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The Charles J. Kappler Indian Affairs: Laws and Treaties Internet Site at the Oklahoma State University

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The Charles J. Kappler “Indian Affairs: Laws and Treaties” Internet site at the Oklahoma State University

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Abstract
Indigenous nations and issues are a worldwide concern and a number of WWW resources that support multidisciplinary research in this area have been previously identified. The availability of such tools is a boon to cost-effective collection development. One of the previously selected electronic resources was the Indian Affairs: Laws and Treaties Internet site at the Oklahoma State University. This commentary describes more fully the use of this collection of treaties created between the Indian Nations and the U.S. federal government. Research examples are used to demonstrate the relationship of these documents to various indigenous issues.

Keywords: Collection development, electronic resources, American Indian treaties

1. Introduction

In a recent discussion highlighting selected World Wide Web resources regarding indigenous nations, Gina Matesic declared that the term indigenous peoples was “used inclusively, and [was] intended to respectfully encompass First Nations, Ab-
original, Indian, Inuit, and other peoples throughout the world.”[1, p.16] Indeed, she noted that the United Nations’ International Decade of the World’s Indigenous People² concludes in 2004, and that her materials on indigenous peoples reach—just like this International Decade program—beyond North America to include Latin and South America, Europe, Africa, Asia, and Oceania. The benefits of such collections are that these important and easily accessible Internet materials make investigation of indigenous issues available to almost every library, and that electronic resources are an expeditious way to create collections that are more robust and to reduce acquisition and technical services costs.

The note referred to, for example, the Indian and Northern Affairs Canada Web site³ because it serves as “the central federal department for aboriginal matters in Canada.”[2, p.17] This is an important connection because it provides immediate access to historic treaty texts and to materials germane to land claims submitted by recognized First Nations.⁴

Within the international community, Matesic provided the site for the text of the 1840 Treaty of Waitangi.⁵ This instrument between the Crown and the Maori of New Zealand proposed that the “acquisition of Land by the Crown for the future Settlement of British Subjects must be confined to such Districts as the Natives can alienate without distress or serious inconvenience to themselves.”⁶ There is now a Waitangi Tribunal established by the New Zealand government as “a permanent commission of inquiry charged with making recommendations on claims brought by Maori relating to actions or omissions of the Crown, which breach the promises made in the Treaty of Waitangi.”⁷ This agency functions in a manner similar to that of Canada’s Claims and Indian Government Sector in the Department of Indian Affairs and Northern Development.

In comparison, the United States created many more treaties with their indigenous peoples than did either Canada or New Zealand. Matesic mentioned a Web

² See http://www.unhchr.ch/indigenous/decade.htm for background information, and for a link to the text of United Nations General Assembly Resolution 48/163 of December 21, 1993 that proclaimed the purpose of this endeavor. This International Decade of the World’s Indigenous People Web site and other sites reported in this article were last retrieved on December 27, 2004.
³ This Canadian Government site is http://0-www.ainc-inac.gc.ca.library.unl.edu/index_e.html.
⁴ See http://0-www.ainc-inac.gc.ca.library.unl.edu/ps/clm/scb_e.htm for the two classes of claims available to petitioners under current federal policy: “Specific claims arise from Canada’s breach or non-fulfillment of lawful obligations found in treaties, agreements or statutes (including the Indian Act). Comprehensive claims are based on unextinguished Aboriginal rights where no treaty has been signed” (emphasis added). Over 250 such claims have been settled in the last three decades.
⁵ Matesic used a New Zealand government archives page for her introduction to the treaty text. The URL has been changed to http://www.treatyofwaitangi.govt.nz/.
⁶ See these August 14, 1839 instructions from the Colonial Secretary, Lord Normanby, to Capt. William Hobson at http://www.treatyofwaitangi.net.nz/LordNormanbysBrief.html.
⁷ The main Web site of the Tribunal is at http://www.waitangi-tribunal.govt.nz/default.asp. Their declared vision is “that, having reconciled ourselves with the past and possessing a full understanding of the Treaty of Waitangi, Maori and non-Maori New Zealanders will be equipped to create a future for two peoples as one nation” (see http://www.waitangi-tribunal.govt.nz/about/waitangitribunal/).
site that provides easy access to Charles J. Kappler’s *Indian Affairs: Laws and Treaties*, a compilation that contains almost all of the recognized post-Independence treaty texts. They are readily available online, and you can access them through the site that provides easy access to Charles J. Kappler’s *Indian Affairs: Laws and Treaties*, a compilation that contains almost all of the recognized post-Independence treaty texts. This article describes its use more fully through research examples coupling the relationship of these documents to indigenous issues.

2. U.S. federal Indian law resources

The world of U.S. federal Indian law is a complex one. In the past, a number of critical resources have been created, most produced in traditional formats. In print, for example, the original and second editions of Felix Cohen’s *Handbook of Federal Indian Law* [3] and [4] have served attorneys for decades, and this material has been brought up to date recently by a similar treatise.[5] *Cases and Materials on Federal Indian Law*[6] and *American Indian Law in a Nutshell*[7] convey the ever-growing complexities of this jurisprudence, “with all the attendant consequences for the tribes and their members, the states and their citizens, and the federal government.” [8, p.1] In microform, the National Archives have captured the images of the original treaties with the tribes, [9] while the texts have been gathered in paper, originally via a series of volumes produced by the Government Printing Office. [10]

It is the relevance of these transactions with the tribes that underlie all of these assets. These documents contain the parameters under which Indian lands were ceded, and under which the federal government agreed to compensate or to assist the tribes. The collected texts of these instruments were compiled and edited by Charles J. Kappler, as the Clerk to the Senate Committee on Indian Affairs. The original five volumes detail laws, executive orders, proclamations, and treaties. The final texts of 366 of those treaties recognized by the Department of State, contained in volume 2 of the set, have been preserved also in stand-alone publications. [11] and [12]

Today, as Miller has demonstrated,[13] the availability of electronic resources has seized the legal world through a plethora of research databases, Web links, and pathfinders. The efficacy of these tools assists practicing attorneys, as well as law students in their career preparations and other investigators interested in these materials, and significant documents, especially the treaties, in the field of federal Indian law have been added now to this electronic realm. An example of the development of enhanced indexing of legal materials is the Oklahoma State

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8 The Kappler resource is available at [http://0-digital.library.okstate.edu.library.unl.edu/kappler/](http://0-digital.library.okstate.edu/library.unl.edu/kappler/).
9 There are 374 recognized treaties, plus the never formally promulgated Treaty of Fort Laramie with the Sioux, etc., 1851 that has been declared a valid treaty by the Courts (Moore v. United States, 1897; Roy v. United States, 1910).[21] and [22] The British, before the Revolutionary War, concluded the first seven treaties acknowledged by the Department of State, and the texts of two additional treaties are available in volume 1 of *American State Papers: Indian Affairs*, pp. 641 and 696, respectively, [23] or at [http://0-memory.loc.gov.library.unl.edu/ammem/ammlaw/lwsp.html](http://0-memory.loc.gov/library.unl.edu/ammem/ammlaw/lwsp.html). These nine instruments are not included in Kappler’s compilation. The *Statutes at Large* do not contain the text of the Treaty of Fort Laramie with the Sioux, etc., 1851 (11 Stat. 749), but it is available in Kappler’s suite (1904, vol. 2, pp. 594–596)[24] and at [http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/sio0594.htm](http://0-digital.library.okstate.edu/library.unl.edu/kappler/Vol2/treaties/sio0594.htm).
3. Research applications

The fully searchable digitized text and page images facilitate the use of Kappler’s collection. Several general research examples may demonstrate the usefulness and advantage over the paper copy of the second volume—devoted to treaty documents—on the OSU Indian Affairs: Laws and Treaties Web site. Similar applications, regarding the materials in the other six volumes, may be investigated with the same general search principles.

Two test scenarios will uncover the enhanced advantage of OSU’s digitized version. There is only one treaty that confers whaling and sealing rights to a tribe. Neither of these two activities is listed in the paper format index to Kappler’s second volume. However, searching the database version for the term “whaling” returns this lone document: the Treaty with the Makah, 1855. In a similar application, the names of individuals involved in treaty negotiations are not indexed either. Yet an electronic search for the name “Kit Carson” will reveal four treaties in which this legendary figure participated, while a search for “Sitting Bull” will return one document. In these examinations, the electronic resource with a search feature becomes invaluable.

10 The details of the process used to create this project were presented by the second author[25] at the 9th Annual Federal Depository Library Conference; see http://0-www.access.gpo.gov.library.unl.edu/su_docs/fdl/pubsp/proceedings/0bpro11.html. Briefly, the resulting collection consists of fully searchable digitized text plus page images. The original margin notations have been maintained, and tables of contents and indexes are furnished. In addition, there is a special “Treaties by Year” table of contents for the second, or treaties, volume. The text is available on the Web site with HTML markup and the images are available in .jpg format. For archival purposes, the text was coded and stored as SGML or XML using a modified version of the TEI Lite DTD, and the images were saved as .tif files. As OSU now uses data-driven Web sites to manage their electronic journal databases, a combination of a dedicated Microsoft SQL Server 2000 and Cold Fusion scripting supports Web searching through Innerprise spider or search engine software.

11 The rights, that include the taking of fish, are noted in Article 4. The Statutes at Large citation for this treaty is 12 Stat. 939. See Kappler (1904, vol. 2, pp. 682–685) or at http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/mak0682.htm. This treaty is returned, along with nine other documents from volume two, by a search for the term “sealing.” All but Makah use this expression in the “signing and sealing” sense.

12 The four treaties in which Carson served as a signatory were the Treaty with the Cheyenne and Arapaho, 1865 (14 Stat. 703; Kappler, 1904, vol. 2, pp. 887–891 or http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/che0887.htm); the Treaty with the Apache, Cheyenne, and Arapaho, 1865 (14 Stat. 713; pp. 891–892 or http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/ap0891.htm); the Treaty with the Comanche and Kiowa, 1865 (14 Stat. 717; pp. 892–895 or http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/com0892.htm); and the Treaty with the Ute, 1868 (15 Stat. 619; pp. 990–996 or http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/ute0990.htm). At each event, Carson was listed as one of the “Commissioners on the part of the United States.”

In the *Minnesota v. Mille Lacs Band of Chippewa Indians* case before the U.S. Supreme Court, [14] extensive testimony was presented on behalf of the Band.[15] Further, three treaties—the *Treaty with the Sauk and Foxes, 1837* (7 Stat. 543), the *Treaty with the Winnebago, 1837* (7 Stat. 544), and the *Treaty with the Winnebago, 1846* (9 Stat. 878)[14]—were brought before the Supreme Court for the first time, demonstrating the contemporary relevance of these instruments. Each of these treaties may be retrieved and examined with the OSU Web resource, although comparable searching in the paper format is available as well. For example, the specific year ranges from the “Treaties by Year” table of contents for volume 2 may be employed, or the tribe name may be used as a search parameter in the Index, to find these documents. In the case of the *Sauk and Foxes, 1837* treaty, care must be taken to select the correct text, as both instruments from 1837 may be retrieved: the required one is at 7 Stat. 543 and not at 7 Stat. 540 for the other *Sauk and Foxes, 1837* one. The inclusion of *Statutes at Large* citations and date data in this digital collection facilitate identification.[15]

At the state level, there is also a rich array of cases that may be located by using specific treaty citations from the *Statutes at Large* to search within the Web-based *LexisNexis* resource, another tool for facilitated access to legal technicalities. This online legal database permits keyword searching through a broad array of legal reporters, for state as well as for federal case law.[16] The following case was identified by this means within the Idaho State Case Law section of *LexisNexis Academic Universe* for the *Statutes at Large* citation—“12 Stat. 957”—of the *Treaty with the Nez Perces, 1855.*[17]

A Nez Perce man was arrested for fishing without a State fish and game license in a stream that ran originally within the Nez Perce reservation. The defense centered on Article 3 of the *Treaty with the Nez Perces, 1855* that assured the qualified “right of taking fish at all usual and accustomed places in common with citizens of the Territory,” and on two subsequent treaties[18] that reaffirmed these rights. In citing the U.S. Supreme Court case *Tulee v. Washington* [16] and the similarity between the 1855 Nez Perce treaty and the one under consideration in *Tulee,*[19] the Su-

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15 Another focused application may be seen in Bernholz.[31] In that analysis, a Web link was created between those opinions in *Indian Territory Reports* that cited treaties, and these electronic treaty texts in OSU’s *Kappler’s Indian Affairs* collection. *Indian Territory Reports* is a seven-volume compilation of cases determined by the U.S. Court of Appeals for the Indian Territory between February 1896 and September 1907.[32]
16 The efficacy of such a search is made clear when there might be limited or no access to the various official reporters for the state. For example, cases before the Idaho Supreme Court may be found in the *Pacific Reporter* beginning in the year 1883 and/or in *Idaho Reports* from 1866 forward (*The Bluebook*, 2000, p. 200). [33]
19 The *Treaty with the Yakima, 1855* (12 Stat. 951; Kappler, 1904, vol. 2, pp. 698–702 or http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/yak0698.htm) [36] was concluded at the same council site 2 days earlier than the *Treaty with the Nez Perces, 1855* by the same negotiating team led by Isaac I. Stevens, the Governor and Superintendent of Washington Territory.
premum Court of Idaho concluded that “the Tulee case is a comprehensive and complete vindication of the right of the Indian to fish without a license by reason of the rights reserved to him, not granted, in the original treaty and by successive treaties reaffirmed, or, at least, not abrogated.” [17]

This *Treaty with the Nez Perces, 1855* was 1 of 10 treaties negotiated by Isaac I. Stevens, the governor of Washington Territory in 1854 and 1855. [18, pp. 402–409], [19, pp. 250–255] Aspects of this *Nez Perces* treaty have been argued before all levels of the court system. A search of the online *LexisNexis “Federal and State Cases”* option yields 21 citations to cases before the U.S. Supreme Court, Court of Appeals of the Ninth District, Circuit Court of Appeals for the Ninth District, Circuit Court for the District of Idaho, District Courts in Idaho and Oregon, and Court of Claims, and before the Supreme Courts of Idaho, Michigan, and Washington. Many of the State cases concern the permissibility of hunting, fishing, and/or gathering, while other federal proceedings examine the land cession process. The prompt electronic retrieval of these specific case opinions and of the underlying treaty document is a demonstration of the intersection of technology and of legal materials that has brought about more effective investigations of federal Indian law. This is especially crucial here because of the varied applications of the aspects of this single instrument. This wider scope makes it imperative that this treaty be consulted when examining actions taken by each of the petitioners.

Further, a focused discussion of fishing rights would also benefit from the awareness that this treaty, and others in the Stevens suite, contain the frequently used phrase “at all usual and accustomed places” that has affected off-reservation gathering issues for the last century. [20] The *Indian Affairs: Laws and Treaties* Web site can provide such access. A search for the name “Isaac I. Stevens” returns the 10 relevant Washington Territory treaties, while a search for the term “accustomed” yields the nine treaties that contain this critical word. [21] Both of these searches are faster and more accurate than perusing the paper text of *Indian Affairs: Laws and Treaties*, particularly for investigators unfamiliar with the area of Indian treaties.

The OSU *Indian Affairs: Laws and Treaties* Web site and other electronic resources therefore have a distinct place in the repertoire of those interested in federal Indian law, and particularly in the parameters of the treaties between the Indian Nations and the federal government. It provides worldwide access to data that may be physically held by only a handful of institutions. [22] This site is also a pertinent dem-

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21 There are three versions of this “accustomed” phrase in 9 of the 10 Stevens treaties. “Accustomed places” appears in three treaties; “accustomed grounds and stations” is in five instruments; and “accustomed stations” is used in one document. The *Treaty with the Makah, 1855* that conferred whaling and sealing rights is one of the “accustomed grounds and stations” examples. The tenth Stevens document, the *Treaty with the Blackfeet, 1855* (Kappler, 1904, vol. 2, pp. 736–740 or [http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/bla0736.htm](http://0-digital.library.okstate.edu.library.unl.edu/kappler/Vol2/treaties/bla0736.htm)) [42] does not discuss fishing in this detail.

22 The WorldCat (see [http://0-www.oclc.org.library.unl.edu/worldcat/](http://0-www.oclc.org.library.unl.edu/worldcat/)) indicates that less than 500 libraries around the world have the complete seven-volume paper version of *Indian Affairs: Laws and Treaties*. 
onstration of, and model for, the usefulness of digitized texts and images for legal and scholarly investigations. In its creation, this research tool fulfills Matesic’s proposal [20, p. 16] that “[l]ibrarians in the field must perceive library resources in the broadest manner to be most effective” for their potential patrons. Electronic resources like the OSU Indian Affairs: Laws and Treaties Web site provide easy, cost-effective access to important collection development options for all libraries.

References

[2] Ibid.
[8] Ibid.
[22] Roy v. United States, 45 Ct. Cl. 177 (1910).


[27] Ibid.

[28] Ibid.

[29] Ibid.

[30] Ibid.


[34] Kappler (1904–1941).

[35] Ibid.

[36] Ibid.


[38] Cohen.


[40] Meyers & Smith.
