## NINTH CONGRESS-REPUBLIC OF TEXAS.

#### EXTRA SESSION.

### JOINT RESOLUTION

Giving the consent of the existing Government to the annexation of Texas to the United States.

Whereas, the Government of the United States hath Preamble. proposed the following terms, guarantees, and conditions, on which the people and territory of the Republic of Texas may be erected into a new State, to be called the State of Texas, and admitted as one of the States of the American Union, to wit:

"Resolved by the Senate and House of Representatives of the United States of America in Congress asconsent of sembled, That Congress doth consent that the territory congress given to annexa properly included within, and rightfully belonging to tion of Texas the Republic of Texas, may be erected into a new State, to be called the State of Texas, with a republican form of Government, to be adopted by the people of said Republic, by deputies in Convention assembled, with the consent of the existing Government, in order that the same may be admitted as one of the States of this Union.

"2. And be it further resolved, That the foregoing conditions and consent of Congress is given upon the following conditions, and with the following guarantees, to wit:

Boundaries to be adjusted by U. States.

State Constitution to be adopted and presented.

"First. Said State to be formed, subject to the adjustment by this Government of all questions of boundary that may arise with other Governments; and the Constitution thereof, with the proper evidence of its adoption, by the people of said Republic of Texas, shall be transmitted to the President of the United States, to be laid before Congress for its final action, on or before the first day of January, one thousand eight hundred and forty-six.

What to be ceded to the U. States.

tained.

Texas not to become a

New States territory.

Missouri Compromise Line established.

"Second. Said State, when admitted into the Union, after ceding to the United States, all public edifices, fortifications, barracks, ports and harbors, navy and navy-yard, docks, magazines, arms, armaments, and all other property and means pertaining to the public defence, belonging to the said Republic of What to be re- Texas, shall retain all the public funds, debts, taxes, and dues of every kind, which may belong to or due and owing said Republic; and shall also retain all the vacant and unappropriated lands lying within its limits, to be applied to the payment of Public debt of the debts and liabilities of said Republic of Texas, and the residue of said lands, after discharging said debts charge upon the U. States, and liabilities, to be disposed of as said State may direct; but in no event are said debts and liabilities to become a charge upon the Government of the United States.

Third. New States, of convenient size, not exceeding may be formed four in number, in addition to said State of Texas, and having sufficient population, may hereafter, by the consent of said State, be formed out of the territory thereof, which shall be entitled to admission under the provisions of the Federal Constitution. And such States as may be formed out of that portion of said territory lying south of thirty-six degrees thirty minutes north latitude, commonly known as the Missouri compromise line, shall be admitted into the Union, with or without slavery, as the people of each State asking admission may desire. And in such State or States as shall be formed out of said territory north of said Missouri compromise line, slavery, or involuntary servitude, (except

for crime), shall be prohibited."

And whereas, by said terms, the consent of the existing government of Texas is required—Therefore,

Be it resolved by the Senate and House of Representatives of the Republic of Texas in Congress assembled, Texas given to annexation That the government of Texas doth consent, that the to annexation as a State. People and territory of the Republic of Texas, may be erected into a new State, to be called the State of Texas, with a republican form of Government, to be adopted by the People of said Republic, by Deputies in Convention assembled, in order that the same may be admitted as one of the States of the American Union; and said consent is given on the terms, guarantees, and conditions set forth in the Preamble to this Joint Resolution.

Sec. 2. Be it further resolved, That the proclama-consent given tion of the President of the Republic of Texas, bearing proclamation date May fifth, eighteen hundred and forty-five, and calling conthe election of Deputies to sit in Convention, at Austin, the election of on the fourth day of July next, for the adoption of a thereto. Constitution for the State of Texas, had in accordance therewith, hereby receives the consent of the existing Government of Texas.

Sec. 3. Be it further resolved, That the President of President to Texas is hereby requested immediately to furnish the furnish American Minister, Government of the United States, through their ac-and Convencredited Minister near this Government, with a copy of tion, with copy of this Joint this Joint Resolution; also to furnish the Convention to Resolution. assemble at Austin, on the fourth of July next, a copy of the same—And the same shall take effect from and after its passage.

JOHN M. LEWIS. Speaker of the House of Representatives. K. L. ANDERSON, President of the Senate.

Approved, June 23, 1845.

ANSON JONES.

# IN CONVENTION OF THE PEOPLE OF THE RE-PUBLIC OF TEXAS JULY 4, 1845.

#### AN ORDINANCE.

Preamble reciting the official action of the Congress and President of the United States and of the President and Congress of Texas, in regard to annexation.

Whereas the Congress of the United States of America has passed resolutions providing for the annexation of Texas to that Union, which resolutions were approved by the President of the United States on the first day of March one thousand eight hundred and forty-five; and whereas the President of the United States has submitted to Texas the first and second sections of the said resolution, as the basis upon which Texas may be admitted as one of the States of the said Union; and whereas the existing government of the Republic of Texas has assented to the proposals thus made, the terms and conditions of which are as follows.

## JOINT RESOLUTION FOR ANNEXING TEXAS TO THE UNITED STATES.

Consent of Congress given to annexa-

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled, That Congress doth consent, that the territory, properly included within, and rightfully belonging to tion as a State. the Republic of Texas, may be erected into a new State, to be called the State of Texas, with a republican form of government, to be adopted by the people of said Republic, by deputies in convention assembled, with the consent of the existing government, in order that the same may be admitted as one of the States of this Union.

2nd. And be it further resolved, That the foregoing Conditions and guarantees. consent of Congress is given upon the following conditions, and with the following guarantees, to Boundaries to wit: First, Said State to be formed, subject to the U. States, the adjustment by this government, of all questions of boundary that may arise with other governments;

and the Constitution thereof with the proper evidence State Constiof its adoption by the people of said Republic of Texas, adopted and shall be transmitted to the President of the United presented. States, to be laid before Congress for its final action, on or before the first day of January, one thousand eight hundred and forty-six. Second, Said State, when ad- What to be mitted into the Union, after ceding to the United States ceded to the U. States. all public edifices, fortifications, barracks, ports and harbors, navy and navy yards, docks, magazines, arms and armaments, and all other property and means pertaining to the public defence belonging to the said Republic of Texas, shall retain all the public funds, debts, What to be taxes, and dues of every kind, which may belong to or be due & owing to the said Republic; and shall also retain all the vacant and unappropriated lands lying within its limits, to be applied to the payment of the debts and liabilities of said Republic of Texas, and the residue of said lands, after discharging said debts and liabilities, to be disposed of as said State may direct; but in no event are said debts and liabilities to become a Public debt of charge upon the government of the United States. Texas. Third, New States of convenient size, not exceeding New States four in number, in addition to said State of Texas, and may be formed having sufficient population, may hereafter, by the con-territory. sent of said State, be formed out of the territory thereof, which shall be entitled to admission under the provisions of the Federal Constitution. And such states as may be formed out of that portion of said territory lying south of thirty-six degrees thirty minutes north latitude, commonly known as the Missouri Compromise Missouri Com-Line, shall be admitted into the Union, with or without established. slavery, as the people of each State, asking admission may desire. And in such State or States, as shall be formed out of said territory; north of said Missouri Compromise Line, slavery or involuntary servitude (except for crime) shall be prohibited.

Now, in order to manifest the assent of the people of this Republic as required in the above recited portions of the said resolutions; We the deputies

of the people of Texas in convention assembled in their name and by their authority, do ordain and declare, that we assent to, and accept the proposals, conditions and guarantees contained in the first and second sections of the resolution of the Congress of the United States aforesaid.

Done at the city of Austin, Republic of Texas July 4th 1845

PHIL. M. CUNY H. G. RUNNELS ROBERT M. FORBES SAM. LUSK JNO: CALDWELL JOSE ANTONIO NAVARRO JAMES POWER GEO. WM. BROWN GUSTAVUS A. EVERTS LEMUEL DALE EVANS J. B. MILLER R. E. B. BAYLOR J. S. MAYFIELD R. BACHE JAMES LOVE WM. L. HUNTER JOHN D. ANDERSON ISAAC PARKER P. O. LUMPKIN FRANCIS MOORE, JR. ISAAC W. BRASHEAR ALEXANDER McGOWAN, ISAAC VAN ZANDT S. HOLLAND EDWARD CLARK GEO. W. SMYTH JAMES ARMSTRONG JOHN M. LEWIS JAMES SCOTT ARCHIBALD McNEILL A. C. HORTON ISRAEL STANDEFER

THO. J. RUSK, President. JOS. L. HOGG. CHAS. S. TAYLOR DAVID GAGE HENRY J. JEWETT CAVITT ARMSTRONG ALBERT H. LATIMER WM. C. YOUNG J. PINCKNEY HENDERSON NICHOLAS H. DARNELL EMERY RAINS A. W. O. HICKS JAMES M. BURROUGHS H. L. KINNEY WILLIAM L. CAZNEAU A. S. CUNNINGHAM ABNER S. LIPSCOMB JOHN HEMPHILL VAN R. IRION VOLNEY E. HOWARD E. H. TARRANT FRANCIS M. WHITE JAMES DAVIS GEORGE T. WOOD G. W. WRIGHT H. R. LATIMER W. B. OCHILTREE OLIVER JONES B. C. BAGBY CHS. BELLINGER STEW-ART

JAS. H. RAYMOND, Secretary of the Convention.