Primary Source: The Indian Removal Act of 1830 [1]

This act of Congress, passed in 1830, authorized President Andrew Jackson to transfer Eastern Indian tribes to the territories west of the Mississippi River. Although Jackson had described their removal as “voluntary” and this legislation promises the “aid and assistance” of the U.S. government, the Indians would be forced to trade land on which their people had lived for hundreds or thousands of years for land they had never seen. The actual relocation would culminate in the 1838 forced march known as the “Trail of Tears.”

Jackson argued that Indians should be grateful for this policy. “And is it supposed that the wandering savage has a stronger attachment to his home than the settled, civilized Christian?” he said in 1830. “Is it more afflicting to him to leave the graves of his fathers than it is to our brothers and children? Rightly considered, the policy of the General Government toward the red man is not only liberal, but generous. He is unwilling to submit to the laws of the States and mingle with their population. To save him from this alternative, or perhaps utter annihilation, the General Government kindly offers him a new home, and proposes to pay the whole expense of his removal and settlement.”

Indians, of course, took a very different view of removal policy. In the North, Indian populations had been depleted by war, and they were gradually removed without incident. In the Midwest, however, federal troops were required to remove the Sac and Fox Indians. Southern Native Americans were perhaps most resistant — white settlers wanted the lands of the Creek, Chickasaw, Choctaw and Cherokee to establish cotton plantations and perhaps search for gold, but these well-organized groups protested federal policy.

An Act to provide for an exchange of lands with the Indians residing in any of the states or territories, and for their removal west of the river Mississippi.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That it shall and may be lawful for the President of the United States to cause so much of any territory belonging to the United States, west of the river Mississippi, not included in any state or organized territory and to which the Indian title has been extinguished, as he may judge necessary, to be divided into a suitable number of districts, for the reception of such tribes or nations of Indians as may choose to exchange the lands where they now reside, and remove there; and to cause each of said districts to be so described by natural or artificial marks, as to be easily distinguished from every other.

SEC. 2. And be it further enacted, That it shall and may be lawful for the President to exchange any or all of such districts, so to be laid off and described, with any tribe or nation within the limits of any of the states or territories, and with which the United States have existing treaties, for the whole or any part or portion of the territory claimed and occupied by such tribe or nation, within the bounds of any one or more of the states or territories, where the land claimed and occupied by the Indians, is owned by the United States, or the United States are bound to the state within which it lies to extinguish the Indian claim thereto.

SEC. 3. And be it further enacted, That in the making of any such exchange or exchanges, it shall and may be lawful for the President solemnly to assure the tribe or nation with which the exchange is made, that the United States will forever secure and guaranty to them, and their heirs or successors, the country so exchanged with them; and if they prefer it, that the United States will cause a patent or grant to be made and executed to them for the same: Provided always, That such lands shall revert to the United States, if the Indians become extinct, or abandon the same.

SEC. 4. And be it further enacted, That if, upon any of the lands now occupied by the Indians, and to be exchanged for, there should be such improvements as add value to the land claimed by any individual or individuals of such tribes or nations, it shall and may be lawful for the President to cause such value to be ascertained by appraisement or otherwise, and to cause such ascertained value to be paid to the person or persons rightfully claiming such improvements. And upon the payment of such valuation, the improvements so valued and paid for, shall pass to the United States, and possession shall not afterwards be permitted to any of the same tribe.

SEC. 5. And be it further enacted, That upon the making of any such exchange as is contemplated by this act, it shall and may be lawful for the President to cause such aid and assistance to be furnished to the emigrants as may be necessary and proper to enable them to remove to, and settle in, the country for which they may have exchanged; and also, to give them such aid and assistance as may be necessary for their support and subsistence for the first year after their removal.

SEC. 6. And be it further enacted, That it shall and may be lawful for the President to have the same superintendence and care over any tribe or nation in the country to which they may remove, as contemplated by this act, that he is now authorized to have over them at their present places of residence.
For Teachers:

**Tales and Trails of Betrayal: America's Indian Removal Policies**

**Grades 8-11 Lesson Plan**

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**Cherokee Nation Case Study, National Museum of the American Indian**

For Grades 6-12.

**Primary Sources:**

- President Andrew Jackson's Message to Congress 'On Indian Removal' (1830)

3 January 2018

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