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Ten Years of Tribal Government Under I. R. A.

By THEODORE H. HAAS, Chief Counsel United States Indian Service

UNITED STATES INDIAN SERVICE

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DEPARTMENT OF THE INTERIOR

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UNITED STATES INDIAN SERVICE

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TEN YEARS OF TRIBAL GOVERNMENT Under The Indian Reorganization Act

by Theodore H. Haas, Chief Counsel

HE INDIAN REORGANIZATION ACT (48 Stat. 984), one of the most important and comprehensive Indian laws, was adopted a few days before the close of the first Congress which convened in the administration of Franklin D. Roosevelt. Although approved by the President on June 18, 1934, none of the authorized appropriations became available until May 1935. Though the Act dealt with a wide variety of subjects including land, credit, education, Indian employment and tribal organizations, this article will be confined to a discussion of the self-government feature.

KLAMATH INDIANS FIRST PROPOSED INCORPORATION IN 1927

The first suggestion for the incorporation of tribes was advanced in 1927 by the Klamath Indian tribe of Oregon. Indians of other tribes, including Vice-President Curtis, a Kaw Indian, contributed many ideas which were embodied in the bill. The Indian Reorganization Act was presaged by the enactment by Congress of the Pueblo Relief Act on May 31, 1933, prohibiting the Secretary of the Interior from spending moneys appropriated under that Act for the various Pueblos "without first obtaining the approval of the governing authorities of the Pueblo affected."

While the Indian Reorganization bill was pending in Congress, Com missoner Collier and some of his principal aides attended ten meetings in various parts of the country to discuss and consult with delegations from Indian reservations and with other Indians about the proposed legislation. These conferences constituted a new precedent. They symbolized a new relation between the Indians and the Indian Office which the Commissioner hoped would evolve. In lieu of administrative absolutism there would be developed between government officials and Indians a partnership in the determination of many policies. Instead of the superintendents or Washington officials deciding everything, there would be an area for local selfgovernment. If the Indian councils proved capable and faithful to their trust, "mey would be delegated additional power by the Secretary.

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Under the terms of the Indian Reorganization Act power of approval or veto over the disposition of all tribal assets was given to the Indian tribes. It also authorized them to take over control of their own resources and to con-

duct tribal enterprises as membership corporations which would be subject to diminishing federal supervision as the tribal leadership showed a desire for more control and an ability to direct their affairs. Other enumerated powers were the right to employ legal counsel (subject to the approval of the Secretary of the Interior with respect to the choice of counsel and the fixing of fees), the right to negotiate with federal, state and local governments, and the right to be advised of all appropriation estimates affecting the tribes before such estimates are submitted to the Bureau of the Budget and Congress.

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When a tribe is ready to draft its constitution, a constitutional committee of representative tribal members is chosen. It is the duty of this committee to draw up a constitution which will fit the needs of the tribe. The Department offers its assistance in the preparation of such documents, but only to the extent that such assistance is required. Scrupulous care is exercised to see that the document as drafted represents the wishes of the Indians.

When the constitutional committee has completed its draft and is ready to present the constitution to the tribal members for a vote, an election is requested by the constitutional committee or by a petition signed by one-third of the adult members of the tribe. The calling of this election is mandatory upon the Secretary of the Interior when the request is made in the manner prescribed by law. Thus a tribe may vote repeatedly upon the question of adopting a constitution, in those cases where such elections have failed to carry. It is not within the Secretary's discretion to determine whether or not the election shall be called.

CONSTITUTIONS AND BY-LAWS SUBJECT TO AMENDMENT

The constitution and by-laws when ratified by majority vote of the adult members of the tribe or of the adult Indians residing on the reservation, as the case might be, and approved by the Secretary of the Interior, could be revoked by an election open to the same voters and conducted in the same manner. Amendments may be ratified by the tribe and approved by the Secretary in the same manner as the original constitution and by-laws. The Act also provided that it should not be applicable to any reservation wherein a majority of all of the Indians entitled to vote, voted against its application. The original act provided that elections had to be called on the Act within one year after its approval. However, by the Act of June 15, 1935, this period was extended another year. The amendment to the act modified this rule so as to require a majority of those voting in an election in which not less than 30 per cent of those entitled to vote actually vote. Although many provisions of the statute did not originally apply to the Territory of Alaska or the State of Okía® homa, the Act of May 1, 1936, (49 Stat. 1250) and the Act of June 26, 1936, (49 Stat. 1967) extended the main provisions of the Indian Reorganization Act, with minor modifications, to Alaska and to Oklahoma.

During the period in which votes were taken on whether the Indian Reorganization Act should apply to the reservations, which extended from 1934 to 1936, 258 elections were held. The Oklahoma and Alaska Indians were not concerned in these elections as they were automatically brought under the law. In this balloting, 181 tribes (representing 129,750 Indians) voted to accept the law and 77 tribes (86,365 Indians) rejected it. About half of the latter were members of the Navajo Tribe (45,000) which rejected the act by a close vote.

At the present time there are 195 tribes, bands, and communities, or groups thereof, which are under the Indian Reorganization Act, excluding Indians in Oklahoma and Alaska. The Act applies to 14 groups of Indians who did not hold elections to exclude themselves from the application of the act.

On October 4, 1935 the first constitution prepared in accordance with the Indian Reorganization Act was adopted by the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana, by a vote of 549 to 123. It was approved by Secretary Ickes on October 28, 1935. Shortly thereafter constitutions were adopted and approved by the Rocky Boy's, Lower Brule and Fort Belknap Reservations. Ninety-three tribes, bands or Indian communities in the United States have adopted constitutions and by-laws, and seventy-three have been granted charters, permitting them to operate as business corporations.

Many constitutional provisions are substantially the same, notably those designed to enable the tribes to take advantage of the specific powers and benefits provided for in the Act. There are wide variations, however, in the provisions regarding tribal membership, the governmental organization, the safeguards available to individual members, the methods of handling tribal business and the extent of the supervision of the Secretary of the Interior.

TRIBAL GOVERNMENT TAKES MANY FORMS

While formal tribal organization has taken many forms, some governments have been adaptations of earlier tribal organizations. Some have merged the old and new forms and provided for a modern council and at the same time invested the chieftains with some power. A few organizations like the Minnesota Chippewas are confederacies.

After adopting a constitution and by-laws a tribe may, in accordance with section 17 of the Indian Reorganization Act, request the Secretary to issue a charter to the tribe. This request is made in the form of a petition signed by one-third of the adult Indians. The charter must be ratified by the tribe in a special election called by the Secretary. As in the case of the constitution, the calling of an election on the charter is mandatory when a petition is presented to the Secretary. A charter thus issued by the Secretary and ratified by the tribe may not be revoked or surrendered except by an Act of Congress.

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CHARTERED TRIBES BECOME BUSINESS CORPORATIONS

Most tribes subsequently supplemented their constitutions and by-laws by adopting charters. The Indian Reorganization Act provides for the issuance to organized Indian tribes of charters containing such powers as are incident to the normal functioning of a business corporation, such as capacity to make contracts, to adopt and use its corporate seal, to sue and be sued in courts of competent jurisdiction, and other powers as set forth in the following language of section 17: "to purchase, take by gift, or bequest, or otherwise, own, hold, manage, operate and dispose of property of every description, real and personal, including the power to purchase restricted Indian lands, and to issue in exchange therefor interests in corporate property, and such further powers as may be incidental to the conduct of corporate business, not inconsistent with law,....".

The exercise of corporate authority by a tribe is limited in certain respects by specific prohibitions against any sale, mortgage, or a lease for more than ten years, of any land within the reservation boundaries. The grant of a charter is made to enable a tribe more effectively to utilize the powers which it already possesses as an organized body, (55 I. D. 14), in promoting the welfare of its members. It bestows legal responsibility upon the organization and it adds weight to the legal status of the government body charged by the members with the duty and authority to administer the tribe's powers.

TRIBAL POWERS LIMITED

Neither the constitution and by-laws nor a corporate charter give the Tribal Council power to control the conduct of members of the tribe except in respect to the matters set forth therein. They do not interfere with the pursuit by the members of their own private objectives except in such ways and to such an extent as the members themselves have agreed. They do not interfere with allotment rights or shares in tribal benefits. The property with which the Tribal Council may deal is only the property of the tribe as a whole, not that of the individual members. Several tribes, which have constitutions but failed to ratify charters, have recently ratified charters, and thus have become eligible for loans under the revolving credit fund.

Many tribal governments are approaching the end of the first decade of their operation. To some tribes with corporate charters the end of the first ten years has a special significance. Most of the I. R. A. charters provide that after the charters have been in effect for a specified period of years certain supervisory powers of the Secretary of the Interior may be terminated by action of the tribal council, the Secretary and the tribe. In some charters the supervisory powers of the Secretary may be terminated after a period of five years. If the Secretary disapproves the request for termination by the tribal council, the council may be freed from this supervision if two-thirds of the eligible voters of the tribe concur.

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SOME DIFFICULTIES OF TRIBAL GOVERNMENT

Before the various aspects of tribal governments are discussed, some of their difficulties, past and present, will be reviewed under the following headings:

- 1. Federal Indian Policy.
- 2. Institutional opposition to tribal government within the Indian Office.
- 3. Lack of familiarity among the Indians with white culture.
- 4. Misunderstandings and misinterpretations of the Indian Reorganization Act.

5. The war.

6. Abolition of the direct governmental services to tribal government.

1. Federal Indian Policy. Until comparatively recently the policy of the Federal Government has been to convert the Indian to the conventional land owning white farmer. The first step consisted in an attempt to break up tribal assets into individual allotments, to terminate historical tribal governments, and to suppress Indian customs and tribal laws. As a result some tribal governments had virtually disin'egrated or had lost a great deal of their original vigor and importance. Broken treaties and promises, and harsh to cruel treatment naturally caused many Indians to feel varying degrees of hostility to the white race. The suspicion was ingrained that any new policy which might be started by the government was motivated by a desire to aid the whites and hurt the Indians. Since Indians were denied their natural way of life, the government had to establish the odious ration system which sapped initiative and resourcefulness. Many of the Indians became dependent upon government aid as a consequence. A tradition of need for assistance therefore has been developed among many who have experienced long periods of dependency on rations or other government assistance as well as unemployment or partial employment.

2. Institutional opposition to tribal government within the Indian Office. When the Indian Reorganization Act was enacted in 1934 a large number of Indian Service officials, including superintendents and chiefs of divisions in the agencies and central office, were skeptical of its success; in fact there were some who did not believe in Indian self-government. During several previous decades some important officials of the Service were luke warm, or even unfriendly to many tribal councils. These employees, consciously or unconsciously, relegated Indian organization to the background. They absented themselves from council meetings.* Indian leaders frequently were not advised of reservation programs and other important facts. Often they were not consulted in the formulation of reservation plans. The attitude of the local administration in such cases may be likened to that of a colonial administrator who feels a keen sense of duty as a superior over an inferior people whose

*Some superintendents who were sympothetic with self-government did not attend tribal council meetings unless asked, because they did not wish to influence the council.

lives he controls. The feeling that Indians are not prepared to handle their own affairs, though prompted by high motives, may result in a display of paternalism towards the Indians which they will deeply resent. Any mistakes of tribal governments, which supported the preconceived idea that Indians were unfit, loomed large. Achievements, by the same mental process were forgotten. Fear was manifest among a few that their own power would be to a great extent jeopardized by another body having something to say about the management of the reservation. They betrayed an obvious annoyance when the council made recommendations concerning matters which they regarded as peculiarly a governmental responsibility, one within their purview, of course. While there has been great progress, there is still room for improvement.

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3. Lack of familiarity among the Indians with white culture. With the exception of a comparatively few tribes and individual Indians, American Indians are among the most economically depressed groups in the country. Educated Indians and those experienced in white methods often leave the reservation. While there has been a great improvement in the amount of education which most Indians receive, it is still several years less than that of most whites in neighboring communities. This leaves a dearth of educated leadership to carry on at home. Also the inability of many of the older Indians to understand English and many of the younger Indians to understand their native Indian tongue adds additional barriers. Lack of understanding and cooperation between the new and the old generation, an inevitable consequence in a rapidly changing culture, is often used to keep Indians in a divided status. Indians in some states are disenfranchised, and even in states where they vote, nowhere, save possibly in the State of Oklahoma, are many Indians elected or appointed to important offices. All these factors indirectly reflect on local Indians. For example most Indian councilmen had little experience in local government or in political matters generally prior to the institution of self-government on the reservation. Deeply frustrated groups are often plagued by internal rivalry and factionalism. Scapegoats are often sought. The Indians' plight is blamed on a person, a Bureau or a statute. The Commissioner of Indian Affairs, the Indian Office, the Superintendent, the Council or the I. R. A. may be attacked as the cause of all woes.

4. Misunderstandings and misinterpretations of the Indian Reorganization Act. Prior to the enactment of the Indian Reorganization Act during the early discussions of it, there was some condemnation by the delegates attending regional-held meetings over the country, based on misunderstanding of the probable effect of the statute, or on reasons not connected with the proposed legislation. As was to be anticipated, some opponents of the new administration including selfish vested interests, conducted a nation-wide campaign of false propagnda to defeat the measure. Real estate interests which had been acquiring Indian lands by devious methods, and stockmen and lumber

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interests which had profited by the inability of the Indians to protect their own resources, waged a campaign designed to perpetuate their privileges, often through hired Indians. Fontostic rumors were spread, such as: the bill was designed to deprive the Indians of the interests in their lands, to take away their allotments and communize them, to put the church out of business, and forbid missionaries to work among the Indians. For example, the Navajo Tribe rejected the act by a close vote because many voted in the negative, misadvised that its adoption would result in the confiscation of their sheep and goats by the government. Even before the voting was over there was started the first periodic drive by whites to scuttle the I.R.A., abolish the Indian Service, and terminate Federal guardianship over resources. This drive has recurred periodically. Another method of attack is to resort to litigation to vacate sentences of tribal courts imposed for violations of tribal ordinances.

5. The war. Since most Indian reservations are in rural, thinly populated regions, the difficulties of transportation within recent times have greatly added to the problem of communication so necessary to unity, between Indian leaders on and off the reservations. Various meetings, including those called by the Indian Service to exchange ideas and diffuse knowledge helpful to tribal organization, have been stopped because of travel restrictions and cuts in appropriations. Many courageous and able leaders were in the armed services or defense industries. Many have recently returned and are again playing a vital role in tribal affairs.

6. Abolition of direct governmental services to tribal government. The field staff of the Organization Division, all of whom were Indians, selected for their zealous espousal of Indian participation, stimulated tribal self-government. The failure of Congress to appropriate money for this work has retarded the development of tribal organizations on some reservations.

ACHIEVEMENTS OF TRIBAL GOVERNMENT

The achievements of tribal governments despite the difficulties which I have briefly enumerated have nevertheless been a long step forward. On some reservations work in tribal self-government has been laudable. Most tribal councilmen are seriously endeavoring to exercise their powers wisely and thoughtfully, because they have a stake in the final outcome. On this very principle the government predicates its whole program of self-government, namely that people who are most active in the making of their government will in the long run do most to perfect it. A resume of the accomplishments of tribal governments will prove this thesis.

1. Self-government and the war. Enemy propaganda has sought, according to reports, to exploit the weakest link in our political and economic system. Failure to live up entirely to the American creed of brotherhood and equality has been assailed, particularly in connection with minorities. Persons of Indian ancestry have been included. While sowing the seeds of prejudice

in various religious and racial groups, the enemy propagandists argued that the United States had broken treaties with the Indians and impoverished them by reducing the area and quality of their land. Such propaganda for many reasons has had little effect on the American Indian. Even before the outbreak of the war with Germany and Japan some Indian tribes like the Confederated Tribes of the Warm Springs Reservation of Oregon passed resolutions denouncing this propaganda.

There is no doubt that the gradual increase in self-government among the Indians during the last decade has contributed much toward overcoming historical bitterness and mistrust felt by some Indian groups against the United States. This has been evidenced by Indian leaders who frequently expressed their patriotism by speeches and deeds. Tribal councils invested over two million and a half dollars of funds in war bonds besides making sizable contributions to the Red Cross. Moneys were also set aside by some tribes to make loans to tribal members to pay transportation and tuition to trade schools in order to prepare members for defense work. A considerable amount of tribal land was permitted, leased or sold to the United States government for war purposes.

2. Management of tribal resources. One of the major functions of tribal councils is the management of tribal property. However, on allotted reservations containing little tribal land or other tribal resources, some tribal councils found it difficult to maintain interest in self-government after the novelty of elections had worn off. Some of the Lake States with meager tribal assets emphasized social and recreational activities. In other similar situations, as for example in the State of Oklahoma, the councils were mainly concerned with loans, leases, rehabilitation and relief. The chairman of the Caddo Council, by July 1940, intimated that the tribal revolving credit fund had enabled almost one-third of the tribal membership to be rehabilitated and taken off direct relief.

Tribal councils on the whole have exercised good judgment in controlling their resources. Tribal funds have been used to acquire fractionated heirship lands, to make loans for the purchase of land, livestock and equipment for individual members, and for tribal enterprises, such as livestock cooperative associations, tribal farming enterprises (including the producing of hay on tribal land), producers and consumers co-operatives, and arts and crafts organizations. Group action through corporations and cooperatives has increased the utilization of Indian resources. When the resources are owned by the tribe, the benefits of the enterprise accrue to members of the tribe as a whole. Prior to the passage of the I.R.A., only a handful of livestock associations were organized. Now they have increased in strength and number totaling about 160 cooperative livestock associations. Approximately 40 per cent of the Indian-owned beef cattle is managed by livestock associations which

have played an important role in improving breeding and management practices, range control, and feed production and cooperative sales. They have not only materially increased the income derived from the sale of cattle but they have enabled the Indians to utilize more fully the range lands, including the forestry areas suitable for grazing, aggregating approximately 80 per cent of the total Indian land resources.

In the initial stages of these enterprises supervision is usually given by Indian Service personnel to insure efficient operation and protection of the Ioan of the Federal Government. When the enterprise has created a sufficient surplus to insure its repayment, supervision is gradually relinquished until full responsibility is finally assumed by the Indians. Unfortunately this process is often slow.

Land management laws dealing with assignment, leasing, permitting and use of tribal lands also have been passed. Unfortunately economic plans for the use of Indian property are sometimes made by Indian Service officials with little or no participation by the Indians. Nevertheless, in my opinion there has been a slow but gradual increase in the amount of consultation by governn ent officials with Indian leaders in the framing of policies. It is becoming recognized that a plan, no matter how idyllic, which is not favored by the people affected may be doomed to failure.

An increasing number of ordinances have been enacted by tribal councils to protect fish and wildlife, to provide a better and more equitable use of tribal land, and to conserve tribal land from overgrazing. For instance, recently the Papago Tribal Council enacted ordinances reducing excessive stock on tribal lands and eradicating horses infected with dourine. The White Mountain Apaches have appropriated money to round up wild horses.

The power to approve loans from revolving credit funds to members has been granted to the Flathead Tribe. It is reported that on the whole the tribal loan committee has been successful. In a few jurisdictions there had been abuses of the power to control certain tribal assets and distribute funds. A few tribal treasurers have misused funds and councilmen, in instances, have appropriated to their own use substantial sums by paying larger per diems or for excessive travel. Others have favored relatives and friends. But these are only the exceptional cases.

3. Social welfare and education. Some tribes having conducted very extensive home improvement and public works programs, are thus beginning to supplement the work of the government in the field of social service. The Apache Tribe of the Mescalero Reservation in New Mexico has constructed houses for each of the families. Tribal loans have been given Indians requiring special medical attention not a ailable at local government hospitals. In addition, committees have assisted in health, education and relief. In a few places the whole relief program has been financed by the

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tribe. Almost thirty councils have included a compulsory education section in their law and order code and three councils have adopted special compulsory education ordinances. Tribal funds have been used to employ truant officers.

The Makah Tribe of the Makah Indian Reservation, Washington, bought from the United States Government an abandoned construction camp no longer needed by the U.S. Engineers. Under the direction of a tribal council almost entirely composed cf fullbloods, 64 new dwellings were moved to the Village of Neah Bay, the most populous village in the reservation, and about 250 members of the tribe secured vastly improved homes as a result. Twentyfour other buildings are utilized as boat houses, garages, wood shacks and other purposes. About \$60,000 of tribal funds was expended on the buildings and their removal.

4. Law and order. Under the revised law and order regulations promulgated by the Department soon after the passage of the Indian Reorganization Act, Indian Service officials are prohibited from controlling, obstructing or interfering with the functions of the Indian courts. Many councils have adopted their own law and order codes for their reservations which, after Secretarial approval, supersede the general regulations. Indian judges, while not always meticulous in following the proper procedure, have usually been conscientious and able in dispensing justice. Yet there is 'room for improvement in this field. The remuneration of Indian judges and Indian police is very low. Their training in law and procedure is often slight.

5. Miscellaneous. Tribal governing bodies besides those mentioned above have also enacted ordinances and resolutions dealing with a wide variety of other subjects. These include the correction of census rolls, the adoption and abandonment of membership, domestic relations including adoption, marriage, divorce and the appointment of guardians, inheritance, taxation and licensing, and tribal organizations and procedure. Variations in legislation will depend upon many facts, such as the power vested in the tribal councils by the tribal constitution, the local conditions and the calibre of the tribal officials. In distant Alaska the council of the native village of Noatak passed ordinances dealing with building permits, the making of wills and the straying of dogs.

6. Medium for communication. Ignorance breeds many ills. Maladministration, misunderstanding, and the dissemination of misinformation result when the channels of communication break down or are defective. The isolation of many reservations makes the transmission of developments in the Service of special importance. One of the major problems of the local agency administration is to diffuse a knowledge of its policies and of other important facts to local personnel and others principally affected.

Tribal leaders having a responsibility of conveying the news to their

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people should be kept advised of matters of importance to the Indians. Tribal councils offer an excellent medium for the transmittal of this information. Furthermore, by conferences involving the council, the superintendents, and other government officials, an opportunity is afforded to become ccquainted with Indian leaders and vice versa.

7. Recommendations. Community government also furnishes a means whereby administrators may know the opinions, hopes and aspirations of the Indians. Officials who are inclined to resent recommendations of Indian councils which they consider are in a field outside of the jurisdiction of the council are treading on doubtful ground. It is not uncommon for state legislatures, municipal councils and even Indian Service superintendents to pass resolutions concerning matters outside of their purview. Tribal councils who might do likewise should not be discouraged. Administrators should appreciate the insight gained thereby into Indian thinking. An ability to vocalize a complaint constitutes an emotional outlet of distinct seciel value.

A provision of the Indian Reorganization Act whereby the triber councils were authorized to advise the Secretary of the Interior with regard <u>reall gp</u>propriation estimates of Federal projects for the benefit of the tribe has apparently been disregarded in part because of the administrative difficulties involved. I believe that explaining to the councils these estimates and securing their views would be a very important educational process for both the Indian and the government personnel. An important step has already been taken. Budgets involving the use of tribal funds are discussed with the appropriate tribal council.

8. **Improvement.** Many effective and modern procedures have been established by councils in the conduct of business affairs and meetings. Tribal offices are now in evidence, some in the agency building and others in a separate tribal building. The number of persons who go to these tribal offices for assistance on some jurisdictions exceeds those who visit the agency.

Most of the Indians have also increased their knowlege of their constitutions and charters. There are still, however, many questions of interpretation of these documents which sometimes test the ingenuity of lawyers. Some tribal officials have been accused of violating provisions of their constitutions. Such actions may violate the Law and Order Code, in which case a remedy lies through a complaint to the tribal court. In others, recourse may be found in the impeachment or recall of the official, where the constitution provides for such remedies. Finally the electorate has, in all cases, the ability to elect new officials on the next election day.

9. Tribes not organized under the I. R. A. Four tribes which voted to come under the Indian Reorganization Act are operating under constitutions not under the Act.

Thirteen tribes which are not under the Indian Reorganization Act are

operating under constitutions. Eight of these constitutions have been approved by the Commissioner of Indian Affairs. The governing body provided for in some of these constitutions has considerable power. In other constitutions the powers are meager.

Under the present law, tribes which are not under the Indian Reorganization Act, cannot come within its provisions, and tribes which are under the Act cannot exclude themselves from its provisions.

10. Relation between Indian self-government and world peace. Democracy in many parts of the world is on the march; a march that is increasing in tempo. The economic income of oppressed people throughout the world has become a concern for all and is receiving widespread attention. World peace is linked up with the attainment of more self-government, the decline of imperialism and the elimination of general poverty. Colonial people everywhere are looking hopefully to the United States Government. It is especially important that this country demonstrate the sincerity of its ideals up the increasing substitution of local self-government even on the smallest isservations, for bureaucratic control. The Indian Office, together with tribal councils, by increasing the standard of living of depressed Indian groups and achieving a high measure of self-determination, will be in the vanguard of the movement for greater economic and political democracy.

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Table A

Indian Tribes, Bands and Communities Which Voted to Accept or Reject the Terms of the Indian Reorganization Act, the Dates When Elections Were Held,

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and the Votes Cast

ACTION BY TRIBES ON INDIAN REORGANIZATION ACT (Those listed in black face type accepted the act)

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STATE	RESERVATION	POP.	VOTING POP.	TOTAL YES	VOTES NO	ELECT DAT	ION ES
ARIZONA	•						
	River Agency:	•	• •				
		705	365	119		D 16	100
	do River				8	Dec. 15,	1934
	Aojave	432	265	102	8	Dec. 15	
	ah	32	18	4	0	Nov. 17	
Fort Apa	che Agency:						
Fort A	pache	2,718	1,340	726	21	April 27,	193
Papago A	Agency:	-				• •	
Gila I	Bend	228	120	18	0	Lec. 15	
Popag		5,146	3,028	1,267	166	Dec. 15	
	Cavier	525	283	158	22	Dec. 15	
Pima As		323	200	150	~~		
-					-		
	McDowell	205	111	65	7	Oct. 27,	1934
Gilo R	liver	4,659	2,308	1,188	116	Dec. 15	
Salt R	Liver	1,049	592	194	66	Dec. 15	
Ak [.] Ch	in	179	87 '	53	15	Dec. 15	
	os Agency:						
	arios	2,843	1,473	504	22	Oct. 27	
Hopi Ag		2,040			~~		
		9 6 9 0		519	299	turna 1E	102
		2,538		217	277	June 15,	193
	Canon Agency:				-		
Haves	upai	201	106	72	3	June 15	
Huela	pai	451	256	37	22	June 15	
Camp	Verde (Yavapai Apache)	451	259	112	20	Dec. 15,	193
Navaio A	gency (Arizona, New Mexico)	43,135	15,900	7,608	7,992	June 14-1	5
			•				
CALIFORNI							-
Colorado	River Agency:						
Fort Y	'uma (Quechan)	819	402	192	32	Nov. 17,	193
Hoopa V	alley Agency:						
	Valley Reservation	554	240	8	174	Dec. 15	
Klama	th River	925	375	38	256	Dec. 15	
*Ountz	Valley					•	
Ranch		411				•	
			41	1	31	June 14,	193
300	th River			6	ŏ	June 14	1700
Lind	cent City		ş				
Hon	nerville		•	1	.5	June 14	
Tab	le Bluff		26	0	10	June 14	
Trin	idad		- 4	- 4	0	June 14	
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Capita	n Grande	160	. 87	37	35	Dec. 18	
· (Inc	luding Barona)						
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Manza	nita	67	36		0	Dec. 18	
Manza	Grande	218 205	119 121	· 9 7	64 66	Dec. 18 Dec. 18	

*Indians residing on lands purchased from I.R.A. funds. Group is organized under the I.R.A. **Act applies since Indians did not vote against its application. ***Act applies since less than 30 percent of eligible voters participated in the election.

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STATE	RESERVATION	рор.	VOTING POP.	TOTAL YES	VOTES NO	· ELECTION DATES
	ion Creek	20	10	0	3	Dec. 18
	ongo	292	173	25	79	Dec. 15
	n Springs	50	31 37	4 0.	16 23	Dec. 15 Dec. 15
	mg	69 216	156	14	48	Dec. 15
Rine	10ng0 10n	181	114	22	58	Dec. 15
	Manuel	40	25	2	10	Dec. 15
	Pascual	-2	3	2	, 1	Dec. 15
		50 90	32 48	3 20	13	Dec. 15 Dec. 15
	a Ynez	237	122	14	47	Dec. 15
		122	76	6	.57	Dec. 15
Sycu	MGN	35	23	.6	16	Dec. 15
· Torr	es Martinez	198	117.	11	66	Dec. 15
Sacrarr	nento Agency:		•	- · ·	-	
	ander Valley		14	14	0 5	June 11, 1935 June 8
	IGS		13 36	6 5	16	June 14
	y Creek	•	49	ŏ	26	June 12
**Big	Bend	No Votes			•	
Big	Sandy		38	1 21	25 4	June 8 June 8
	Velley		• 46 • 15	7	3	June 8
	he Creek		.4	Ż	Ŏ	June 12
	orville	No Resid			•	
	rerdele		20 47	10 0	0 23	June 11 June 8
Cold	Springs	No Resid		v	24	
	JSG		36	25	1	June 12
	Nag		20	12	ó	June 12
	cte Valley		8 49	0 8	17	June 10-30 June 10-30
	Creek		46	19	13	June 8
			29	7	17	June 12
	Bidwell		41	27	2	June 8
Guid	deville		- 25 - 27	14 11	1	June 10 June 14
Grin	dstone		56	28	Š	June 10
	land		5	0	· 5	June 11
	kson		3	3	, O	June 12
	tonville		29 30	7 19		June 10 June 8, 1935
· Like	aly		12	6	2	June 8, 1935 June 8
	cour	No Reside				
	nchester		46	30	Q	June 11
Mid	dietown	No. Deald	13	10	0	June 8
	lerton	No Resid	43	0	34	June 12
	ntgomery Creek		7	5	2	June 10
	rada City		18	6	2	June 14
	thfork		6	,0	4	June 10
	kenta		. 26 11	17 3	7	June 10 June 10
	bleville		51	29	1	June 10
Pitt	River		2	0	· 2	June 10
Pott	ter Valley		26	10 2	3	June 10 June 11
Red	ding		12 18	16	õ	June 10
B	wood Volley		11	10	ð	June 12
**San	to Rose	Indians ref	used to H	iold Elec	tion	

STATE R	ESERVATION	POP	VOTING POP.	TOTAL YES	VOTES NO	ELECT DAT	
**Sehastopol		No Resid	ents				
	ey		17	0	10	June 8	
	h		1	.1	.0	June 12	
	•••••••		35	10	12	June 10 June 13	
	rings		· • 70	51	10	June 11	
	int		10	ö		June 14,	1935
Sulabur Bar	aks		20	าวั	7		
Susanville			9	6	9	June 12	
	ntain		16	2	10	June 8	
		No Resid	ents 4	2	ວ່	June 12	
Taylorvilla	•••••		40	37	ŏ	June 11	
	• • • • • • • • • • • • • • • • • • • •	186	94	50	ž	Nov. 17,	1934
	8	100	36	7	4	•	
		40	14	12	0	June 15,	1935
Round Vall	ey (Covelo)	· 827	458	- 138	36	Nov. 17,	1934
COLORADO Consolidated	Lite Agency:						
	lte	389	129	85	10		1935
	ain	445	225		3	June 12	
TLORIDA							
Seminole Age	nev:	٠			-		
		580	295	21	0	March 30	
IDAHO	***						
Northern Idal	no Agency:						
Coeur d' A	\lene	634	203	76	78	Nov. 17,	1934
Kalispal .		88	38	29	2	Nov. 17	
Nez Perce		1,399	608	214	252	Nov. 17	
Fort Hall Age	incy:	1,839	971	375	31	Oct. 27	
Fort Hall .							
IOWA							
Tomah Agena	Э	. 419	198	63	13	June 15,	1935
Sac & Fox	· · · · · · · · · · · · · · · · · · ·						
KANSAS	•	•					
Potawatomi A	gency:	(00	0.4E	115	3	June 15	
lowo		498 308	245 151	74	16	June 15	
Kickepoo		. 99	49	32	3	June 15	
· Betervetor	I <u></u>	955	469	198	122	June 15	
	·						,
LOUISIANA					•		•
Choctaw Age Chitimacha		128	35	25	3	May 14	
MINNESOTA	Chippewa Agency:					• • •	
Eand du L		1,298	725	1 <u>67</u>	28	Nov. 17,	1934
Grand Por	lage	377	179	75	4	Oct. 27	
Looph Lake		2,076	961	375	60	Oct. 27	
(Coss	Lake & Winnibigoshish, V	White Oak	YOINT)	1,122	245	Oct. 27	
White Ear	th	8,059 627	4,169 317	159	7	Oct. 27	
	(Boise Fort)	02/	517				
Red Lake Ag	jency:	1,968	823	418	24	Nov. 17	· ·
Ned Leke	hool	552	271	94	. 2	Nov. 17	
Lower Sio		1		_			
Granite Fo	alls	- vor	ed as one	group			
Prairie Isl	and	1					

STATE	RESERVATION	POP.	VOTING POP.	TOTAL YES	VOTES NO	ELECT	
MICHIGA	N		•				
	.okes Agency:	•	EEO	412	8	June 17,	1935
L'An	Se		558 95	413 42 ·	25	June 17,	
	Mills		,,,	47	Ĩž	June 17,	1935
	inagon	Voted wit	th L'Anse	••	-	•	
	Agency:				_		
isabe	elle (Swan Creek-Black River-Sag	inaw).	. 424	237	112	June 17	
MISSISSIP	PI						
Chocto	w Agency:		70/	010	1		
Choc	taw	1,792	736	218		March 30	
MONTAN	A		•				
Blackfe	et Agency:	2012	1 705	823	171	Oct. 27,	1934
Blac	kfeet	3,962	1,785	023	171	QCI. 27,	
Flothed	ad Agency: head	2,964	1,218	494	166	Dec. 15	
Fort B	elknap Agency:	_,	.,				
Fort	Вејклар	1,367	604	371	50	Oct. 27	
Rocky	Buy's Agency:			170		0-1 27	
Roci	ky Boy's	676	344	179	7	Oct. 27	
		1,541	757	418	96	Oct. 27	
Tong	gue River	1,341	/5/	410			
Crow /	Agency:	2,082	982	112	689	May 18,	1935
	eck Agency:						
Fort	Peck	2,663	1,027	276	578	Dec. 15,	1934
Ome Pone Sant	bago Agency: ha ca nebago	1,642 392 1,277 1,187	807 192 627 583	212 64 260 133	17 4 29 52	Oct. 27 Nov. 17 Nov. 17 Oct. 27	
NEVADA							
	Agency:			•	•		
* Duc	kwater (Shoshone)			72	·. 2	Nov. 17	
Fort	McDermitt	273	89 277	· 73 151	54	Dec. 15	
Pyra	mid Loke	549 64	14	10	4	May 24,	193
Sum	mit Lake	205	95	53	5	June 10	
Ken Droe	slerville		75	58	1	June 10	
Low	elock	134	45	31	10		
Win	nemucco	33	26	15	ŏ		
Batt	tle Mountain	28	14	9 34	0		
Elko		73 64	40 35	8	ŏ		
Ely	· · · · · · · · · · · · · · · · · · ·		84	42	3	Nov. 17	, 193
Mot	ipa River Vegas Tract		• 22	10	2		193
	Pine	20	11	0	11	June 11	
Rich		171	93	1	68		
Fall	on	420	247	39	74 29	May 17 May 24	
Et.	Independence	N 74	49	4	29	May 14	
Indi	an Ranch	20	8 19	ĩ	12	May 11	
Red	H411	492	301	37	41	Nov. 17	, 193
Wa	lker River		14	1	9		," 193
	ington	72	51	31	3	June 15	
*Yon	aba	•					
	· · · · · · · · · · · · · · · · · · ·						
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	STATE RESERVATION	POP.	VOTING POP.	TOTAL YES	VOTES NO		CTION ATES
	Western Shoshone Agency:					· ··	
:	. Duck Valley (Shoshone-Paiute)	516	383	191	12	Oct. 27	. 193
2.	- Gandy	6	4	4	Ō	May 5	193
•	Goshute	155	81.	21	õ	May 14	
	Skull Valley	41	21	9	5	Nov. 21	<u>, 193</u>
	NEW MEXICO		•				
	Mescalero Agency: Mescalero	722	367	273		D 15	
	United Pueblos Agency:	/ 22		2/3	11	Dec. 15	
	Acoma	1,125	597	283	0	Dec. 15	
	Cochiti	305	167	121	0	Dec. 15	
	Islete	1,103	567	138	7	June 17	, 193
	Jemez	677 2,271	351 1,315	84 776	178	June 17	
	-Nombe	128	72	52	66	Oct. 27, Dec. 15	193
	Picuris	i 17	59	51	ò	Oct. 27	
	Pojoaquo	9	8	7	Ō	April 13	. 193
	Sandia	129	69	<u>15</u>	Q	Dec. 15	
	San Ildefonso	126 596	62	57	4	April 13	
	San Felipe San Juan	561	331 280	224 243	00	June 17	
	Santa Ana	241	148	100 .	ŏ	Dec. 15, June 17	193
	Santa Clara	400	200	134	34	April 13	
	Santa Domingo	866	476	171	1	June 17	
	Sia	189	92	82	ļ	June 17	
	Taos	745 123	402	303	36	Oct. 27	
	Tesuque	2,051	71	67 505	0 40	Dec. 15	102
						Nov. 17	
	NEW YORK New York Agency:					•	
	Allegany		548	37.	298	June 10	193
	Cottoraugus		864 .	101	475	June 14	
	Complanter (Pennsylvania)			23	17	June 15	
	Onondaga		·350	17	206	June 15	
	St. Regis		800 338	46 42	237 175	June 8	
	Tuscarora		225		132	June 11 June 12	
	NORTH CAROLINA					June 12	
	Cherokee Agency:				•		
	Qualla Boundary (Eastern Cherokee)	3,254	1,114	700	101	Dec. 20,	1934
	NORTH DAKOTA						
	Fort Berthold Agency:						
	Fort Berthold	1,569	661	477	139	Nov. 17,	193
	Fort Totten Agency:	•					
	Fort Totten	960	521	144	233	Nov. 17	
	Standing Rock Agency; Standing Rock		••				
	(North Dakota)	1,677					
	(South Dakota)	2,098	1,559	868	508	Oct. 27	
	Turtle Mountain Agency:					• • • • •	
	Turtle Mountain	6,034	1,181	257	550	.lune 15,	193
•	OREGON						
	Klamoth Agency:			• •			
	Klamath	1,364	666	56	408	June 15	
	Umatillo Agency:	1 140	491	166	200	1	
	Umatilla Grand Ronde-Siletz Agency:	1,140	681	155	299	June 15	•
	Grande Ronde	356	213	102	68	April 6	
~i^	Siletz	465	233	54		April 6	
	angen and an alternation for the	• •					

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STATE	RESERVATION	POP.	VOTING POP.	TOTAL YES	VOTES NO		TION
Worm	rings Agency: Springs	992	394 67	260 48	74 1	April 6 April 6	
SOUTH (Cherokee **Cotaw		•	•				
SOUTH DA							
Cheyer	River Agency: ane River ek Agency:	3,288	1,420	653	459	Oct. 27,	1934
Crow	Creek	953	388	87	246	Dec. 15	
Lower Flandrea	Brule	603	160	71	39	Dec. 15	
	sioux	345	193	79	5	Oct. 27	
_ Pino F	lidge	8,370	4,075 _.	1,169	1,095	Oct. 27	
Rosebud Rosebu	14 J	6,362	3,126	843	424	Oct. 27	
Yankt Sisseton		2,018	991	248	171	Oct. 27	•
Sisseto Standing	n Reck Agency: North Dakota)	2,658	1,170 .•	266	335	April 6,	1935
UTAH						· · · · · ·	
Uintah 8	City	- 28	13	2	0	Moy 14	. 193
Kaiba	b (in Arizona)	93	51	28	5	Nov. 17	, 193
	h	24 30	14 17	11	0	May 7, May 10	193
		19	ii	.7	ŏ	Nov. 24	, 193
Uintal	1	1,251	634	335	21	Dec. 15	
	its	79.	40	27.	2	Nov. 17	
	akie	137	109	37	26	April 2	7, 193
			•		•		
Colvil	e	3,115 807	1,659 376	421 92	562	April 6 April 6	•
	ne Agency:	807	370			•	
Cheho	llis	132	70	22	26	April 6	
Maka	h	403 63	219 40	. 19	47	April 6 Oct. 27	, 193
Ozette	3	2	2	2	0	April 13	3, 193
Quina	ielt	1,729	764	184 3	176	April 13 April 13	
		4 242	4 96	37	15		
	woter		11	3	5	April 13	}
Skoko	mish	189 39	107	35 10	10	Oct. 27 April 6	
raup2 . giloluT	ion island	37	. 32	10	0	- Ann - C	~ ``
Lumn	น้	667 200	287 97	72 59	110		
*Port	leshect						
Port	Madison	. 171	110 190	30 34	· 36		3
Puyai Swind	lup	070	123	122	1	Nov. 1	7, 19
Tulal	ip		215	143	68	April	6, 193

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STATE	RESERVATION	POP.	VOTING POP.	TOTAL YES	VOTES NO	ELECT DAT	
Claik	IM	738					
Nook		235	135	53	. 19		
	t-Suiattle	205		53	· 13	March 30	
Yakima	Agency:	205	123	74	3	April 6	
Yakin	no	2,942	1,392	361	773	April 20	
WISCONS							
 Great L 	akes Agency:						
Bod	River	1,211	697	296	A7	Neur 17	1024
	Courte Oroille	1,559	871		47	Nov. 17,	1934
Dod 4				205	175	Dec. 15	
*Soloo		506	360	122	7	Dec. 15	
*Sekaa					_		
FOTOV	retomi	388	. 51	31	3	June 15,	1935
"St. Ci	oix					-	
	lu Flambeau	853	492	162 ·	57	June 15	
Menomi	nee Agency:						
Meno	minee	2.077	1,020	596	15	Oct. 27,	1934
Tomah a	Agency:	_,	.,	0.0		000. 27,	
Oneid	G	3,128	1,844	688	126	Dec. 15	
Stock	bridge	600	226	166	120		
		000	220	100	•	Dec. 15	
WYOMING							
Wind R	iver Agency:					•	
Shosh	one & Arapahoe	2,196	1,032	339	469	June 15,	1935

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Indian Tribes, Bands and Communities under Constitutions and Charters as Approved by the Secretary of the Interior in accordance with the Indian Reorganization Act Oklahoma Indian Welfare Act Alaska Reorganization Act

> . Revised October 10, 1946

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K M Puelle trust ford Un form for an TRIBES ORGANIZED UNDER THE INDIAN REORGANIZATION ACT

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D The following list shows Indian tribes, grouped by agencies, which are under Constitutions and Charters, as approved by the Secretary of the Interior in accordance with the provisions of the Indian Reorganization Act, the Oklahoma Indian Welfare Act, and the Alaska Act. The listed dates show when the Constitutions and Charters went into effect. This listing also indicates which documents have been amended and the dates of amendment. Population figures, except for Alaska, are taken from Statistical ^_z,

	Agency and <u>Reservation</u>	Official Name of Organization	Constitution Approved	Charter Ratified	Population
Ser land 15	Blackfeet	The Blackfeet Tribe of the Blackfeet Indian Reservation, Montana		Aug. 15, 1936	4,494
., ^{0, 5}	Carson: Duckwater	The Duckwater Tribe of Indians of the Duckwate Reservation, Nevada	r		
22	Fort McDermitt			Nov. 30, 1940	115
N	Pyramid Lake Reno-Sparks	The Pyramid Lake Paiute Tribe, Nevada	JUN, 1J, 1730	Nov. 21, 1936 Mend. I, June 20, 1945 Nov. 21, 1936	280
	Walker_River Washae	The Reno-Sparks Indian Calony, Nevada The Walker River Paiute Tribe, Nevada	Jan. 15, 1936 Mar. 26, 1937 Amend. I, July 12, 1945	Jan. 7, 1938 May 8, 1937	558 191 461
	(Dresslerville)	The Washoe Tribe, Nevada	Jan. 24, 1936	· Feb. 27, 1937	. 162
	Yerington Yomba	The Yerington Paiute Tribe, Nevada The Yomba Shoshone Tribe, Nevada	Jan. 4, 1937 Dec. 20, 1939	mended June 25, 1939 Apr. 10, 1937 Dec. 22, 1939	84
		The Catawba Tribe of Indians South Carolina	June 30, 1944		96
•	Cheyenne River: Cheyenne River	The Cheyenne River Sloux Tribe, South Dakota-	Dec. 27, 1935		*
		The Mississippi Band of Choctaw Indians.	May 22, 1945		3,583
		The Calarado River Indian Tribes of the Colorado River Reservation, Arizona and California			2,281
	Fort Yuma	The Quechan Tribe, California	Aug. 13, 1937 Dec. 18, 1936		845 913

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Agency and Reservation	Official Name of Organization	Constitution Approved	Charter Ratified	Population
Consolidated Chippewa: White Earth Leech Lake Fond du Lac Bois Fort Grand Portage	The Minnesota Chippewa Tribe	July 24, 1936	Nov. 13, 1937	13,610
Consolidated Ute: Southern Ute		Nov. 4, 1936 Amend. 1, Oct. 15, 1942 Amend. II, Feb. 28, 1946	Nov: 1, 1938	423
Ute Mountain	The Ute Mountain Tribe of the Ute Mountain Reservation, Colorado	June 6, 1940	-	459
Crow Creek: Lower Brule	The Lower Brule Sioux Tribe, South Dakota	Nov. 27, 1935 Amended Jan. 6, 1941	July 11, 1936	619
Flandreau: Flandreau	The Flandreau Santee Sioun Tribe, South Dokota	Apr. 21, 1936 Amended Jan. 6, 1941	Oct. 31, 1936	355
Flathead: Flathcad	The Confederated Salish and Kootenci Tribes o the Flathead Reservation, Montana	f Oct. 28, 1935	Apr. 25, 1936	3,208
Fort Apache: Fort Apache	The White Mountain Apache Tribe, Arizona	Aug. 25, 1938		2,892
Fort Belknap: Fort Belknap	The Fort Belknap Indian Community, Montana	Dec 13, 1935 Amended Feb. 7, 1944	Aug. 25, 1937	1,600
Fort Berthold: Fort Berthold	The Three Affiliated Tribes of the Fort Berthole Reservation, North Dakata	J June 29, 1936	Apr. 24, 1937	1,791
Fort Hall: Fort Hall	The Shoshone-Bannock Tribes of the Fort Hall Res ervation, Idaho		Apr. 17, 1937	1,881
Grande Ronde- Siletz: Grande Ronde	The Canfederated Tribes of the Grand Rande Com munity, Oregan	- May 13, 1936	Aug. 22, 1936	. 473

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	Agency and Reservation	Official Name of Organization	Constitution Approved	Charter Ratified	
	Great Lakes:			Courter Katimea	Population
-	Bod River	The Bad River Band of the Lake Superior Tribe of Chippewa Indians, Wisconsin	June 20, 1936 Amended Dec. 1, 1942	May 21, 1938	1,259
	Boy Mills.	The Bay Mills Indian Community, Michigan	Amend. 11, Oct. 31, 1944 Nov. 4, 1936	Nov. 27, 1937	190
	Hannahville L'Anse Lac du Flam-	The Hannahville Indian Community, Michigan The Keweenaw Bay Indian Community, Michigan	Amended Nov. 27, 1937 July 23, 1936 n Dec. 17, 1936	Aug. 21, 1937 July 17, 1937	.108 939
	beau .	The Lac du Flambeau Band of the Lake Superio Chippewa Indians of Wisconsin	Aug. 15, 1936 Amendment I & III A June 25, 1943	May 8, 1937 Mended Nov. 8, 1941	882
	Mole Lake Potawatomi	The Sokaogon Chippewa Community, Wisconsin The Forest County Potawatomi Community, Wis	Amend. II, Oct. 23, 1944 Novi 9, 1938	Oct. 7, 1939	187
·	Red Cliff	consin The Red Cliff Band of Lake Superior Chippewa	Fab & 1027	Oct. 30, 1937	310
24		Indians, Wisconsin	June 1, 1936	Oct. 24, 1936 mended Nov. 12, 1938	643
	St. Croix Hoopa Valley:	St. Croix Chippewa Indian: of Wisconsin	Nov. 12, 1942		
	- Quartz Valley Hopi:	The Quartz Valley Indian Community, California	June 15, 1939	Mar. 12, 1940	· 29
	Hopi	The Hopi Tribe, Arizona	Dec. 19, 1936		3,444
•	Jicarilla: Jicarilla Klawa (See Okla	The Jicarilla Apache Tribe of New Mexico	Aug. 4, 1937	Sept. 4, 1937	743
	homa): Ala. Coushatte	a The Alabama-Coushatta Tribes of Texas	Aug. 19, 1938	Oct. 17, 1939	344
. •	Mescalero: Mescalero	The Apache Tribe of the Mescalero Reservation New Mexico	,	Aug. 1, 1936	•
	Northern Idaho: Kalispel	The Kalispel Indian Community of the Kalispe Reservation, Washington		May 28, 1938	790
:	Papago: Gila Bend Papago San Xavier	/ { The Papago Tribe, Arizona	Jan. 6, 1937		6,217

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Agency and Reservation	Official Name of Organization	Constitution Approved	Charter Ratified	Population
Pimo:				
Fort McDowell	The Fort McDowell Mohave-Apache Community, Arizona	Nov. 24, 1936	June 6, 1938	193
Gila kiver	The Gila River Pima-Maricopa Indian Community, Arizona	May 14, 1936	Feb. 28, 1938	4,865
Salt River	The Salt River Pima-Maricopa Community of the Salt River Reservation, Arizona	June 11, 1940		1,172
Pine Ridge: Pine Ridge	The Oglala Sloux Tribe of the Pine Ridge Reservation, South Dakota	Jan. 15, 1936		9,204
Pipestone School: Lower Sioux Proirie Island	The Lower Sioux Indian Community in the State of Minnesota The Prairie Island Indian Community in the State of Minnesota	June 11, 1936	July 17, 1937	. 192 [°] 94
		June 20, 1936	July 23, 1937	74
Potawatomi: Iowa Kickapoo Sac and Fox	The Iowa Tribe in Nebraska and Kansas The Kickapoo Tribe in Kansas The Sac and Fox Tribe of Missouri	Feb. 26, 1937 Feb. 26, 1937 Mar. 2, 1937 Amended Nov. 25, 1943	June 19, 1937 June 19, 1937 June 19, 1937 June 19, 1937	539 343 129
Rocky Boy's; Rocky Boy's	The Chippewa Cree Tribe of the Rocky Boy's Res- ervation, Montana	Nov. 23, 1935	July 25, 1936	742
Rosebud: Rosebud	The Rosebud Sioux Tribe, South Dakota	Dec. 20, 1935	Mar. 16, 1937	6,909
San Carlos: San Carlos	The San Carlos Apoche Tribe, Arizona	Jan. 17, 1936	Oct. 16, 1940	3,103
Sacramento: Big Valley	The Big Volley Band of Pomo Indians of the Big Valley Rancheria, California	- Jan. 15, 1936 Amended May 13, 1940	Oct. 19, 1941	92
Colusa	The Cachil Dehe Band of Wintun Indians, Call- fornia	Nov. 23, 1941	Nov. 23, 1941	- · 72
Fort Bidwell	The Fort Bidwell Indian Community, California	Jan. 28, 1936 Amended June 8, 1940 and Feb. 4, 1942		117

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	Agancy and Reservation	Official Name of Organization	Constitution Approved	Charter Ratified	Population	
	Socramento (Cont'd)					
_	Manchester	The Manchester Band of Pomo Indians of the Man- chester Rancheria, Colifornia	Mar. 11, 1936	Feb. 27, 1937	92	
		The Covelo Indian Community, California	Amended May 18, 1940 Dec. 16, 1936	Nov. 6, 1937	848	
	Stewart's Poin	t The Kashia Band of Pomo Indians of the Stewart's Point Rancheria, California	s Mar. 11, 1936 Amended May 19, 1940		140	
	Tuolumne	The Tuplumne of Mc-wuk Indians of the Tuplumn Rancheria, California	Jan. 15, 1936	Nov. 12, 1937	80	
	Tule River	The Tule River Indian Tribe, California	Amended May 25, 1940 Jan. 15, 1936 Amended May 24, 1940	•	201	
:	Upper Lake	The Upper Lake Band of Ponio Indians of the Up per Lake Rancheria, California (Name changed by amendment Oct. 22, 1941, to The Upper Lake Pomo Indian Community)	Jan. 15, 1936	Feb. 15, 1942	72	
26	Wilton	The Me-wuk Indian Community of the Wilton Pancheria, California	n Jan. 15, 1936 Amended May 21, 1940		28	
1-	Taholah: Makah Nisqualiy	The Makah Indian Tribe, Washington The Nisqually Indian Community, Washington	May 16, 1936 Sept. 19, 1946	Feb. 27, 1937	425 60	
The	Quileute	The Quiloute Tribe of the Quiloute Reservation Washington	Nov. 11, 1936	Aug. 21, 1937	287	
	Skokomish	The Skokomish Indian Tribe of the Skokomish Res ervation, Washington	- May 3, 1938	July 22, 1939	221	
	Tomah: Isabella Oneida	The Saginaw Chippewa Indian Tribe of Michiga The Oncida Tribe of Indians of Wisconsin	n May 6, 1937 Dec. 21, 1936 Amended June 3, 1939	Aug. 28, 1937 May 1, 1937	434 3,351	
	Sac & Fox Stockbridge	The Sac and Fox Tribe of the Mississippi in low The Stockbridge-Munsee Community, Wisconsi	a Dec. 20, 1937	May 21, 1938	473 460	
	Tongue River: Tongue River	The Northern Cheyenne Tribe, Montana	Nov. 23, 1935	Nov. 7, 1936	1,618	
	Truxton Canon: Camp Verde	The Yavapal-Apache Indian Community, Arizon	a Fcb. 12, 1937		461	
	Havasupai	The Havosupat Tribe of the Havosupai Reservation Arizona	Mar. 27, 1939	Oct. 5, 1946	213	

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Official Name of Organization	Constitution Approved	Charter Ratified	Populatio
The Hualapai Tribe of the Hualapai Reservation, Arizona The Moapa Band of Palute Indians	Dec. 17, 1938 Apr. 17, 1942	June 5, 1943. May 3, 1942	462 172
The Muckleshoot Indian Tribe, Washington The Port Gamble Indian Community, Washington The Puwallum Tribe, Washington	MUY 10, 1700 .	Oct. 31, 1936 Apr. 5, 1941	228 192 319
The Swinomish Indian Tribal Community, Washing- ton	Jan. 24, 1936	July 25, 1936 Oct. 3, 1936	314 676
The Kanosh Band of Polyte Indians	Dec. 2, 1942	Aug. 15, 1943	
The Ute Indian Tribe of the Uintah and Ouray Res-	 Jan. 19, 1937	Aug. 10, 1938	1,347
The Shivwits Band of Palute Indians of the Shivwits Reservation, Utah	Mar. 21, 1940	Aug. 30, 1941	97
The Purchased Stanta Clara, New Mexico	Dec. 20, 1935 Amended Dec. 19, 1939		485
The Confederated Tribes of the Warm Springs Reservation, Oregon		Apr. 23, 1938 mended Dec. 19, 1941	778
The Shoshone-Politice Tribes of the Duck Valle,	Apr. 20, 1750	Aug. 22, 1936	·554
The Te-Moak Bands of Western Shoshone Indian:	Nug, 1700	Dec. 12, 1938	80
The Confederated Tribes of the Goshute Reservation in Utoh	- Nov. 25, 1940	Mar. 29, 1941	155
The Omaha Tribe of Nebraska The Ponca Tribe of Native Americans, Nebraska	Mar. 30, 1936 a Apr. 3, 1936 Apr. 3, 1936	Aug. 22, 1936 Aug. 15, 1936 Aug. 22, 1936	1,713 384 1,197
	The Hualapai Tribe of the Hualapai Reservation, Arizona The Moapo Band of Palute Indians The Muckleshoot Indian Tribe, WashIngton The Part Gamble Indian Community, WashIngton The Puyallup Tribe, WashIngton Tho Swinomish Indian Tribal Community, Washing- ton The Tulolip Tribes, Washington The Tulolip Tribes, Washington The Kanosh Band of Palute Indians The Ute Indian Tribe of the Uintah and Ouray Res- ervation, Utah The Shiswits Band of Palute Indians of the Shiswits Reservation, Utah The Shiswits Reservation, Utah The Fueblo of Santa Clara, New Mexico The Confederated Tribes of the Warm Springe Reservation, Oregon e: The Shoshone-Palute Tribes of the Duck Valle Reservation, Nevada The Te-Moak Bands of Western Shoshone Indian of Nevada The Confederated Tribes of the Goshute Reser- vation in Utah	The Hualapai Tribe of the Hualapai Reservation, ArizonaThe Moapa Band of Palute IndiansDec. 17, 1938 Apr. 17, 1917The Moapa Band of Palute IndiansMay 13, 1936 Sept. 7, 1939The Port Gamble Indian Community, Washington The Puyallup Tribe, Washington The Swinomish Indian Tribal Community, Washing- ton The Tulalip Tribes, WashingtonMay 13, 1936 Sept. 7, 1939 Jan. 27, 1936 Jan. 27, 1936 Jan. 24, 1936 Amended Mar. 8, 1941The Kanosh Band of Palute Indians The Ute Indian Tribe of the Uintah and Ouray Res- ervation, UtahDec. 2, 1942 Jan. 19, 1937The Shivwits Reservation, UtahDec. 20, 1935 Amended Dec. 19, 1939The Confederated Tribes of the Warm Springs Reservation, OregonDec. 19, 1936 Amended Dec. 19, 1938 Amended Dec. 19, 1938 Amended Dec. 19, 1941Ae: The Shoshone-Palute Tribes of the Duck Valley Reservation, Nevada The Confederated Tribes of the Duck Valley Reservation, NevadaApr. 20, 1936 Amended Dec. 19, 1941Ae: The Confederated Tribes of the Gashute Reser- vation in UtahMar. 30, 1936	Official Nerice of OrganizationConstitution ApproveThe Hudiapai Tribe of the Hudiapai Reservation, Arizono The Maapa Band of Palute IndiansDec. 17, 1938 Apr. 17, 1942June 5, 1943 May 3, 1942The Macpa Band of Palute IndiansApr. 17, 1942May 3, 1942The Macpa Band of Palute IndiansMay 13, 1936 Sept. 7, 1939Oct. 31, 1936 Apr. 5, 1941The Part Gamble Indian Community, Washington The Puyallup Tribe, Washington The SwingtonMay 13, 1936 Sept. 7, 1939Oct. 31, 1936 Apr. 5, 1941The Kanosh Band of Palute Indians The Ute Indian Tribe of the Uintah and Ouray Res- ervation, UtahDec. 2, 1942 Jan. 27, 1936 Jan. 19, 1937Aug. 15, 1943 Jan. 19, 1937The Kanosh Band of Palute Indians of the Shivwits Reservation, UtahDec. 20, 1935 Amended Dec. 19, 1939Aug. 30, 1941The Confederated Tribes of the Warm Springs Reservation, NevadaFeb. 14, 1938 Amended Dec. 19, 1941 Amended Dec. 19, 1941 Amended Dec. 19, 1941 Amended Dec. 19, 1941et et The Shoshane-Palute Tribes of the Duck Valley Reservation, NevadaApr. 20, 1936 Aug. 22, 1936Aug. 22, 1936 Aug. 22, 1936et et The Shoshane-Palute Tribes of the Duck Valley Reservation, NevadaApr. 20, 1936 Aug. 24, 1938 Amended Dec. 19, 1941Aug. 22, 1936et The Confederated Tribes of the Goshute Reser- vation in UtahThe Confederated Tribes of the Goshute Reser- vation in UtahApr. 30, 1936 Aug. 22, 1936Aug. 22, 1936 Aug. 22, 1936the Confederated Tribes of Mebraske vation in UtahThe Omaha Tribe of Nebraske Aug. 3, 1936

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OKLAHOMA TRIBES

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			, Charter Ratified	Population
Agency and Tribe	Official Name of Organization	Constitution Ratified	, Charter Kenned	
Cheyenne & Arapaho: Cheyenne- Arapaho		Aug. 25, 1937 Amended Feb. 4, 1942	•	2,949
Five Tribes: Creek Creek Creek Creek	The Alabama-Quassarte Tribal Town The Kialegee Tribal Town The Thlopthlocco Tribal Town	Jan. 10, 1939 June 12, 1941 Dec. 27, 1938	May 24, 1939 Sept. 17, 1942 Apr. 13, 1939	150 250 380
Kiowa: Caddo	The Caddo Indian Tribe of Oklahoma	Jan. 17, 1938 Amend. I, Jan. 11, 1944	Nov. 15, 1938	1,048
Pawnee: Pawnee Tonkawa	The Pawnee Indians of Oklahoma The Tonkawa Tribe of Indians of Oklahoma	Jan. 6, 1938 Apr. 21, 1938	Apr. 28, 1938	1,017 54
Quapaw: Eastern Shownee Minmi Ottawo Peoria Seneca	The Eastern Shawnee Tribe of Indians, Oklahoma The Miami Tribe of Oklahoma The Ottawa Tribe of Oklahoma The Peoria Tribe of Indians of Oklahoma The Seneca-Cayuga Tribe of Oklahoma The Wyandotte Tribe of Oklahoma	a Dec. 22, 1939 Oct. 10, 1939 Nov. 30, 1938 Oct. 10, 1939 May 15, 1937 July 24, 1937	Dec. 12, 1940 June 1, 1940 June 2, 1939 June 1, 1940 June 26, 1937 Oct. 30, 1937	299 299 438 393 288 800
Wyandotte Shawnee: Iowa Kickapoo Potawatomi	The Iowa Tribe of Oklahoma The Kickapoo Tribe of Oklahoma The Citizen Band of Potawatomi Indians of Okla	Oct. 23, 1937 Sept. 18, 1937 Dec. 12, 1938	Feb. 5, 1938 Jan. 18, 1938	110 269 2,920
Sac & Fox Shownee	huma The Sac and Fox Tribe of Indians of Oklahoma The Absentee-Shawnee Tribe of Indians of Okla homa	Dec. 7, 1937	TOTA	910 <u>667</u> L 13,241

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	Alaska Communi	ty Official Name of Organization	Constitution Ratified	Charter Ratified	. Population
	Angoon	The Angoon Community Association	Nov. 15, 1939	Nov. 15, 1939	347
	Atka	The Native Village of Atka	May 23, 1939	May 23, 1939	91
	Barrow	The Native Village of Burrow	Mar. 21, 1940 Feb. 3, 1940	Mar. 21, 1940	· 386
	Chanega Chilkat	The Native Village of Chanega	Feb. 3, 1940	Feb. 3, 1940	100
		See Klukwan			
	Craig	The Craig Community Association of Craig, Alaska	0 0 1020		
	Deering	The Native Village of Deering	Oct. 8, 1938	Oct. 8, 1938	201
	Diomede	The Native Village of Dicmede	Oct. 26, 1945	Oct. 26, 1945	177
	Doualas	The Douglas Indian Association	Jan. 31, 1940	Jan. 31, 1940	126
	Elim	The Native Village of Elim	Nov. 24, 1941	Nov. 24, 1941	232
			Nov. 24, 1939	Nov. 24, 1939	98
	Fort Yukon	The Native Village of Fort Yukan	Jan. 2, 1940	Jan 2, 1940	320
	Gambell	The Native Village of Gambell	Dec. 31, 1939	Dec. 31, 1939	290
	Haines	The Chilkoot Indian Association	Dec. 5, 1941	Dec. 5, 1941	106
	Hoonah	The Hoonah Indian Association	Oct. 23, 1939	Oct. 23, 1939	590
	Hydaburg	The Hydaburg Cooperative Association of Alaska	Apr. 14, 1938	Apr. 14, 1938	329
	Kanatok	The Native Village of Kanatak	Mar. 1, 1940	Mor. 1, 1940	60
	Karluk	The Native Village of Karluk	Aur 23, 1939	Aug. 23, 1939	192
	Kasaan	The Organized Village of Kasaan	Oct. 15, 1938	Oct. 15, 1938	83
	Ketchikan	The Ketchikan Indian Corporation	Jan. 27, 1940	Jan. 27, 1940	787
	King Island	The King Island Native Community	Jan, 31, 1939	Jan. 31, 1939	192
	Kivalina	The Nutive Village of Kivalina	Feb. 7, 1940	Feb. 7, 1940	144
	Klawock	The Klawock Cooperative Association of Alaska	Oct. 4, 1938	Oct. 4, 1938	277
	Klukwan	The Chilkat Indian Village	Mar. 27, 1941	Mar. 27, 1941	115
	Kwethluk	The Native Village of Kwethluk	Jan. 11, 1940	Jan. 11, 1940	· 172
	Mekoryuk	The Native Village of Mekoryuk	Aug. 24, 1940	Aug. 24, 1940	133
	Metlakotla	The Metlakata Indian Community	Dec. 19, 1944	Dec. 19, 1944	700
	Minto	The Native Village of Minto	Dec. 30, 1939	Dec. 30, 1939	128
	Napakiak	The Native Village of Napakiak	July 29, 1946	July 29, 1946	121
	Nikolski	The Native Village of Nikolski	June 12, 1939	June 12, 1939	87
	Noatak	The Native Village of Noatak	Dec. 28, 1939	Dec. 28, 1939	350
	Nome	The Nome Eskimo Community	Nov. 23, 1939	Nov. 23, 1939	. 508
	Noorvik	The Noorvik Native Community	Dec. 27, 1939	Dec. 27, 1939	221
•	Nunapitchuk	The Native Village of Nunopitchuk	Jan. 2, 1940	Jan. 2, 1940	140
	Point Hope	The Native Village of Point Hope	Feb. 29, 1940	Feb. 29, 1940	247
	Point Lay	The Native Village of Point Lay	Mar. 22, 1946	Mar. 22, 1946	9û
	Saxman	The Native Village of Saxman	Jan. 14, 1941	Jan. 14, 1941	99

ALASKA NATIVE COMMUNITIES AND COOPERATIVES

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Alaska Community	Official Name of Organization	Constitution Ratifled	Charter Ratified	Population
•	The Native Village of Selawik The Native Village of Shaktoolik The Native Village of Shishmaref The Native Village of Shungnak The Sitka Community Association of Alaska	Mar. 15, 1940 Jan. 27, 1940 Aug. 2, 1939 July 24, 1946 Oct. 11, 1938	Mar. 15, 1940 Jan. 27, 1940 Aug. 2, 1939 July 24, 1946 Oct. 11, 1933	290 122 235 620
Stebbins . Stevens . Tancross Tetlin Tyonck	The Stebbins Community Association The Native Village of Stevens The Native Village of Tanacross The Native Village of Tetlin The Native Village of Tyonek	Dec. 5, 1939 Dec. 30, 1939 Jan 5, 1942 Mar. 26, 1940 Nov. 27, 1939	Dec. 5, 1939 Dec. 30, 1939 Jan. 5, 1942 Mar. 26, 1940 Nov. 27, 1939	104 92 109 81 101
Unalakleet Venetie Wales	The Native Village of Unalakleet The Native Village of Venetie The Native Village of Wales	Dcc. 30, 1939 Jan. 25, 1940 July 29, 1939	Dec 30, 1939 Jan. 25 1940 July 29, 1939	307 * 86 189
White Mount- tain	The Native VIIIage of White Mountain	Nov. 25, 1939	Nov. 25, 1939 TOT	174 AL 10,899

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This list is subject to change. A number of the tribes which have accepted the act have not yet adopted constitutions or charters. Any Oklahoma tribe or Alaskan village may organize at any time. Table C

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Indian Tribes and Bands which accepted the Indian Reorganization Act but which operate under Constitutions adopted prior to the passage of the I. R. A.

Indian Tribes and Bands which accepted the Indian Reorganization Act but which operate under Constitutions adopted prior to the passage of the I. R. A.

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Agency and Reservation		Constitution Adopted	Population
Cherokee: Cherokee	The Cherokee Tribe of North Carolina, State Charter	March 8, 1897 Amended April 1, 1931 Amended March 6, 1933	3,795
Menominee: Menominee	The Menominee Indians of the Menominee Agency, Wisconsin	Feb. 11, 1928 Amended	2,551
Red Lake: Red Lake	The Red Lake Band of Chippewa Indians, Minnesota (I. R. A. Constitution pending.)	April 13, 1918	2,484
Signding Rock: Standing Rock	The Standing Rock Sioux Tribe, North Dakota	June 25, 1914 Amended	4,324
•	Y 1 = y Partonie of Kameros	General W. 19.12	13,154

Table D

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Indian Tribes, Bands and Communities not under the Indian Reorganization Act which operate under Constitutions

the Indian Reorganization Act which operate under Constitutions

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List of Indian Tribes not under the Indian Reorganization Act which operate under Constitutions

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Agency and Reservation	Official Name of Organization	Constitution Adopted	Populatio
Colville:			
	The Confederated Tribes of the Colville Reservation, Washington	Feb. 26, 1938	3,505
Hoopa Valley: Hoopa	The Hoopa Tribe of the Hoopa Reservation, California	Nov. 20, 1933	636
Fort Peck: Fort Peck	The Fort Peck Indians of the Fort Peck Indian Reservation, Montana	Indefinite	3,116
Fort Totten:	•	•	
Fort Totten	The Devils Lake Sioux Tribe, North Dakota	April 14, 1944 ·	1,142
Grand Ronde-Sile	tz:		
Siletz	The Siletz Business Council, Oregon	June 30, 1933	516
Klamath:	•		
Klamath	The Klamaths, Modoc, and Yahooskin Band of Snake Indians, Klamath Reservation, Oregon	Dec. 23, 1929, Amended Mar. 30, 1936	1,547
Mission:			
Palm Springs	The Agua Caliente Band of Mission Indians, California	June 2, 1939	58
Navaio:	•		
Navajo	The Navajo Tribe of Indians of the Navajo Reservation, Arizona and New Mexico	July 26, 1938. Amended	55,458
New York:			
Seneca	The Seneca Nation of Indians of the Allegheny Reservation, New York	1848, Revised Oct. 22, 1868	2,879
ne- Priver		Jan. 13, 1893	
	L'aquivair, el. Caho .	Nov. 15, 1898	
Sisseton:	. The set of the set of	ajun 13 , 1118	,
Sisseton- Wahpeton	The Sisseton-Wahpeton Sioux Tribe, South Dakota	Oct. 16, 1946	3,177
Taholah: Chehalis .	The Confederated Tribes of the Chehalis Reservation, Washington	Aug. 22, 1939	27
Turtle Mountain: Turtle Mountair	The Turtle Mountain Band of Chippewa Indians, North Dokota	Oct. 8, 1932	7,439
Wind River:	•		-
Wind River	The Shoshone and Arapahoe Indians of the Wind River Reservation, Wyo- ming.	1930	2,697
	······································		82,197

THE INDIAN REORGANIZATION ACT (Public-NO. 383-73D CONGRESS) (S. 3645)

AN ACT

To conserve and develop Indian lands and resources; to extend to Indians the right to form business and other organizations; to establish a credit system for Indians; to grant certain rights of home rule to Indians; to provide for vocational education for Indians; and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter no land of any Indian reservation, created or set apart by treaty or agreement with the Indians, Act of Congress, Executive order, purchase, or otherwise, shall be allotted in severalty to any Indian.

SECTION 2. The existing periods of trust placed upon any Indian lands and any restriction on alienation thereof are hereby extended and continued until otherwise directed by Congress.

SECTION 3. The Secretary of the Interior, if he shall find it to be in the public interest, is hereby authorized to restore to tribal ownership the remaining surplus lands of any Indian reservation heretofore opened, or authorized to be opened, to sale, or any other form of disposal by Presidential proclamation, or by any of the public-land laws of the United States: Provided, however, That valid rights or claims of any persons to any lands so withdrawn existing on the date of the withdrawal shall not be affected by this Act: Provided further, That this section shall not apply to lands within any reclamation project heretofore authorized in any Indian reservation: Provided further, That the order of the Department of the Interior signed, dated, and approved by Honorable Ray Lyman Wilbur, as Secretary of the Interior, on October 28, 1932, temporarily withdrawing lands of the Papago Indian Reservation in Arizona from all forms of mineral entry or claim under the public land mining laws, is hereby revoked and rescinded, and the lands of the said Papago Indian Reservation are hereby restored to exploration and location, under the existing mining laws of the United States, in accordance with the express terms and provisions declared and set forth in the Executive orders establishing said Papago Indian Reservation: Provided further, That damages shall be paid to the Papago Tribe for loss of any improvements on any land located for mining in such a sum as may be determined by the Secretary of the Interior but not to exceed the cost of said improvements: Provided further, That a yearly rental not to exceed five cents per acre shall be paid to the Papago Tribe for loss of the use or occupancy of any land withdrawn by the requirements of mining operations, and payments derived from damages or rentals shall be deposited in the Treasury of the United States to the credit

of the Papago Tribe: **Provided further**, That in the event any person or persons, partnership, corporation, or association, desires a mineral patent, according to the mining laws of the United States, he or they shall first deposit in the Treasury of the United States to the credit of the Papago Tribe the sum of \$1.00 per acre in lieu of annual rental, as hereinbefore provided, to compensate for the loss or occupancy of the lands withdrawn by the requirements of mining operations: **Provided further**, That patentee shall also pay into the Treasury of the United States to the credit of the Papago Tribe damages for the loss of improvements not heretofore paid in such a sum as may be determined by the Secretary of the Interior, but not to exceed the cost thereof; the payment of \$1.00 per acre for surface use to be refunded to patentee in the event that patent is not acquired.

Nothing herein contained shall restrict the granting or use of permits for easements or rights-of-way; or ingress or egress over the lands for all proper and lawful purposes; and nothing contained herein, except as expressly provided, shall be construed as authority for the Secretary of the Interior, or any other person, to issue or promulgate a rule or regulation in conflict with the Executive order of February 1, 1917, creating the Papago Indiari Reservation in Arizona or the Act of February 21, 1931 (46 Stat. 1202).

SECTION 4. Except as herein provided, no sale, devise, gift, exchange or other transfer of restricted Indian lands or of shares in the assets of any Indian tribe or corporation organized hereunder, shall be made or approved: Provided, however, That such lands or interests may, with the approval of the Secretary of the Interior, be sold, devised, or otherwise transferred to the Indian tribe in which the lands or shares are located or from which the shares were derived or to a successor corporation; and in all instances such lands or interests shall descend or be devised, in accordance with the then existing laws of the State, or Federal laws where applicable; in which said lands are located or in which the subject matter of the corporation is located, to any member of such tribe or of such corporation or any heirs of such member: Provided further, That the Secretary of the Interior may authorize voluntary exchanges of lands of equal value and the voluntary exchange of shares of equal value whenever such exchange, in his judgment, is expedient and beneficial for or compatible with the proper consolidation of Indian lands and for the benefit of cooperative organizations.

SECTION 5. The Secretary of the Interior is hereby authorized, in his discretion, to acquire through purchase, relinquishment, gift, exchange, or assignment, any interest in lands, water rights or surface rights to lands, within or without existing reservations, including trust or otherwise restricted allotments whether the allottee be living or deceased, for the purpose of providing land for Indians.

For the acquisition of such lands, interests in land, water rights, and

surface rights, and for expenses incident to such acquisition, there is hereby authorized to be appropriated, out of any funds in the Treasury not otherwise appropriated, a sum not to exceed \$2,000,000 in any one fiscal year: **Provid**ed, That no part of such funds shall be used to acquire additional land outside of the exterior boundaries of Navajo Indian Reservation for the Navajo Indians in Arizona and New Mexico, in the event that the proposed Navajo boundary extension measures now pending in Congress and embodied in the bills (S.2499 and H.R. 8927) to define the exterior boundaries of the Navajo Indian Reservation in Arizona, and for other purposes, and the bills (S. 2531 and H.R. 8982) to define the exterior boundaries of the Navajo Indian Reservation in New Mexico and for other purposes, or similar legislation, become law.

The unexpended balances of any appropriations made pursuant to this section shall remain available until expended.

Title to any lands or rights acquired pursuant to this Act shall be taken in the name of the United States in trust for the Indian tribe or individual Indian for which the land is acquired, and such lands or rights shall be exempt from State and local taxation.

SECTION 6. The Secretary of the Interior is directed to make rules and regulations for the operation and management of Indian forestry units on the the priniciple of sustained-yield management, to restrict the number of livestock grazed on Indian range units to the estimated carrying capacity of such ranges, and to promulgate such other rules and regulations as may be necessary to protect the range from deterioration, to prevent soil erosion, to assure full utilization of the range, and like purposes.

SECTION 7. The Secretary of the Interior is hereby authorized to proclaim new Indian reservations on lands acquired pursuant to any authority conferred by this Act, or to add such lands to existing reservations: **Provided**, That lands added to existing reservations shall be designated for the exclusive use of Indians entitled by enrollment or by tribal membership to residence at such reservations.

SECTION 8. Nothing contained in this Act shall be construed to relate to Indian holdings of allotments or homesteads upon the public domain autside of the geographic boundaries of any Indian reservation now existing or established hereafter.

SECTION 9. There is hereby authorized to be appropriated, out of any funds in the Treasury not otherwise appropriated, such sums as may be necessary, but not to exceed \$250,000 in any fiscal year, to be expended at the order of the Secretary of the Interior, in defraying the expenses of organizing Indian chartered corporations or other organizations created under this Act.

SECTION 10. There is hereby authorized to be appropriated, out of any funds in the Treasury not otherwise appropriated, the sum of \$10,000,- 000 to be established as a revolving fund from which the Secretary of the Interior, under such rules and regulations as he may prescribe, may make loans to Indian chartered corporations for the purpose of promoting the economic development of such tribes and of their members, and may defray the expenses of administering such loans. Repayment of amounts loaned under this authorization shall be credited to the revolving fund and shall be available for the purposes for which the fund is established. A report shall be made annually to Congress of transactions under this authorization.

SECTION 11. There is hereby authorized to be appropriated, out of any funds in the United States Treasury not otherwise appropriated, a sum not to exceed \$250,000 annually, together with any unexpended balances of previous appropriations made pursuant to this section, for loans to Indians for the payment of tuition and other expenses in recognized vocational and trade schools: **Provided**, That not more than \$50,000 of such sum shall be available for loans to Indian students in high schools and colleges. Such loans shall be reimbursable under rules established by the Commissioner of Indian Affairs.

SECTION 12. The Secretary of the Interior is directed to establish standards of health, age, character, experience, knowledge, and ability for Indians who may be appointed, without regard to civil-service laws, to the various positions maintained, now or hereafter, by the Indian Office, in the administration of functions or services affecting any Indian tribe. Such qualified Indians shall hereafter have the preference to appointment to vacancies in any such positions.

SECTION 13. The provisions of this Act shall not apply to any of the Territories, colonies, or insular possessions of the United States, except that sections 9, 10, 11, 12, and 16, shall apply to the Territory of Alaska: Provided, That Sections 2, 4, 7, 16, 17, and 18 of this Act shall not apply to the following-named Indian tribes, the members of such Indian tribes, together with members of other tribes affiliated with such named tribes located in the State of Oklahoma, as follows: Cheyenne, Arapaho, Apache, Comanche, Kiowa, Caddo, Delaware, Wichita, Osage, Kaw, Otoe, Tonkawa, Pawnee, Ponca, Shawnee, Ottawa, Quapaw, Seneca, Wyandotte, Iowa, Sac and Fox, Kickapoo, Pottawatomi, Cherokee, Chickasaw, Choctaw, Creek, and Seminole. Section 4 of this Act shall not apply to the Indians of the Klamath Reservation in Oregon.

SECTION 14. The Secretary of the Interior is hereby directed to continue the allowance of the articles enumerated in section 17 of the Act of March 2, 1889 (23 Stat. L. 894), or their commuted cash value under the Act of June 10, 1896 (29 Stat. L. 334), to all Sioux Indians who would be eligible, but for the provisions of this Act, to receive allotments of lands in severalty under section 19 of the Act of May 29, 1908 (25 Stat. L. 451), or

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under any prior Act, and who have the prescribed status of the head of a family or single person over the age of eighteen years, and his approval shall be final and conclusive, claims therefor to be paid as formerly from the permanent appropriation made by said section 17 and carried on the books of the Treasury for this purpose. No person shall receive in his own right more than one allowance of the benefits, and application must be made and approved during the lifetime of the allottee or the right shall lapse. Such benefits shall continue to be paid upon such reservation until such time as the lands available therein for allotment at the time of the passage of this Act would have been exhausted by the award to each person receiving such benefits of an allotment of eighty acres of such land.

SECTION 15. Nothing in this Act shall be construed to impair or prejudice any claim or suit of any Indian tribe against the United States. It is hereby declared to be the intent of Congress that no expenditures for the benefit of Indians made out of appropriations authorized by this Act shall be considered as offsets in any suit brought to recover upon any claim of such Indians against the United States.

SECTION 16. Any Indian tribe or tribes, residing on the same reservation, shall have the right to organize for its common welfare, and may adopt an appropriate constitution and bylaws, which shall become effective when ratified by a majority vote of the adult members of the tribe, or of the adult Indians residing on such reservation, as the case may be, at a special election authorized and called by the Secretary of the Interior under such rules and regulations as he may prescribe. Such constitution and bylaws when ratified as aforesaid and approved by the Secretary of the Interior shall be revocable by an election open to the same voters and conducted in the same manner as hereinabove provided. Amendments to the constitution and bylaws ruay be ratified and approved by the Secretary in the same manner as the original constitution and bylaws.

In addition to all powers vested in any Indian tribe or tribal council by existing law, the constitution adopted by said tribe shall also vest in such tribe or its tribal council the following rights and powers: To employ legal counsel, the choice of counsel and fixing of fees to be subject to the approval of the Secretary of the Interior; to prevent the sale, disposition, lease, or encumbrance of tribal lands, interests in lands, or other tribal assets without the consent of the tribe; and to negotiate with the Federal, State, and local Governments. The Secretary of the Interior shall advise such tribe or its tribal council of all appropriation estimates or Federa! projects for the benefit of the tribe prior to the submission of such estimates to the Bureau of the Budget and the Congress.

SECTION 17. The Secretary of the Interior may, upon petition by at least one-third of the adult Indians, issue a charter of incorporation to such

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tribe: Provided, That such charter shall not become operative until ratified at a special election by a majority vote of the adult Indians living on the reservation. Such charter may convey to the incorporated tribe the power to purchase, take by gift, or bequest, or otherwise, own, hold, manage, operate and dispose of property of every description, real and personal, including the power to purchase restricted Indian lands and to issue in exchange therefor interests in corporate property, and such further powers as may be incidental to the conduct of corporate business, not inconsistent with law, but no authority shall be granted to sell, mortgage, or lease for a period exceeding ten years any of the land included in the limits of the reservation. Any charter so issued shall not be revoked or surrendered except by Act of Congress.

SECTION 18. This Act shall not apply to any reservation wherein a majority of the adult Indians, voting at a special election duly called by the Secretary of the Interior, shall vote against its coplication. It shall be the duty of the Secretary of the Interior, within one year after the passage and approval of this Act, to call such an election, which election shall be held by secret ballot upon thirty days' notice.

SECTION 19. The term "Indian" as used in this Act shall include all persons of Indian descent who are members of any recognized Indian tribe now under Federal jurisdiction, and all persons who are descendants of such members who were, on June 1, 1934, residing within the present boundaries of any Indian reservation, and shall further include all other persons of onehalf or more Indian blood. For the purposes of this Act, Eskimos and other aboriginal peoples of Alaska shall be considered Indians. The term "tribe" wherever used in this Act shall be construed to refer to any Indian tribe, organized band, pueblo, or the Indians residing on one reservation. The words "adult Indians" wherever used in this Act shall be construed to refer to Indians who have attained the age of twenty one years. Approved, June 18, 1934.

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(PUBLIC—NO. 147—74TH CONGRESS) (H. R. 7781) AN ACT

To define the election procedure under the Act of June 18, 1934, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in any election heretofore or hereafter held under the Act of June 18, 1934 (48 Stat. 984), on the question of excluding a reservation from the application of the said Act or on the question of adopting a constitution and bylaws or amendments thereto or on the question of ratifying a charter, the vote of a majority of those actually voting shall be necessary and sufficient to effectuate such exclusion, adoption, or ratification, as the case may be: Provided, however, That in each instance the total vote cast shall not be less than 30 per centum of those entitled to vote.

SECTION 2. The time for holding elections on the question of excluding a reservation from the application of said Act of June 18, 1934, is hereby extended to June 18, 1936.

SECTION 3. If the period of trust or of restriction on any Indian land has not, before the passage of this Act, been extended to a date subsequent to December 31, 1936, and if the reservation containing such lands has voted or shall vote to exclude itself from the application of the Act of June 18, 1934, the periods of trust or the restrictions on alienation of such lands are hereby extended to December 31, 1936.

SECTION 4. All laws, general and special, and all treaty provisions affecting any Indian reservation which has voted or may vote to exclude itself from the application of the Act of June 18, 1934 (48 Stat, 984), shall be deemed to have been continuously effective as to such reservation, notwithstanding the passage of said Act of June 18, 1934. Nothing in the Act of June 18, 1934, shall be construed to abrogate or impair any rights guaranteed under any existing treaty with any Indian tribe, where such tribe voted not to exclude itself from the application of said Act.

Approved, June 15, 1935.

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THE ALASKA REORGANIZATION ACT (PUBLIC---NO. 538---74TH CONGRESS) (H. R. 9866) AN ACT

To extend certain provisions of the Act approved June 18, 1934, commonly known as the Wheeler-Howard Act (Public Law Numbered 383, Seventy-third Congress, 48 Stat. 984), to the Territory of Alaska, to provide for the designation of Indian reservations in Alaska, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections 1, 5, 7, 8, 15, 17, and 19 of the Act entitled "An Act to conserve and develop Indian lands and resources; to extend to Indians the right to form business and other organizations; to establish a credit system for Indians; to grant certain rights of home rule to Indians; to provide for vocational education for Indians; and for other purposes," approved June 18, 1934 (48 Stat. 984), shall hereafter apply to the Territory of Alaska: Provided, That groups of Indians in Alaska not heretofore recognized as bands or tribes, but having a common bond of occupaticn, or association, or residence within a well-defined neighborhood, community, or rural district, may organize to adopt constitutions and bylaws and to receive charters of incorporation and Federal loans under sections 16, 17, and 10 of the Act of June 18, 1934 (48 Stat. 984).

Sec. 2. That the Secretary of the Interior is hereby authorized to designate as an Indian reservation any area of land which has been reserved for the use and occupancy of Indians or Eskimos by section 8 of the Act of May 17, 1884 (23 Stat. 26), or by section 14 or section 15 of the Act of March 3, 1891 (26 Stat. 1101), or which has been heretofore reserved under any executive order and placed under the jurisdiction of the Department of the Interior or any bureau thereof, together with additional public lands adjacent thereto, within the Territory of Alaska, or any other public lands which are actually occupied by Indians or Eskimos within said Territory: Provided, That the designation by the Secretary of the Interior of any such area of land as a reservation shall be effective only upon its approval by the vote, by secret ballot, of a majority of the Indian or Eskimo residents thereof who vote at a special election duly called by the Secretary of the Interior upon thirty days' notice: Provided, however, That in each instance the total vote cast shall not be less than 30 per centum of those entitled to vote: Provided further, That nothing herein contained shall affect any valid existing claim, location, or entry under the laws of the United States, whiether for homestead, mineral, right-of-way, or other purpose whatsoever, or shall affect the rights of any such owner, claimant, locator, or entryman to the full use and enjoyment of the land so occupied.

Approved, May 1, 1936.

THE OKLAHOMA INDIAN WELFARE ACT (PUBLIC—NO. 816—74TH CONGRESS

(S. 2047) AN ACT

To promote the general welfare of the Indians of the State of Oklahoma, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized, in his discretion, to acquire by purchase, relinquishment, gift, exchange, or assignment, any interest in lands, water rights, or surface rights to lands, within or without existing Indian reservations, including trust or otherwise restricted lands now in Indian ownership: **Provided,** That such lands shall be agricultural and grazing lands of good character and quality in proportion to the respective needs of the particular Indian or Indians for whom such purchases are made. Title to all lands so acquired shall be taken in the name of the United States, in trust for the tribe, band, group, or individual Indian for whose benefit such land is so acquired, and while the title thereto is held by the United States said lands shall be free from any and all taxes, save that the State of Oklahoma is authorized to levy and collect a gross-production tax, not in excess of the rate applied to production from lands in private ownership, upon all oil and gas produced from said lands, which said tax the Secretary of the Interior is hereby authorized and directed to cause to be paid.

SECTION 2. Whenever any restricted Indian land or interests in land, other than sales or leases of oil, gas, or other minerals therein, are offered for sale, pursuant to the terms of this or any other Act of Congress, the Secretary of the Interior shall have a preference right, in his discretion, to purchase the same for or in behalf of any other Indian or Indians of the same or any other tribe, at a fair valuation to be fixed by the appraisement satisfactory to the Indian owner or owners, or if offered for sale at auction said Secretary shall have a preference right, in his discretion, to purchase the same for or in behalf of any other Indian or Indians by meeting the highest bid otherwise offered therefor.

SECTION 3. Any recognized tribe or band of Indians residing in Oklahoma shall have the right to organize for its common welfare and to adopt a constitution and bylaws, under such rules and regulations as the Secretary of the Interior may prescribe. The Secretary of the Interior may issue to any such organized group a charter of incorporation, which shall become operative when ratified by a majority vote of the adult members of the organization voting: Provided, however, That such election shall be void unless the total vote cast be at least 30 per centum of those entitled to vote. Such charter may convey to the incorporated group, in addition to any powers which may properly be vested in a body corporate under the laws of the State of Oklahoma,

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the right to participate in the revolving credit fund and to enjoy any other rights or privileges secured to an organized Indian tribe under the Act of June 18, 1934 (48 Stat. 984): Provided, That the corporate funds of any such chartered group may be deposited in any national bank within the state of Oklahoma or otherwise invested, utilized, or disbursed in accordance with the terms of the corporate charter.

SECTION 4. Any ten or more Indians, as determined by the official tribal rolls or Indian descendants of such enrolled members, or Indians as defined in the Act of June 18, 1934 (48 Stat. 984), who reside within the State of Oklohoma in convenient proximity to each other may receive from the Secretary of the Interior a charter as a local cooperative association for any one or more of the following purposes: Credit administration, production, marketing, consumers' protection, or land management. The provisions of this Act, the regulations of the Secretary of the Interior, and the charters of the cooperative associations issued pursuant thereto shall govern such cooperative associations: **Provided**, That in those matters not covered by said Act, regulations, or charters, the laws of the State of Oklahoma, if applicable, shall govern. In any stock or nonstock cooperative association no one member shall have more than one vote, and membership therein shall be open to all Indians residing within the prescribed district.

SECTION 5. The charters of any cooperative association organized pursuant to this Act shall not be amended or revoked by the Secretary except after a majority vote of the membership. Such cooperative associations may sue and be sued in any court of the State of Oklahoma or of the United States having jurisdiction of the cause of action, but a certified copy of all papers filed in any action against a cooperative association in a court of Oklahome shall be served upon the Secretary of the Interior, or upon an employee duly authorized by him to receive such service. Within thirty days after such service or within such extended time as the trial court may permit, the Secretary of the Interior may intervene in such action or may remove such action to the United States district court to be held in the district where such petition is pending by filing in such action in the State court a petition for such removal, together with the certified copy of the papers served upon the Secretary. It shall then be the duty of the State court to accept such petition and to proceed no further in such action. The said copy shall be entered in the said district court within thirty days after the filing of the petition for removal, and the said district court is hereby given jurisdiction to hear and determine said action.

SECTION 6. The Secretary is authorized to make loans to individual Indians and to associations or corporate groups organized pursuant to this Act. For the making of such loans and for expenses of the cooperative associa-

tions organized pursuant to this Act, there shall be appropriated, out of the Treasury of the United States, the sum of \$2,000,000.

SECTION 7. All funds appropriated under the several grants of authority contained in the Act of June 18, 1934 (48 Stat. 984), are hereby made available for use under the provisions of this Act, and Oklahoma Indians shall be accorded and allocated a fair and just share of any and all funds hereafter appropriated under the authorization herein set forth: **Provided**, That any royalties, bonuses, or other revenues derived from mineral deposits underlying lands purchased in Oklahoma under the authority granted by this Act, or by the Act of June 18, 1934, shall be deposited in the Treasury of the United States, and such revenues are hereby made available for expenditure by the Secretary of the Interior for the acquisition of lands and for loans to Indians in Oklahoma as authorized by this Act and by the Act of June 18, 1934 (48 Stat. 984).

SECTION 8. This Act shall not relate to or affect Osage County, Oklahoma.

SECTION 9. The Secretary of the Interior is hereby authorized to prescribe such rules and regulations as may be necessary to carry out the provisions of this Act. All Acts or parts of Acts inconsistent herewith are hereby repealed.

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Approved, June 26, 1936.

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