No. 5. A Resolution for distributing the work on the Exploring Expedition.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That as each part of the work now in course of publication on the "Exploring Expedition" shall be completed, fifty-eight copies of the same shall be delivered to the Secretary of State, to be distributed as follows, that is to say: To each of these United States, one copy; to the government of France, two copies; Great Britain, two copies; Russia, two copies; and one copy each to Sweden, Denmark, Prussia, Austria, Bavaria, the Netherlands, Belgium, Portugal, Spain, Sardinia, Greece, Tuscany, the Ecclesiastical States, the Two Sicilies, Turkey, China, Mexico, New-Granada, Venezuela, Chili, Peru, the Argentine Republic, Brazil, Texas, and the Sandwich Islands; and one copy to the Naval Lyceum in Brooklyn, New York.

Sec. 2. And be it further resolved, That one copy of said work be given to Charles Wilkes, esquire, the commander of said expedition, one copy to William L. Hudson, esquire, and one copy to Cadwallader Ringgold, esquire, commandants of vessels in said expedition.

Sec. 3. And be it further resolved, That two copies of said work be placed in the Library of Congress, and that the residue of said work shall be delivered to the Librarian, to be by him preserved for future distribution.

Approved, February 20, 1845.

No. 7. A Resolution amendatory of the resolution passed April thirty, one thousand eight hundred and forty-four, "respecting the application of certain appropriations heretofore made."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing contained in the joint Resolution of April thirty, one thousand eight hundred and forty-four, or in any other act or Resolution, shall be understood or construed to prevent the Secretary of War from allowing and paying any just and equitable claims for supplies furnished, or advances or loans of money made to provide for the defence of the inhabitants and suppression of Indian hostilities in the Territory of Florida, provided that the amount so allowed and paid shall not exceed the sums already appropriated by law.

Approved, March 1, 1845.

No. 8. Joint Resolution for annexing Texas to the United States.

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 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 consent of Congress is given upon the following conditions, and with the following guarantees, to wit: 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. Second. Said State, when ad-
mitted into the Union, after ceding to the United States, all public edi-
fices, fortifications, barracks, ports and harbors, navy and navy-yards,
docks, magazines, arms, armaments, and all other property and means
pertaining to the public defence belonging to said Republic of Texas,
shall retain all the public funds, debts, taxes, and dues of every kind,
which may belong to or be 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 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 charge upon the Govern-
ment of the United States. Third. New States, of convenient size,
not exceeding 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 admis-
sion 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 de-
sire. And in such State or States as shall be formed out of said terri-
tory north of said Missouri compromise line, slavery, or involuntary
servitude, (except for crime,) shall be prohibited.

Or the President may nego-
tiate with Texas for admission, and

Texas to be admitted, as soon as Texas and the U.S. agree upon the

terms.

Third. New States, of convenient size,
not exceeding 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 admis-
sion under the provisions of the federal constitution. And such States
as may be formed out of that portion of said territory lying south of
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Missouri compromise line, shall be admitted into the Union with or
without slavery, as the people of each State asking admission may de-
sire. And in such State or States as shall be formed out of said terri-
tory north of said Missouri compromise line, slavery, or involuntary
servitude, (except for crime,) shall be prohibited.

3. And be it further resolved, That if the President of the United
States shall in his judgment and discretion deem it most advisable, in-
stead of proceeding to submit the foregoing resolution to the Republic
of Texas, as an overture on the part of the United States for admission,
to negotiate with that Republic; then,

Be it resolved, That a State, to be formed out of the present Republic
of Texas, with suitable extent and boundaries, and with two represen-
tatives in Congress, until the next apportionment of representation, shall
be admitted into the Union, by virtue of this act, on an equal footing
with the existing States, as soon as the terms and conditions of such
admission, and the cession of the remaining Texian territory to the
United States shall be agreed upon by the Governments of Texas and
the United States: And that the sum of one hundred thousand dollars
be, and the same is hereby, appropriated to defray the expenses of
missions and negotiations, to agree upon the terms of said admission
and cession, either by treaty to be submitted to the Senate, or by arti-
cles to be submitted to the two houses of Congress, as the President
may direct.

APPROVED, March 1, 1845.

March 3, 1845. No. 9. A Resolution directing an examination of Putnam's ploughing and dredg-
ing machine.

Resolved by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of War
be, and he is hereby authorized and directed to examine a machine in-
vented by, and patented to the late Dr. James R. Putnam of New Or-
leans, called a Ploughing and Dredging Machine for the removal of
obstructions and bars in Rivers and Harbors, &c., and to appoint a
Board of three officers to test the practical utility of said machine.

APPROVED, March 3, 1845.

March 3, 1845. No. 10. A Resolution to authorize the Attorney General to contract for copies of
a proposed edition of the Laws and Treaties of the United States.

Resolved by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Attorney General