This treaty made and established between the Texan Indians of the United Provisions Government of the West and the Cherokee nation and their associated bands in the year of our Lord 1836.

By the head chief, the other bands, and the Cherokee nation, as the other bands, agreeably to their last General Council. This treaty is made conformably to a declaration made by the last General Council at San Felipe, and dated 18th November, 1828.

Article First.

The Parties declare, that there shall be a firm and lasting peace forever, and that a firm and unchangeable, shall be preserved by the people belonging to both parties.

Article Second.

It is agreed and declared that the forenamed treaty, or bands, shall form one community, and that they shall have and possess the lands, within the following bounds, to wit: laying North of the San Antonio river, and beginning on said river, at the point where the said road crosses the same, and running up said river, until
This Treaty made and established between Sam Houston, and John Forbes, Commissioners, on the part of the Provisional Government of Texas, of the on part, and the Cherokees, and their associate Bands now residing in Texas of the other part-to wit Shawanee Delawares, Kickapoos, Quapaws, Choctaws, Boluxies, Iawannies, Alabamas, Cochatties, Caddos of the Naches, Tahoocattakes, and Unataquous, - By the Head Chiefs, Head men and Warriors, of the Cherokees, as Elder Brother and Representative of all the other Bands, agreeably to their last General Council. This Treaty is made conformably to a declaration made by the last General Consultation, at St. Felipe, and dated 13th November AD 1835.

Article First.

The Parties declare, that there shall be a firm and lasting peace forever, and that a friendly intercourse Shall be preserved, by the people belonging to both parties.

Article Second,

It is agreed and declared that the before named Tribes, or Bands shall form one community, and that they shall have and possess the lands, within the following bounds. To wit, - laying West of the San Antonio road, and beginning on the West, at the point where the said road crosses the River Angeline, and running up said river, until
It reaches the mouth of the first large creek, (below) the great Shawnee Village) emptying into the said River, from the North-East, thence running into said creek to its main source, and from thence, a due north line to the Sabine River, and thence said river Westerly, until it reaches the San Antonio road, crosses the Angeline river, and thence the said road to the point where it ceases. The Neches river, and thence running up the east side of said river, in a North-West direction.

Article Third.

All lands granted or settled in good faith, proceeding to the settlement of the Cherokees, within the before described bounds, are not conveyed by this treaty, but excepted from its operation. All persons who have once been removed and returned, shall be considered as interested and their settlements not be executed.

Article Fourth.

It is agreed that the parties aforesaid, that the land hereby or hereafter named in this Treaty, shall all remove, within the limits of lands of the said above-described.

Article Fifth.

It is agreed, and declared, by the parties aforesaid, that the land, lying and being within the above-mentioned limits shall never be sold or alienated to any person or persons, under or by authority, what so ever, than the Government of the United States, and the Commissioners, or in behalf of the Government of.
it reaches the mouth of the first large creek, (below the great Shawanee Village) emptying into the said River from the north east, thence running with said creek, to its main source, and from thence, a due north line to the Sabine River, and with said river West — then starting where the San Antonio road crosses the Angeline river, and with the said road to the point where it crosses the Naches river And thence running up the east side of said river, in a North West direction. —

Article Third,
All lands granted or settled in good faith previous to the settlement of the Cherokees, within the before described bounds are not conveyed by this treaty, but excepted from its operation.- All persons who have once been removed and returned shall be considered as intruders and their settlements not be respected.—

Article Fourth
It is agreed by the parties aforesaid that the several Bands or Tribes named in this Treaty, shall all remove within the limits, or bounds as before described. –

Article Fifth
It is agreed and declared, by the parties aforesaid, that the land, lying and being within the aforesaid limits shall never be sold or alienated to any person or persons, power or Government, whatsoever else than the Government of Texas, and the Commissioners on behalf of the Government of
Texas, bind themselves, to proceed in future all journeys from settlements within the said bounds... And it is agreed, from the north, the part of the

Republic, for Florida, and their younger brother,

their lands, that we enter into the lands of Indians,

whatever shall settle within the limits of said,

but those already named in this treaty, and residing

in Texas.

Article Ninth.

It is declared that no individual person, member,
of the Republic before named, shall have power to
sell, or lease, land, to any person or persons, and,
member, or member of the community of In-

dians, nor shall any citizen of Texas, be allowed,
to lease or buy land from any Indian or Indians.

While Seneca,

That the Seneca shall be governed by their own
regulating, and laws, within their own territory,
not contrary to the laws of the Government of

Texas. We promise them from the citizen of,

Texas, or from the Seneca shall be restored to
the land from which it was taken, and the of-

fender or offending shall be punished by the law
in to whom the same belong...

Article Eighth.

The Government of Texas shall have power
to regulate trade and intercourse, and tax shall be laid on the trade of the Indians.
Texas bind themselves, to prevent in future all persons from intruding within the said bounds. – And it is agreed upon the part of the Cherokees, for themselves and their younger Brothers, that no other tribes or Bands of Indians, whatsoever shall settle within the limits aforesaid, but those already named in this Treaty, and now residing in Texas. –

Article Sixth
It is declared that no individual person, member of the Tribes before named, shall have power to sell, or lease land to any, person or persons, not a member or members of this community of Indians, nor shall any citizen of Texas, be allowed to lease or buy land from any Indian or Indians.

Article Seventh
That the Indians shall be governed by their own Regulations, and laws, within their own territory, not contrary to the Laws of the Government of Texas. All property stolen from the citizens of Texas, or from the Indians shall be restored to the party from whom it was stolen, and the offender or offenders shall be punished by the party to whom he or they may belong.

Article Eighth
The Government of Texas shall have power to regulate Trade, and intercourse, but no Tax shall be laid on the Trade of the Indians.
Article Ninth

The parties to this Treaty agree that one or more agings shall be elected and at least one ager shall reside, especially within the Cherokeee Village, whose duty it shall be to see that no injustice is done to the members of the community of Indians.

Article Tenth

The Parties to this Treaty agree that the homes of Jacob Gail and Samuel Renge shall be abandoned, improvements existing the bounds of the foregoing tract of country, and no more within the same, shall be valued and paid for by the Government of Texas, the said Jacob Gail and Samuel Renge, losing until the months of December and March succeeding from the date of this Treaty, allowed them to remove within the limits before described. And that all the lands and the improvements now occupied by any of the above named Indians or Deserting now lying within the limits before described shall belong to the Government of Texas and subject to its disposal.

Article Eleventh

The Parties to this Treaty agree and stipulate that all the homes or Bridge, or before recited (except Jacob Gail and Renge) shall remove within the before described limits, within eight months from the date of this Treaty.
Article Ninth
The Parties to this Treaty agree that one or more agencies, shall be created and at least one agent shall reside, specially, within the Cherokee Villages, whose duty it shall be to see that no injustice is done to them, or other members of the community of Indians.

Article Tenth
The Parties to this Treaty agree that so soon as Jack Steele, and Samuel Benge, shall abandon their improvements, without the limits of the before recited tract of country, and remove within the same, that they shall be valued and paid for by the Government of Texas, the said Jack Steele and Samuel Benge having until the month of November next succeeding from the date of this treaty, allowed them to remove within the limits before described. And that all the lands and improvements now occupied by any of the before named Bands or Tribes, not lying within the limits before described shall belong to the Government of Texas and subject to its disposal.

Article Eleventh
The Parties to this Treaty agree and stipulate that all the Bands or Tribes, as before recited (except Steele and Benge) shall remove within the before described limits, within eight months from the date of this Treaty.
Article First
The Judges to the Deputies, agree that nothing herein contained shall affect the relations of the Saline or the Ranch, nor the settlers in the neighborhood, until a General Council of the several Bands shall take place, and the pleasure of the Convention of Texas be known...

Article Second
It is also declared, that all Deeds issued to lands, not agreement to the declaration of the General Convention of the People of all Texas, dated the twentieth day of December, eighteen hundred and thirty-five, within the before-mentioned limits, are declared void as well as all orders and surveys, made in relation to the same.

Done at Colonel Bandy's Village, on the twenty-second day of December, eighteen hundred and thirty-five, and the first year of the Provisional Government of Texas.

Thos. Bealston

W. Foster

J. H. Eddy

J. H. Woodward

J. H. Eddy

Thos. Bealston

Geo. W. Case

Nath. N. Beight

Thos. Bealston

John Forbes

Obed. Boll

Jim. Back,

S. Woll

Obed. Boll

Geo. W. Case

Nath. N. Beight

Thos. Bealston
Article Twelfth
The parties to this Treaty, agree that nothing herein contained shall effect the relations of the Saline, on the Naches nor the settlers in the neighbourhood thereof untill a General Council of the several Bands, shall take place and the pleasure of the convention of Texas be known.

Article Thirteenth
It is also declared, that all Titles issued to Lands, not agreeably to the declaration of the General Consultation of the People of all Texas, dated the Thirteenth day of November Eighteen hundred and thirty five, within the before recited limits, are declared void — as well as, all orders and surveys made in relation to the same.

Done at Colonel Bowls Village on the twenty third day of February, Eighteen hundred and thirty six, and the first Year of the Provisional Government of Texas. —