

Very respectfully,

*Wm. L. Pratt*

Very respectfully,

Very respectfully,

subject and has already covered part of his expense by his travel.  
worked out by Campbell himself who has very proper ideas on that  
inadequacy of the amount. This deficiency I am hoping may be  
restored, a letter. You will note what he says in reference to the  
Campbell. In explanation of the matter, I forward Professor  
minutes covering the same. I forward the expenses of William L.  
signed by the Dean of the Law Department of the University of

I have the honor to forward herewith enclosed

591

OFFICE OF  
INDIAN AFFAIRS.  
Rec'd JAN 7

1891

Indian Training Sch., Carlisle, Pa

2/23/91

Capt W. H. Pratt, 10<sup>th</sup> Cav'y Supt

January 23<sup>rd</sup> 1890

Rel. to expenses of W. of Campbell  
at Minneapolis University  
and encls. contract  
for same.

2 inc

x 2, Prof. Wm. L. Pratt Jan 27/91

*[Signature]*

TO THE HON.

Mar. 4/91

B

INDIAN INDUSTRIAL SCHOOL,  
CARLISLE, PA.

January 5th, 1891.

To The Hon.,

The Commr. of Indian Affairs,

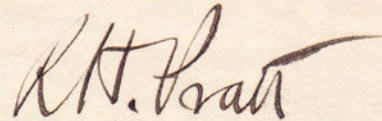
Washington, D. C.

Sir:-

I have the honor to forward herewith contract signed by the Dean of the Law Department of the University of Minnesota covering \$167. towards the expenses of William F. Campbell. In explanation of the matter, I forward Professor Pattee's letter. You will note what he says in reference to the inadequacy of the amount. This deficiency I am hopeful may be worked out by Campbell himself who has very proper ideas on that subject and has already covered a part of his expense by his labor.

Very respectfully,

Your obt. servt.,



Capt. 10th Cav'y., Supt.

1001  
INDIAN AFFAIRS  
287

591

INDIAN OFFICE

1891.

*Inclos No.*

2



THE UNIVERSITY  
OF MINNESOTA.

MINNEAPOLIS, MINN., Dec 26 1891.

R. H. Pratt

My dear Sir:

Mr. Wm F Campbell, a student in our law School, has shown me your letter and one from Mr. Morgan, and the Blank Contract with them.

Mr. Campbell is a man full grown, a worthy and able young gentleman, and this one hundred and sixty Dollars per year will enable him to procure his legal education and become a useful man among his people.

But of course this will not pay all his bills. His Tuition is \$40 per year. The remaining \$120 would furnish him room and books, stationery, and undoubtedly there would be something left to apply on his board. But it will not be sufficient to furnish him the whole list mentioned in the Contract his board for instance. At present he is working his board



MINNEAPOLIS, MINN.,

1891.

and will continue to do something  
toward his support through the entire  
course -

I have filled out the blank so far as  
I can, he being away just at present,  
and am willing to undertake the ex-  
penditure of the money, if desirable, but  
I cannot contract to board him here  
and furnish all else named for that  
sum, I will pay his tuition, get his  
books, and pay his room rent, &  
pay his board so far as the money  
will go, and aid him in every  
way I can.

We have allowed him to attend with-  
out paying anything so far, but if  
he gets this money the \$40 for tuition  
will be taken and all the balance  
applied to his acct. I send the  
Blank filled out as far as I can  
now do so, and this letter of explana-  
tion should go with it.



THE UNIVERSITY  
OF MINNESOTA.

3

MINNEAPOLIS, MINN., ..... 1891.

Mr Campbell has been getting along  
the best he could, counting on  
this money to meet certain bills,  
incident to his schooling.

If I can do any thing further to  
aid him I will do so, and will  
use the money for his benefit un-  
der such reasonable contract  
as the government may wish.

Very truly  
Yours,  
H. S. Patten  
Dean of the  
Law School.

ARTICLES OF AGREEMENT

BETWEEN

Department of the Interior,

Washington, D. C., ..... , 189.....

The within contract is .....

AND

Secretary.

For .....

Dated .....

Expires .....

Registered, Contract Book No. ...., p. ....

To be made in quintuplicate; one to be retained by agent one to be delivered to contractor, two to be forwarded to Office of Indian Affairs, and one to "Returns Office."

All contracts must be sealed by wax or other adhesive substance.

591

INDIAN OFFICE

1891.

Inclos No. /

Capt Pratt

(5-085 c.)

1 This Agreement, made and entered into this 10 day of August  
2 one thousand eight hundred and ninety- by and between

3  
4 J Morgan  
5  
6 Comm of Indian aff

7 for and on behalf of the United States of America, party of the first part, and

8  
9  
10  
11 William S Pattee of Minneapolis, Minn.  
12 party of the second part:

13 Witnesseth, That the said parties have covenanted and agreed, and by these presents  
14 do covenant and agree, to and with each other as follows:

15 ARTICLE 1. The party of the second part, for and in consideration of the compensation herein-  
16 after named, agrees:

17 1. To feed, lodge, care for and educate under this contract at  
18 The Law School in the city of Minneapolis  
19 Minnesota

20 in a manner satisfactory to the party of the first part, William Campbell  
21 Indian pupil by name William Campbell of the  
22 Chippewa tribe of Indians, 25 years of age.

23 2. To enroll the said William Campbell  
24 Indian pupil as a student of the said Law School  
25 for the whole school term of the current school year, beginning Sept 1st,  
26 1890, and ending June 30, 1891, and to grant to the said William Campbell  
27 all the privileges usually allowed students of the said Law School

28 3. To supply the said William Campbell with suitable and sufficient  
29 ~~subsistence~~, lodging accommodations, ~~medical attendance~~, school books, stationery, school appliances,  
30 and all other articles necessary to his personal comfort. and tuition

31 4. To give the said William Campbell instruction on at least five  
32 days in each week, legal holidays and the school vacations excepted, such school vacations not to  
33 exceed ~~one~~ <sup>three</sup> months and occurring within the present fiscal year as follows: July 1, 1890  
34 ~~Three weeks at holidays, one week~~  
35 ~~in March~~ <sup>March 8, 1890, November 30, 1890, December</sup>  
36 <sup>21, 1890 till July 4, 1891, March 8, 1891 to March 9<sup>th</sup></sup>  
<sup>1891 to May 31, 1891 to June 30<sup>th</sup>, 1891, all dates inclusive</sup>



~~the first~~  
*Salmon*

37 5. To report to the Indian Office at the expiration of each quarter the number of days said  
38 *William F Campbell* has been instructed during the quarter and the  
39 progress made by said pupil in his studies.

40 6. To not transfer this contract or any interest therein, as provided by section 3737 of the  
41 U. S. Revised Statutes, to any other party or parties, it being understood that if this contract or any  
42 interest therein shall be transferred by the party of the second part, by that act the party of the  
43 first part will be relieved from all obligations under the contract; but all rights of action for breach  
44 of the contract by the party of the second part will be reserved to the party of the first part.

45 ARTICLE 2. The said party of the first part in consideration of the faithful performance by the  
46 party of the second part of the aforesaid agreement and stipulations, agrees:

47 1. To pay said party of the second party at the rate of *\$167.00* per annum, pay-  
48 ments to be made quarterly at the end of each quarter of the fiscal year upon vouchers in duplicate,  
49 sworn to and subscribed by the party of the second part, that the terms of Article 1 of this contract  
50 have been faithfully carried out, it being agreed, however, that any fractional quarters created by  
51 section 4, article 1, shall so far as relates to compensation be considered as *1* full quarters.

52 ARTICLE 3. The party of the first part reserves the right to abrogate this contract on a notice  
53 of thirty days given in writing to the party of the second part, provided that the party of the second  
54 part has failed to comply with the agreements and stipulations of this contract.

55 ARTICLE 4. It is expressly agreed and stipulated between the parties to this contract:

56 1. That upon agreement between them, this contract may be changed, altered, modified, or  
57 abrogated, in whole or in part; but no such change, alteration, or modification shall entitle the  
58 party of the second part to receive a greater compensation for the service hereinbefore provided for  
59 than the compensation specified.

60 2. That no member of, or delegate to, Congress, officer, agent, or other employé of the Govern-  
61 ment, shall be admitted to any share or part in this contract, or derive any pecuniary benefit there-  
62 from.

63 ARTICLE 5. This agreement is made subject to the approval of the Secretary of the Interior.

64 In Witness Whereof, the undersigned have hereunto subscribed their names and  
65 affixed their seals the day and year first above written.

Witnesses:

\_\_\_\_\_  
\_\_\_\_\_  
For the party of the first part.

\_\_\_\_\_ [SEAL.]  
Commissioner of Indian Affairs.

*D. H. Smaugue*  
*J. A. ...*  
For the party of the second part.

*William J. Palle* [SEAL.]