER DEVELOPMENT	code.	base				necu
School operations (including program direction)	01-1740		60.8	2.6	63.8	127.2
Ass't. to public schools (JOM)	02-1740		67.2	8.9.	196.2	272.3
Carcer development: Scholarships	03-1740		77.7	6.6	188.1	272.4
Adult education	04-1768		.13.6	4.4	15.4	33.4
AVT (exclude Off)	05-1785		16.9	1.9	43.8	62.6
INDIAN BLEVICES Aid to tribal government: • Tribal operations(excl.TGDP)	06-1825		8.0	0.5	3.0	-17.5
Agricultural extension	07-1821		0.0	0.0	21.3	21.3
Reservation cleanup	08-1875		0.0.	0.0	-0.0	0.0
Social services operations (exclude grants)	09-1770		28.9	41.6	57.1	127.6
Law & order: . Law enforcement	10-1790	- de la de la sec	48.0	0.0	52.7	100.7
Prevention, rehabilitation, & judicial	11-1790		10.1	0.0	20.4	30.5
Housing:	12-1826		15.1	3.8	18.9	37.8
Development	13-1775	under gewennen der State of St	45.0	11.2	56.3	112.5
TRIBAL RESOURCES DEVELOPMENT Business: Outdoor recreation	14-1806		0.0	0.0	.21.2	.21.2
C&I_development	15-1824		0.0	0.0	21.3	21.3
Credit operations	16-1822		14.2	1.5	15.8	31.5
Roads maintenance	17-1840		62.1	0.0	'3.3	65.4
Roads construction: Excluding Indian Action Teams	18-1250		350.0	0.0	0.0	350.0
-Indian Action Teams	19-1252		0.0	0.0.	0.0	.0.0
Direct employment: Excluding Indian Action Teams	20-1780		11.6	1.3	30.0	42.9
Indian Action Teams	21-1782	•	0.0	0.0	`0.0	0.0

1974

Location name	Location code
Northern Idaho Agency	

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SECTION I. Agency and Area Office form--continued.

						20
	Line & Code	1975 Base	Cd'A	Koot.	N.P	* 1976 Need
TRUST RESPONSIBILITIES Indian rights protection (water & hunting & fishing)	22-1835		0.0	15.0	38.5	53.5
Real estate: Management	23-1861		39.1	7.0	31.9	78.0
Appraisal	24-1863		0.0	0.0	0.0	0.6
Minerals & mining	.25-0000		.0.0	0.0	0.0	. 0.0
Forent ry	26-1800		88.3	8.8	70.0	167.1
Agriculture: . Range	27-1805		0.0	0.0	0.0	0.0
SMCO	28-1830		79.8	4.2	84.9	168.9
Environmental protection studies	29-1886		0.0	0.0	0.0	0.0
Financial trust services (General trustee)	30-1865		12.9	3.2	16.2	32.3
GENERAL MANAGEMENT & FACILITIES OPERATIONS Reservation programs	31-1823		17.1	9.0	16.0	42.1
Safety .	32-0000		0.0	0.0	. 0.0	0.0
General support (1799 except Safety)	33-1799		56.4	12.6	56.4	125.4
Plant operations	34-1898		2.6	0.0	49.8	52.4
Repair & maintenance .B&U	35-1870		2.5	0.0	47.2	49.7
TOTAL, ABOVE	36-0000		1127.9	144.1	1239.5	2511.5

In Fiscal Year 1977, if total Agency funding for all programs equalled the 120% amount shown on line 36-0000 above, how much would you identify for Reads Construction (line-18-1250) in 1977? (thousands & tenths)

	superintendent		Date '		
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#### <u>RESOLUTION</u>

THE KOOTENAI NATION OF INDIANS, KNOWN NOW AS THE KOOTENAI TRIBE OF IDAHO, SITTING IN QUORUM AT BONNERS FERRY, IDAHO, ON <u>SEPTEMBER 4, AT 7:00 P.M.</u>, 1974 DOES HEREBY PASS THIS RESOLUTION:

WHEREAS, THE KOOTENAI NATION OF INDIANS HAVE RESIDED WITHIN THEIR ABORIGINAL AREA SINCE TIME EMEMORIAL, AND;

WHEREAS, THESE ABORIGINAL LANDS, AS RECOGNIZED BY THE GOVERNMENT OF THE UNITED STATES OF AMTRICA, DID ENCOMPASS AN AREA IN WHAT IS NOW EASTERN IDAHO, WESTERN MONTANA, AND INTO CANADA, TO AN EQUIVALENT OF ONE MILLION, THREE HUNDRED AND SIXTY-EIGHT THOUSAND TWO HUNDRED EIGHTY ACRES OF LAND, AND; WHEREAS, THE GOVERNMENT OF THE UNITED STATES DID ABSORD THESE LANDS AT A MEETING HELD IN HELLGATE, MONTANA, KNOWN AS THE HELLGATE TREATY, IN THE YEAR OF OUR LORD, 1855, WITHOUT THE REPRESENTATION, CONSENT, OR KNOWLEDGE, OF THE KOOTENAI NATION OF IDAHO, DUE TO THE FAILURE, BY THEN, GOVERNOR ISAAC STEVENS, OF THE THEN TERRITORY OF WASHINGTON, WHETHER INTENTIONAL, OR NOT, AS HIS DIRECTIVE BY THE PRESIDENT OF THE UNITED STATES AND COMMISSIONER OF INDIAN AFFAIRS, WAS TO CONTACT <u>ALL</u> TRIBES AND BANDS LIVING IN THE REA TO BE AFFECTED BY THIS TREATY, AND THIS TREATY DID NOT INCLUDE THE ABORIGINAL LANDS OF THE IDAHO KOOTENAI, S AND;

WHEREAS, BETWEEN 1855 AND 1894, AND AS A RESULT OF THE HELLGATE TREATY, THE KOOTENAI NATION WAS IN EFFECT WITHOUT ANY RIGHTS, PRIVILEGES, OR LAND TO CALL THEIR OWN, ACCORDING TO THE HISTORY AND IN EFFECT BECAME NOTHING, AND; WHEREAS, AS A RESULT OF THESE MISDEEDS BY THE GOVERNMENT OF THE UNITED STATES, NO TREATY OR OTHER DOCUMENT WAS EVER ENTERED INTO BETWEEN THE KOOTENAI NATION AND THE GOVERNMENT OF THE UNITED STATES, AND;

WHEREAS, WITHOUT THE KNOWLEDGE AND CONSENT OF THE KOOTENAI NATION, THE GOVERN-MENT OF THE UNITED STATES DID "ASSUME" TRUSTEESHIP OVER THIS NATION AND ITS PEOPLE, AND;

<u>WHEREAS</u>, THE KOOTENAI NATION, AS A RECOGNIZED SOVEREIGN NATION WITHIN A NATION, DOES OPERATE UNDER A CONSITUTION AND BY-LAWS ADOPTED BY THE KOOTENAI NATION AT BONNERS FERRY, IDAHO ON APRIL 10, 1947 AND APPROVED BY ACTING COMMISSIONER OF INDIAN AFFAIRS, WILLIAM ZIMMERMAN IN CHICAGO, ILLINOIS ON JUNE 16, 1947, AND;

WHEREAS, IN THE YEAR 1894, THE GOVERNMENT OF THE UNITED STATES, AFTER A TIME LAPSE AFTER 40 YEARS, SINCE THE ABSORBTION OF THE KOOTENAI NATION'S LANDS AND APPARENTLY REALIZING, IN A SMALL DEGREE, THE HUMILITY OF THESE MISDEEDS AND COLONIALISM, DID, "OUT OF THE GOODNESS OF THEIR HEARTS" MAKE INDIVIDUAL ALLOTMENTS, TO WHAT WAS LEFT OF THE KOOTENAI NATIONS OWN LANDS OF APPROXIMATELY 80 ACRES PER FAMILY, WHICH, PER SAE, IS ONLY ONE HALF OF AN ALLOTMENT UNDER THE HOMESTEAD ACT IN REGARD TO THE NON-INDIAN COMMUNITY, AND; WHEREAS, THESE ALLOTMENTS HAVE BECOME SO FRACTIONATED ON AN INTERNATIONAL BASIS THAT IT HAS EECOME A REALTORS NIGHTMARE. TO WIT: EXAMPLES: 21150 / 262,440,000 1 / 1800 1 / 6300 30 / 648,000 3 / 3249 AND; WHEREAS, THROUGH THE ENTHUEING YEARS THE GOVERNMENT OF THE UNITED STATES "TRUSTEESHIP", WAS LAX WHEREIN THE AMOUNT OF ALLOTTED LANDS HAS DEPLETED FROM AN ORIGINAL 7,000 ACRES TO A PRESENT 1,400 ACRES, AND;

-2-

WHEREAS, IN THE YEAR 1927, SOME 4,000 ACRES OF THE INDIVIDUAL INDIAN ALLOT-MENTS BORDERING THE KOOTENAI RIVER WERE SOLD, AGAINST THE WILL OF THE KOOTENAI NATION WITHOUT THEIR CONSENT, BY SUPERINTENDENT OF THE COEUR D'ALENE AGENCY, BYRON A. SHARP AND THE DISTRICT SUPERINTENDENT, MR. LIPPS OR TIPPS, FOR PAYMENT IN DIKING THE RIVER BANS TO FACILITATE THE AGRICULTURAL DEVELOPMENT OF THE RICH BOTTOM LANDS IN NON-INDIAN OWNERSHIP, AND;

WHEREAS, THESE ALLOTMENTS WERE ULTIMATELY AND NATURALLY SOLD TO THE NON-INDIAN COMMUNITY, AND;

WHEREAS, WITHOUT A TREATY, VALID BILL OF SALE, OR DOCUMENT OF TITLE TRANSFER FROM THE KOOTENAI NATION TO THE FOVERNMENT OF THE UNITED STATES, THE GOVERN-MENT OF THE UNITED STATES, THE GOVERNMENT OF THE UNITED STATES AND ITS CITIZENRY ARE, IN REALITY, AND ALWAYS HAVE BEEN, TRESPASSERS ON THE LANDS OF THE KOOTENAI NATION WITHOUT JUST CAUSE, PERMISSION, OR COMPENSATION THEREOF, AND; WHEREAS, THROUGH THE INDIAN CLAIM COMMISSION, DOCKET NO. 152 OF 1962, A SO CALLED SETTLEMENT WAS MADE TO THE KOOTENAI NATION IN THE AMOUNT OF THIRTY-SIX CENTS (\$.36) PER ACRE, AND;

WHEREAS, THE KOOTENAI NATION FEELS THAT, IN LIEU OF THE MILLIONS OF DOLLARS IN RESOURCES TAKEN FROM THE LAND, A SETTLEMENT, MORE EQUIABLE TO THE REAL VALUE OF THE LAND SHOULD HAVE BEEN MADE AT THAT TIME, AND;

WHEREAS, THE KOOTENAI NATION FEELS THAT A TREATY AND A LAND BASE SHOULD HAVE BEEN NEGOTIATED AND ESTABLISHED AT THAT TIME TO FORMALIZE RELINQUISHMENT OF THE ABSORBED LAND OF THE KOOTENAI NATION, AND;

WHEREAS, THE KOOTENAI NATION HAS NEVER RELINQUISHED THEIR HUNTING, FISHING, OR TRAPPING RIGHTS, EITHER BY EXPRESSED DESIRE, OR CONSENT, WRITTEN ORVERBALLY, AND;

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WHEREAS, THE AREA SOLICITOR'S OPINION, BEING NEGATIVE, IN REGARDS TO THE KOOTENAI NATION'S RIGHT TO FISH, HUNT, AND TRAP ON THEIR ABORIGINAL GROUNDS, DELETES THEIR LIFE STYLE AND AVAILABILITY OF NATURAL NATIVE FOODS, AND; WHEREAS, SOME OF OUR KOOTENAI INDIAN PEOPLE HAVE BEEN ARRESTED, TRIED AND CONVICTED IN THE LOCALIINFERIOR COURTS FOR EXERCISING THEIR ABORIGINAL RIGHTS IN THIS REGARD, AND;

WHEREAS, THE GOVERNMENT OF THE UNITED STATES MAINTAINS THAT THE KOOTENAI NATION HAS NO WATER RIGHTS, MINERAL RIGHTS, OR IN EFFECT, ENTIRELY NO RIGHTS WHATSOEVER OTHER THAN THOSE IMPOSED UPON THEM BY THE GOVERNMENT, AND; WHEREAS, IT IS A KNOWN FACT THAT A SIGNIFICANT REDUCTION OF REGENERATE BIRTHS WERE RECORDED FOR A COMPLETE GENERATION, CONTRARY TO ALL THE LAWS OF NATURE, AND ALL OTHER POPULATIONS WITHIN THE CIVILIZED WORLD, AND THAT THROUGH GROSS NEGLIGENCE OF THE TRUSTEESHIP OF THE UNITED STATES OF AMERICA, NO INVESTIGATION WAS MADE AS TO THE REASONS WHY, AND;

WHEREAS, THROUGH GROSS NEGLIGENCE OF THE TRUSTEESHIP RESPONSIBILITY BY THE GOVERNMENT OF THE UNITED STATES TOWARD THE KOOTENAI NATION, OUR PEOPLE WERE FORCED INTO COALITION AND LEGAL OVERPOWERMENT BY THE STATE OF IDAHO, AND; WHEREAS, THROUGH GROSS NEGLECT BY THE GOVERNMENT OF THE UNITED STATES, THE PREVIOUS SUPERINTENDENT HAD VISITED OUR PEOPLE ONLY TWICE, DURING HIS EIGHT YEAR TENURE OF OFFICE, FOR A TOTAL OF 30 MINUTES, AND;

WHEREAS, THROUGH THE GROSS NEGLECT BY THE UNITED STATES OF AMERICA TOWARD THE KOOTENAI NATION, OUR PEOPLE HAVE NO BASE FOR SELF-SECURITY, NO HOPE, NO CIVIC PRIDE, AND NO TOOLS OR RESOURCES TO IMPLEMENT THE IDEALS OF SELF-DETERMINATION AS PRESCRIBED BY THE GOVERNMENT OF THE UNITED STATES AS THE ULTIMATE CURE OF THE ILLS OF THE INDIAN COMMUNITY, AND;

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WHEREAS, IT BEING NOW CLEAR THROUGH THE EXPANSE OF THE PAST 120 YEARS, VERY LITTLE EVIDENCE HAS COME TO LIGHT, WHERE ANYONE IN THE GOVERNMENT CARED MUCH, FOR OR ABOUT OUR PEOPLE, OR WHERE THE ROLE OF THE TRUSTEESHIP ASSUMED BY THE GOVERNMENT OF THE UNITED STATES HAS BEEN BENEFICIAL TO THE PEOPLE OF THE KOOTENAI NATION TO ANY DEGREE IOF SUCCESS, BUT ONLY PROMOTED DEGRADATION, AND; WHEREAS, SINGLE DOMINANCE BY THE GOVERNMENT OF THE UNITED STATES, WITHOUT THEIR CONSENT THROUGH ANY FORM OF DOCUMENTS WHATSOEVER ENTERED INTO WITH THE UNITED STATES, HAVE BEEN ASSESSED TAXATION WITHOUT REPRESENTATION, AND; WHEREAS, ABLE YOUNG MEN OF THE KOOTENAI NATION DID, AND HAVE ANSWERED THE CALL OF WAR ON BEHALF OF THE UNITED STATES, WHICH HAS WHOLLY TAKEN FOR GRANTED AND DID CAUSE ADDITIONAL CONDITIONS OF SUFFERING OUR PEOPLE OF THE KOOTENAI NATION, AND;

WHEREAS, THROUGH PERMITTED ENCROACHMENT BY WHITE PEOPLE, FROM THE WHITE COMMUNITY AREAS, RESIDING WITHIN OUR TRIBAL LANDS, SIGNIFICANT PORTIONS OF OUR TRADITIONAL AND RELIGIOUSLY REGARDED GROUNDS, SUCH AS BURIAL AND WHERE CEREMONIAL RITES ARE PERFORMED, WERE UPROOTED, DESECHATED AND DESTROYED, AND; WHEREAS, SINCE 1775, THE NON-INDIAN COMMUNITY HAS ENJOYED THE CONSTITUTIONAL RIGHTS OF LIFE, LIBERTY, AND THE PURSUIT OF HAPPINESS, AND THAT THEY HAD PRIOR KNOWLEDGE, AND FULL UNDERSTANDING OF FACTS, THAT THE KOOTENAI NATION DID ENJOY SIMILARILY ESTABLISHED RIGHTS SINCE TIME IMMEMORIAL, THROUGHOUT INNUMERABLE GENERATIONS, UNTIL THE TIME OF OVERPOWERING DOMINATION OF WHITE SOCIETY IN GENERAL, IT IS CLEAR NOW, THAT OUR PEOPLE SINCE 1855, HAVE SUFFERED CONTINUOUSLY THROUGHOUT TO THIS DATE AND TIME, THESE ABOVE AFOREMENTIONED RIGHTS, WHICH ARE SO CONSIDERED IMPORTANT AND INALIENABLE BY ALL RACIAL COM-MUNITIES THROUGHOUT THESE UNITED STATES, UNDER THE CONSTITUTION OF THE UNITED STATES.

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NOW THEREFORE, BE IT RESOLVED THAT, THAT KOOTENAI NATION, IN FIRM REALIZATION AND BECAUSE OF ITS UNIQUE PAST HISTORY, EMPHASIZED IN THIS RESOLUTION. THE MANY INEQUITIES SUFFERED, THE USURPTION OF THE POWERS OF THE GOVERNMENT OF THE UNITED STATES OF AMERICA AS THE CONQUERING NATION. THE LACK OF RECOGNI-TION OF THE KOOTENAI NATIONS RIGHTS AS A SOVEREIGN NATION WITHIN A NATION. THE EXTREME LAXITY ON THE PART OF THE UNITED STATES OF AMERICA IN TAKING NOTICE OF. OR DISSOLVING THE 120 YEAR PLIGHT OF OUR PEOPLE, THE PATIENCE, TRUST, AND PEACE SHOWN BY THE KOOTENAI NATION. TO THE GOVERNMENT OF THE UNITED STATES AND ITS PEOPLE FOR THE PAST 200 YEARS. THE DISTINCT AND PROFOUND LACK OF INTEREST AND TRUSTEESHIP SHOWN BY THE GOVERNMENT OF THE UNITED STATES. TOWARD THE KOOTENAI NATION, BEFORE, NOW, AND FOREVER RESIDING WITHIN THE BOUNDARIES OF THE UNITED STATES OF AMERICA FOR THE PAST CENTURIES, DOES HEREBY, BY THIS RESOLUTION, AUTHORIZES ITS DULY ELECTED CHIEF, CHAIRMAN, AND TRIEAL COUNCIL, TO ACT IN THE BEHALF OF AND IN THE INTEREST OF THE KOOTENAI NATION, BY POSTING, TO THE PRESIDENT OF THE UNITED STATES OF AMERICA, A LETTER OF INTENT. THAT IN THE EVENT. THAT NEGOTIATIONS FOR RESTORATION OF A PORTION OF THE KOOTENAI NATION'S ABORIGINAL LANDS ARE NOT RETURNED TO THEM. AND THAT RESTITUTION FOR THE DEPLETION OF ITS NATURAL RESOURCES AND OTHER HIGH CRIMES. TAKEN FROM AND COMMITTED ON. THESE LANDS, IS NOT EQUITABLE IN A NEGOTIATED RESOLVEMENT BETWEEN THE KOOTENAI NATION AND THE PRESIDENT OF THE UNITED STATES OF AMERICA OR HIGH LEGAL EMMISARIES. WITHIN FIVE (5) DAYS OF THE POSTED TIME. BE IT FURTHER RESOLVED THAT, THE DULY ELECTED TRIBAL COUNCIL OF THE KOOTENAI NATION, IF. AFTER THE ALLOTED FIVE (5) DAYS AND NO POSITIVE ACTION IS INITIATED IN BEHALF OF THE KOOTENAI NATION BY THE GOVERNMENT OF THE UNITED STATES OF AMERICA, WILL DEEM IT NECESSARY AND PROPER IN INITIATE ACTION, AS IT WILL BE

-6-

THE ASSUMPTION OF THE KOOTENAI NATION THAT THE UNITED STATES OF AMERICA THEN RELINQUISHES ITS FOWER OF DOMAIN OVER THESE LANDS, IN THE FORM OF A DECLARATION OF WAR, WHICH WILL THEN EXIST BETWEEN THE KOOTENAI NATION OF INDIANS, AND THE UNITED STATES OF AMERICA AND ITS POSSESSIONS.

AND BE IT FURTHER RESOLVED THAT, AT THE COMMENCEMENT OF HOSTILITIES AS A SOVEREIGN NATION, THE KOOTENAI TRIBE WILL THEREBY ASSERT THEIR COMPLETE SOVEREIGNITY BY: TO WIT:

LEVY TAXES.

REGULATE INTERNATIONAL COMMERCE.

PRINT MONIES.

FORM A MILITIA FOR PROTECTION OF ITS PEOPLE AND THE ENFORCEMENT OF ITS LAWS.

DISSOLVE NON-INDIAN PROPREITORSHIP OF LANDS/PROPERTY.

AND RESUME COMPLETE AUTHORITY OVER THE ENTIRE SCOPE OF THEIR ABORIGINAL HOLDINGS.

SIGNED:	September 4, 1974	
(SIGNED)	MOSES JOSEPH	MOSES JOSEPH, TRIBAL CHIEF
(SIGNED)	AMELIA CUTSACK TRICE	AMELIA CUTSACK TRICE, CHAIRWOMAN
(SIGNED)	MATHIAS DAVID	MATHIAS DAVID, VICE-CHAIRMAN
(SIGNED)	EILEEN LOWLEY	EILEEN LOWLEY, SECRETARY
(SIGNED)	MARY DAVID	MARY DAVID. TRIBAL COUNCIL MEMBER

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#### <u>T R E A T Y</u>

#### ARTICLES OF AGREEMENT AND CONVENTION NOTICE

THAT AT BONNERS FERRY, IDAHO, ON THIS \_\_\_\_\_ DAY OF \_\_\_\_\_\_ IN THE YEAR OF OUR LORD, ONE THOUSAND NINE HUNDRED AND SEVENTY-FOUR, A TREATY, BY AND BETWEEN, \_\_\_\_\_\_ THE OFFICIAL DELEGATE OF THE PRESIDENT OF THE UNITED STATES OF AMERICA, ON BEHALF OF THE UNITED STATES OF AMERICA, AND THE UNDERSIGNED HEADMAN OR CHIEF, AND THE DULY ELECTED MEMBERS OF THE TRIBAL COUNCIL OF THE KOOTENAI NATION OF INDIANS OF THE NOW STATE OF IDAHO, AND BEING UNDERSTOOD AND AGREED UPON THAT THESE DELEGATES ARE RECOGNIZED BY AND FOR THE INTEREST OF EACH OF THE PARTIES CONCERNED, IS NOW FORMULATED.

#### ARTICLE I

THE SAID KOOTENAI NATION, HEREBY CEDES, RELINQUISHES, AND CONVEYS, TO THE UNITED STATES OF AMERICA, TITLE AND INTEREST IN AND TO THE COUNTRY OCCUPIED AND CLAIMED BY THEM, WITH EXCEPTIONS AS STATES IN ARTICLE II OF THIS DOCU-MENT, BOUNDED AND DESCRIBED AS FOLLOWS, TO WIT:

> BEGINNING ON THE NORTHWEST ON THE INTERNATIONAL BOUNDARY AT THE CREST OF THE SELKIRK MOUNTAINS AND RUNNING ALONG THE CREST OF SAID MOUNTAINS IN A SOUTHEASTERLY DIRECTION TO THE HEADWATERS OF ROSS CREEK, THENCE IN A NORTHEASTERLY DIRECTION ALONG THE CREST OF THE MOUNTAINS BETWEEN ROSS CREEK AND BULL RIVER TO THE CREST BETWEEN BULL RIVER AND LIBBY CREEK, THENCE, ALONG SAID CREST TO KOOTENAI FALLS, THENCE IN A DIRECT NORTHERLY DIRECTION TO THE INTERNATIONAL BOUNDARY, THENCE, WESTERLY ALONG SAID BOUNDARY TO THE POINT OF BEGINNING.

#### ARTICLE II

THERE IS HOWEVER, RESERVED FROM THE LANDS AFORT CEDED, FOR USE AND OC-CUPATION OF THIS SAID NATION, AS A GENERAL RESERVATION, THE LANDS NOW HELD IN TRUST IN INDIVIDUAL ALLOTMENTS, AND THE LANDS NOW HELD IN TRUST BY THE TRIBE AND THE LANDS INCLUDED WITHIN THE FOLLOWING BOUNDARIES, TO WIT:

> 200 SECTIONS OF LAND, TO BE MARKED OUT BY THE KOOTENAI TRIBE ON A SECTION BY SECTION BASIS, ALL WHICH TRACTS SET APART NOW WITHIN THESE BOUNDARIES, AND ALL OTHER LANDS PURCHASED OR AC-QUIRED IN THE FUTURE SHALL BE SURVEYED, MARKED OUT AND PUT INTO TRUST FOR THE EXCLUSIVE USE AND BENEFIT OF THE INTENDED NATION OR TRIBE AS PART OF THE RESERVATION.

#### ARTICLE III

THE KOOTENAI NATION SHALL RESPECT THE RIGHT OF THE UNITED STATES GOVERN-MENT FOR PUBLIC CONVEYANCE AND PUBLIC UTILITY THEREOF, TO BUILD REASONABLE ACCESS ROADS AND UTILITIES THROUGH SAID RESERVATION, AFTER EASEMENT HAS BEEN PURCHASED ON AN EQUITABLE BASIS FROM THEM.

#### ARTICLE IV

THE UNITED STATES GOVERNMENT SHALL RECOGNIZE THE INHERENT, ABORIGINAL, AND INALIENABLE, RIGHT OF THE KOOTENAI NATION, TO HUNT, FISH AND TRAP WITHIN THEIR ABORIGINAL BOUNDARIES, NOR SHALL THESE RIGHTS BE CONTROLLED NOR CURTAILED IN ANY MANNER BY THE GOVERNMENT OR THE STATES IN WHICH THESE ABORIGINAL LANDS EXTENDED, AND FURTHER EXTENDED AND SECURED, BY SAID INDIANS, IN THE RIGHT TO ERECT TEMPORARY BUILDINGS OR SHELTERS FOR CURING THE FLESH OF SUCH FISH AND GAMES, BERRIES AND ROOTS, AS MAY BE GATHERED IN THAT LOCALITY, AND PASTURE THEIR HORSES AND CATTLE UPON OPEN AND UNCLAIMED LANDS.

FURTHER SHALL IT BE RECOGNIZED THAT THE KOOTENAI NATION SHALL RETAIN TRIBE RIGHTS OF ALL WATERS BOTH SURFACE AND SUB-SURFACES IN CONJUNCTION WITH THE WINTERS DOCTRINE AND OTHER LAWS PERTAINING TO ITS USE, QUALITY, QUANTITY, AND ABORIGINAL RIGHT.

AND FURTHER SHALL IT BE RECOGNIZED THAT THE KOOTENAI NATION SHALL RETAIN THEIR RIGHTS OF ALL MINERALS BOTH SURFACE AND SUB-SURFACE AND SHALL, IN THE DISCOVERY OF SUCH MINERALS EXERCISE THEIR RIGHT TO CONTRACT EXPLOITA-TION OF SAID MINERALS AT THEIR DISCRETION.

#### ARTICLE V

AT THE RATIFICATION OF THIS TREATY, THE GOVERNMENT OF THE UNITED STATES AGREES TO PLACE IN THE TRUST ACCOUNT OF THE KOOTENAL TRIBE, FUNDS IN AD-DITION TO THE REMAINDER OF THE SUM RECEIVED UNDER THE INDIAN CLAIMS COMMISSION DOCKET NO. 154, TO THE AMOUNT OF \$1.00 ADDITIONAL PER ACRE TO TOTAL \$1,367,280.00. THIS DEFMED BY THE KOOTENAL NATION AS AN QUIT-ABLE AND FINAL MONETARY SETTLEMENT FOR THESE CEDED LANDS. THESE FUNDS TO BE USED FOR THE BENEFIT OF THE TRIBE FOR FUTURE ENTERPRISES, OR AS THE GENERAL COUNCIL SHALL DIRECT, HOWEVER, NO AMOUNT OF THESE FUNDS BE USED TO PAY THE DEBT OF INDIVIDUALS.

#### ARTICLE VI

THE UNITED STATES AGREES FURTHER, THAT THERE SHALL BE NO GENOCIDE, RE-TALIATION OF REPRISALS FOR THE DEEDS OF THE KOOTENAI PEOPLE IN THE NECESSARY ACTION TAKEN TO INSTRUMENTATE THESE PROCEEDINGS, AND AS RE-COGNITION OF THIS TRIBE'S SOVEREIGNTY AS A NATION WITHIN A NATION, THE TRIBE SHALL HAVE THE RIGHT TO ESTABLISH ITS OWN LAWS, POLICE, AND COURT OF LAW, IN TRYING OFFENDERS OF THE TRIBE'S LAWS BENEATH THE LEVEL OF A FELONY, AND DOES RELINQUISH JURISDICTION TO THE UNITED STATES GOVERNMENT TO ARREST AND TRY OFFENDERS OF CRIMES CLASSED AS FELONIES, HEINOUS, WHETHER COMMITTED AGAINST AN INDIAN OR NON-INDIAN.

#### ARTICLE VII

UPON RATIFICATION OF THIS DOCUMENT, KNOWN AS THE BONNERS FERRY TREATY, THE KOOTENAI NATION, ITS PEOPLE, HEREBY PLEDGE TO THE UNITED STATES AND TO ITS CITIZENS, AND TO ITS POSSESSIONS, NEVER TO MAKE WAR WITH THEM OR OTHER TRIBES, OR HARBOUR KNOWN CRIMINALS, EXCEPT IN SELF-DEFENSE OR THE WILLFUL VIOLATION OF THIS TREATY AND THEN ONLY IN THE EVENT THAT NEGOTIATED DIF-FERENCES CANNOT BE RESOLVED IN A PEACEFUL MANNER. THIS SHALL BE AN APPLICABLE FORM OF RECIPROCITY WITH THE UNITED STATES GOVERNMENT.

#### ARTICLE VIII

THE UNITED STATES FURTHER AGREES THAT THE KOOTENAI NATION IN NO WAY RE-LINQUISHES ITS RIGHTS UNDER THE CONSTITUTION AND BILL OF RIGHTS, AS CITIZENS OF THE UNITED STATES, NOR SHALL THE GOVERNMENT DELETE ITS TRUST RESPONSIBILITIES IN ANY WAY THROUGH THE GOVERNMENTAL AGENCIES NOW IN FORCE IN COMMON WITH AND INVOLVING OTHER TRIBES AND BANDS IN THE INDIAN \*COMMUNITY.

#### ARTICLE IX

IN CONCLUSION IT IS HEREBY AGREED THAT NO PART OF THIS TREATY SHALL BE DELETED NOR ABROGATED IN ANY FORM WITHOUT FULL CONSENT OF THE GOVERNING BODY OF THE KOOTENAL NATION.

#### ARTICLE X

THIS TREATY SHALL BE OBLIGATORY UPON THE CONTRACTING PARTIES UPON RATI-FICATION BY THE PRESIDENT AND THE CONGRESS OF THE UNITED STATES.

IN TESTIMONY WHEREOF, I \_\_\_\_\_\_ AND THE UNDERSIGNED CHIEF, AND THE TRIBAL COUNCIL MEMBERS DO HEREBY SET THEIR HAND AND SEAL.

Moses Joseph, Chief

Amelia Cutsack Trice, Chairwoman

Mathias David, Vice-Chairman

Eileen Lowley, Secretary

Mary David, Tribal Council Member

## EAST OREGONIAN, Pendleton, Ore., Saturday, Sept. 14, 1974 Page 11

## **Treaty Talks Eyed**

*War May Be Averted* 

Lowiston Morning Tribuno

Sun. Sept. 15, 1974

Andrus Sympathetic Toward

LEWISTON, IDAHO-CLARKSTON, WASH., SATURDAY, SEPTEMBER 14, 1974

# Treaty

## Kootenai Indians Threaten War

#### 26 THE SPOKESMAN-REVIEW Spokane, Wash., Sunday, Sept. '15, 1974.

## TRIBE VS. U.S.

## Kootenais Issue New Ultimatum

BONNERS FERRY, Idaho ners Ferry. Violators will be

## ANDRUS SYMPATHIZES

Idaho's Gov. Cecil Andrus said Saturday that the tiny Kootenai Indian tribe has legitimate grievances and is interested in waging "verbal warfare" rather than violent confrontations.

Andrus told a Spokane press conference that the tribe, which number but 67 persons near Bonners Ferry has lived in "substandard conditions and it

## in Kootenai Indian Dispute Treaty Tulks

BONNERS FERRY, Idaho (AP) — Bureau of Indian Affairs officials pledged Friday to seek high-level treaty negotiations with northern Idaho's Keotenal Indians, who have promised to go to war against Ford until midnight Thursday to respond to their demanos. Unless there is a response, the resolution said, the tribe will assume the government has relinguished "its power of domain" over 1.6 million acres and it would defend itself if resisted in efforts to assert ownership over the disputed land, '

CARLED B.

"The tribe is fighting for survival," he said. "Some think it may be extinct in a?

With Indians BONNER FERRY, Idahd (AP) - High-level freaty negotiations promised by Bureau of Indian Affairs officials may avert a modern-day Indian \$11 m m

ton, the tribe's community BONNERS FERRY, Idaho - The Kocsenal Nation, one of field representative, said tothis country's smallest and day the tribe did not have a most forgotten Indian tribes, representative at the conferwill go on the warpath next ence when the 1855 treaty was Friday unless it hears from signed and that, in fact, cop-President Gerald R. Ford. les of the treaty show that the The 67-member tribe has ap-Kootenai lands aren't even de-

Rootenons inreaten wour on 9.9.

ahead at the tribal office here for such an eventuality. "We realize our activity is an embarassment to the government, but think of the embarassment it has been to the Kootenai people all these years not to have thick

acres of land, generally cenfered on Bonners Ferry, w bounded on the west just in-100 side the Idaho boundary, south to to Lake Pend Oreille, cast to he about 20 miles from the Mon- to tana boundary and north to al the Canadian line, belongs to , pd

A di

Mar 1965

Area Portland

### Branch of Real Property Management

## ANNUAL REPORT OF CASELOADS, ACREAGES UNDER BIA

## AND SURFACE LEASING

JUNE 30, 1974

Reservat	ion	Koot	<u>enai</u>
State	Idaho		

Reporting Office Northern Idaho Agency

CASELOADS - (SHOWING ACREAGES AFFECTED BY, AND MONIES DERIVED FROM, THESE ACTIONS)

Types of Cases	Previous Pending	New Cases	Approved	Disapproved	Total Completed	Current Pending	Acreage Affected	Income, Proceeds, Annual Rental Rate
Sale Transactions	. 0	1	0	0	0	1	0	0
Acquisitions	0	5	0	0	0	5	0	0
Patents-In-Fee	0	.0	0	0	0	0	0.	0
Rights-Of-Way	0	0	0	0	0	0	0	0
Surface Leases 1. Agriculture	0	12	6	6-	12	0	397.67	11,446.46
2. Business	0	0	0	0	0	. 0	0	0
3. Other	0	0	0	0	0	0	0	0
TOTAL SURFACE LEASES	. 0	12	- 6	6	12	0	397.67	11,446.46
		1				1	•	
Mineral Leases 1. Oil and Gas	0	0	0	0	0	0	0	0
2. Other than Oil and Gas	0	0	0	0	0	0	0 .	0
TOTAL MINERAL LEASES	0	0	0	0	0	0	0	0

Sale transactions includes exchanges, partitions, gifts, and all other such actions. An exchange should be counted as two cases.

Patents-In-Fee includes orders removing restrictions and certificates of competency.

Surface leases given at nominal rental rates should be shown under "3. Other" rather" than under "2. Business". Permits should also be included.

	. A	CREAGES					COUNT	IES IN WHI	. Chi Lan	D. Atta	LOCATED	
wnership Pr	revious Balance	Acquisition		sposals Acres)	Present Balar (Acres)	ce Coun	ty.			of Owne	ership vernment	Total
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vidual stal	2,386.85	0		0.	2,386.85							
rnment ***/	1,2.50	. 0		0	12.50				•			
L ACRES	2,399.35	0			2,399.35		*					. (4
	umn: Includes _		only in 4	allotments	ject to taxati - title in tr	ust not as y	ret accepted	by Secret	ary.	- 67 -		
*	• 1	•							•	.67		
Ownership		•	MARY OF SI	URFACE LEAS		S IN FORCE A Cancelled &	ND EFFECT	Pr	esent I		Ar	nnual Rental
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BUREAU OF INDIAN AFFAIRS Branch of Real Property Management

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### ANNUAL REPORT OF MINERAL LEASING ACTIVITIES

Reservation Kootenai

Area <u>Portland</u> Reporting Office <u>Northern Idaho Agen</u>cy

# JUNE 30, 19\_74

State \_\_\_\_Idaho

					OIL AND GA		MARY OF		AND PE	RMITS				
Ownershi	Lp	Previous	Total	Added I	ouring Year	Canc'd. & During	x Term'd g Year	• P1	resent	Total	Previous Total	Added Dur ing Year	Released	
	•	Leases	Permits	Leases	Permits	Leases	Permit	s Lea	ases	Permits	(Acres)	(Acres)	(Acres)	(Acres)
Tribal		0	0	0	0	0	0	0		0	0	0	0	0
Individual		0	0	0	0	Ó	0	0		0	0	0	0	0
TOI	TALS	0	0	0	0	0	0	0		0	0	0	0	0
1			· · •		SUM	MARY OF I	NCOME SI	INCE DI	SCOVERY					
		Previous Gr	oss	•.			Inco	me Duri	ing Yea	r				resent Gross
Source	2	Total	Pe	rait ees	Bonuses	Royalties Producti			yls. in rilling		. Other	Tota		Total
Tribal Oj	il ·	0	0		0	0		0		0	0	0		0
Ga	as	0	0		0	0		- 0		0	0	0		0
Individual	11			-									•	
Ga	as	0	0		0	0		· : 0	*	- 0	0	0		0
TO	TALS	0	0		0	0		- 0		0	0	0		0
		SU	MMARY OF P	RODUCTION	I			-		SUMMARY OF	PRODUCING W	ELLS, AND D	RY HOLES CO	MPLETED
Tribal			Previous Since Dis		Total During Ye		esent To ce Disco		Tribal	•	•	Previous Total	Drilled During Yes	Fresent Total
	il (Barre as (Cubic		. 0		0		0			Oil Gas		0	0	0
*							<u></u>			Dry H	loles	0	0	0
Individual									Indivi					
and the second se	il (Barre		0		0		0			Oil	-	0	0	0
G	as (Cubic	reet)	0.		0		0			Gas	loles	0	0	0
					1						TOTALS	0	0	0

	Previous	Total	Added Du	ring Year	g Year Canc'd. & Term'o During Year		Present Total		Previous Total	Added During Ye	Release arDuring	
Ownership Leases Pe		Permits	Leases	Permits	Leases	Permits	Leases	Permits	(Acres)	(Acres)	The second	and in the second
Tribal	0	0	0	0	0	0	0	0	0	0	0	0
individual	0	0	0	0	0	0	0	0	0	0	0	0
TOTAL	0	0	0	0	0 -	0	0	0	0	0	0	0
	3	SUMM	RY OF PRO	DUCTION A	ND INCOME	DURING FI	ISCAL YEAR	(BY TYPES OF	MINERALS)			7
-				Leases ar	d Mining	Permits (1	Including S	and, Gravel,	Etc.)		Prosp	ecting Permits
- Type of M	ineral	Produc	Leases & er on Whic tion and/ he Receive ing Year	or And At Er	rmits r in Forc Effect d of Year	Durin	duction ng Year )(Cu.Yds)	Total Income During Year	Leases &	Permits rted	Number of Permits	Income During Year
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	TOTAL		0.		0			0		0	0	0
				ANAI	YSIS OF 1	INCOME DURI	ING FISCAL	YEAR				
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ribal 1. Leases and Mi	ning Permits <u>*</u>			0		0		0	0		0	0
2. Prospecting P	ermits	-164 5	0	0					0		0	0
ndividual 1. Leases and Mi	ning Permita	1 281.4		0		0	· · · · · · · · · · · · · · · · · · ·	0	0		0	0
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ship 62 north, range 1 east, Boise meridian, Boundary
County, Idaho, described as follows: Beginning at a point
20 rods south and 20 rods west of the northeast corner of
lot 3, section 20, thence west 20 rods, thence south 20 rods,
thence east 20 rods, thence north 20 rods to place of beginning, containing 2.50 acres, more or less.

TRACT NUMBERED 2. That part of lot numbered 3 in 7 section 20, township 62 north, range 1 east, Boise meridian, 8 Boundary County, Idaho, described as follows: Beginning at 9 a point 20 rods south of the northeast corner of lot 3, thence 10 west 20 rods, thence south 20 rods, thence west 10 rods, 11 thence south 40 rods, thence east 30 rods, thence north 60 12rods, to place of beginning, containing 10.00 acres, more or 13 less. 14

15 SEC. 2. The above-described property shall be adminis-16 tered in accordance with the laws and regulations applicable 17 to Indian tribal trust property.

18 SEC. 3. The Indian Claims Commission is directed to 19., determine in accordance with the provisions of the Act of 20 August 13, 1946 (60 Stat. 1050), the extent to which value 21 of the title conveyed should or should not be set off against 22 any claim against the United States determined by the 23 Commission.

 $\mathbf{2}$ 

Calendar No. 808

93d CONGRESS 2d Session

1...

S. 634

[Report No. 93-837]

## A BILL

To declare that certain federally owned lands shall be held by the United States in trust for the Kootenai Tribe of Idaho, and for other purposes.

By Mr. CHURCH and Mr. McCLURE

JANUARY 31, 1973 Read twice and referred to the Committee on Interior and Insular Affairs

> MAX 9, 1974 Reported with amendments

Buscai rejected WTC+BKP provelly Drampart Hatel 9/22 NW AMTA Alueras a truly and a a a land cession They were left out asson they were left out asson all they get acos non - Relletweets feacteousation 1.25 alcougual begats still beld NFloud - more land and & NF - 4500 Acos Kuleyel

Willhow Firm Files & Settled Claim files & Settled ICC \$450,000 FS teaster -- lougues ault Real issue : who comes to talk a them. Negats in Wash? Oval office Defused for 3 days MS wan interior reg. MT his unt hear to muy NIO Nections.

Sopwituded acceptelle Vince Littlehe Wardell 509-624-4291 Caear d'alus 7.0 ; pst 2:30 pst E 208-274-2962

BA	RAN
YOU WERE CALLED BY-	YOU WERE VISITED BY-
MEI	TONASKET
F (Organization)	ION HOREI
PLEASE CALL PH	HONE NO (509) 826- 45
_	IS WAITING TO SEE YOU
WILL CALL AGAIN	
] WILL CALL AGAIN ] RETURNED YOUR CALL	WISHES AN APPOINTMENT

RECEIVED BY	DATE	TIME
6	9-23	
STANDARD FORM 63 REVISED AUGUST 1967 GSA FPMR (41 CFR) 101-11.6	άυ. s. gpo: 1972 - 472-749	63–108

September 26, 1974

### MEMORANDUM FOR:

MORRIS THOMPSON STAN POTTINGER JOHN CARLSON KENT FRIZZELL WALLACE JOHNSON FRANK ZARB BEN HOLMAN

#### SUBJECT:

Declaration of War from the Kootenais

The attached communication was received in my office at 3:30 p.m. today.

As some of you know, I had a long and, I would say, generally friendly talk with Ms. Trice Monday or Tuesday night of this week and tried very hard to persuade her to take up Commissioner Thompson's offer of a breakfast meeting with her and her colleagues in Spokane next Monday morning (he will be there anyway for another meeting). She seemed quite reluctant -trying to get Morrie or me to come to Bonner's Ferry instead. So far, that is where things stand. Morrie and I both continue to be opposed to the idea of either his or my running out on the scene of every such threatened or actual confrontation.

Bradley H. Patterson, Jr.

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CF