H.J.Res. 72

# One Hundred Sixth Congress of the United States of America

### AT THE SECOND SESSION

Begun and held at the City of Washington on Monday, the twenty-fourth day of January, two thousand

## Joint Resolution

Granting the consent of the Congress to the Red River Boundary Compact.

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

#### SECTION 1. CONGRESSIONAL CONSENT.

(a) IN GENERAL.-The consent of Congress is given to the Red River Compact entered into between the States of Texas and Oklahoma and the new boundary established by the compact.

(b) NEW COMPACT.—The compact referred to in subsection (a) sets the boundary between the States of Texas and Oklahoma as the vegetation line on the south bank of the Red River (except for the Texoma area where the boundary is established pursuant to procedures provided for in the compact) and is the compact-

(1) agreed to by the State of Texas in House Bill 1355
approved by the Governor of Texas on May 24, 1999; and
(2) agreed to by the State of Oklahoma in Senate Bill

175 approved by the Governor of Oklahoma on June 4, 1999.

(c) COMPACT.—The Acts referred to in subsection (b) are recognized by Congress as an interstate compact pursuant to section 10 of Article I of the United States Constitution. (d) CONSTRUCTION.—The compact shall not in any manner

alter-

(1) any present or future rights and interests of the Kiowa, Comanche, and Apache Tribes, the Chickasaw Nation, and the Choctaw Nation of Oklahoma and their members or Indian successors-in interest;

(2) any tribal trust lands;

(3) allotted lands that may be held in trust or lands subject to a Federal restriction against alienation;

(4) any boundaries of lands owned by the tribes and nations referred to in paragraph (1), including lands referred to in paragraphs (2) and (3), that exist now or that may be established in the future under Federal law; and

(5) the sovereign rights, jurisdiction, or other governmental interests of the Kiowa, Comanche, and Apache Tribes, the Chickasaw Nation, and the Choctaw Nation of Oklahoma and their members or Indian successors-in interest presently existing or which may be acknowledged by Federal and tribal law.

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David Dewhurst, Commissioner

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H. J. Res. 72-2

SEC. 2. EFFECTIVE DATE.

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This joint resolution shall take effect on August 31, 2000.

Speaker of the House of Representatives.

Vice President of the United States and President of the Senate.

Counter# 15047

1-1	AN ACT
1-2	relating to the adoption of the Red River Boundary Compact.
1-3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
1-4	SECTION 1. Subtitle A, Title 2, Natural Resources Code, is
1-5	amended by adding Chapter 12 to read as follows:
1-6	CHAPTER 12. RED RIVER BOUNDARY COMPACT
1-7	Sec. 12.001. ADOPTION OF COMPACT. This state enacts the Red
1-8	River Boundary Compact into law and enters into the compact with the State of Oklahoma if that state legally joins in the compact in
1-9 1-10	substantially the form provided by Section 12.002.
1-11	Sec. 12.002. TEXT OF COMPACT. The Red River Boundary
1-12	Compact reads as follows:
1-13	RED RIVER BOUNDARY COMPACT
1-14	ARTICLE I. PURPOSE
1-15	(a) The states of Texas and Oklahoma recognize that:
1-16	(1) there are actual and potential disputes,
1-17	controversies, criminal proceedings, and litigation arising, or
1-18	that may arise, out of the location of the boundary line between
1-19	the states along the Red River;
1-20	(2) the south bank of the Red River is the boundary
1-21	between the states along the Red River;
1-22	(3) the boundary between the states changes as a
1-23 1-24	result of the natural action of the river and, because of those changes and the nature of the land, the south bank of the river is
2-1	often not readily or easily identified;
2-2	(4) while the south bank, at any given time, may be
2-3	located through expensive and time-consuming survey techniques,
2-4	such surveys can, at best, identify the south bank only as it
2-5	exists at the time of the survey;
2-6	(5) locating the south bank through survey techniques
2-7	is of minimal aid when agencies of the party states must locate the
2-8	state boundary line for law enforcement, administrative, and
2-9	taxation purposes; and
2-10 2-11	(6) the interests of the party states are better
2-11	served by establishing the boundary between the states through use of a readily identifiable natural landmark than through use of an
2-13	artificial survey line.
2-14	(b) It is the principal purpose of the party states in
2-15	entering into this compact to establish an identifiable boundary
2-16	between the states of Texas and Oklahoma along the Red River as of
2-17	the effective date of this compact without interfering with or
2-18	otherwise affecting private property rights or title to property.
2-19	In addition, this compact serves the compelling purposes of:
2-20	(1) creation of a friendly and harmonious interstate
2-21 2-22	relationship; (2) avoidance of multiple exercise of sovereignty and
2-22	(2) avoidance of multiple exercise of sovereignty and jurisdiction, including matters of taxation, judicial and police
2-24	powers, and exercise of administrative authority;
2-25	(3) avoidance of lack of exercise of sovereignty and
2-26	jurisdiction over any lands along the boundary;
2-27	(4) avoidance of questions of venue in civil and
3-1	criminal proceedings that may arise as a result of incidents along
3-2	the boundary and avoidance or minimization of future disputes and
3-3	litigation;
3-4	(5) promotion of economic and political stability; and
3-5	(6) placement of the boundary at a location that can
3-6 3-7	be visually identified or located without the necessity of a current survey and that is close to the historical boundary
3-8	location.
3-9	ARTICLE II. ESTABLISHMENT OF BOUNDARY
3-10	(a) In this article:
3-11	(1) "Vegetation" means trees, shrubs, grasses, and
3-12	other plant species that substantially cover the ground. Whether
3-13	the vegetation substantially covers the ground is determined by
3-14	reference to the density of the coverage of the ground by trees,

shrubs, grasses, and other plant species in the area adjacent to 3-15 the relevant portion of the riverbed. 3-16 (2) "Vegetation line" means the visually identifiable continuous line of vegetation that is adjacent to that portion of 3-17 3-18 the riverbed kept practically bare of vegetation by the natural 3-19 flow of the river and is continuous with the vegetation beyond the 3-20 riverbed. Stray vegetation, patches of vegetation, or islands of 3-21 vegetation within the riverbed that do not form such a line are not 3-22 considered part of the vegetation line. Where the riverbed is 3-23 entered by the inflow of another watercourse or is otherwise 3 - 24interrupted or disturbed by a man-made event, the line constituting 3-25 the boundary is an artificial line formed by extending the 3-26 3-27 vegetation line above and below the other watercourse or interrupted or disturbed area to connect and cross the watercourse 4-1 4-2 or area. The permanent political boundary line between the states 4-3 (b) of Texas and Oklahoma along the Red River is the vegetation line 4 - 4along the south bank of the Red River except for the Texoma area, 4-5 where the boundary does not change. For purposes of this compact: 4-6 the Texoma area extends from the east bank of 4 - 7 (1)Shawnee Creek (which flows into the Red River from the south 4 - 8 approximately one-half mile below the Denison Dam) at its mouth to 4-9 the upper end of the normal pool elevation of Lake Texoma (which is 4 - 104-11 617 feet); and the upper end of the normal pool elevation of Lake 4-12 (2)Texoma is along the latitude of 33 degrees 54 minutes as it crosses 4-13 the watercourse at the approximate location of longitude 96 degrees 4 - 1459 minutes. 4-15 (c) The party states agree that the existing boundary within 4-16 the Texoma area begins at the intersection of the vegetation line 4 - 174-18 on the south bank of the Red River with the east bank of Shawnee Creek. From this point, the boundary extends west along the south 4-19 4-20 bank of the Red River as the bank existed immediately before the commencement of the construction of Lake Texoma. From Shawnee 4-21 Creek to Denison Dam, this boundary line is within the current 4-22 4-23 channel of the Red River. Within Lake Texoma, this boundary line 4 - 24follows the south bank of the Red River as the bank was located and marked by the United States Army Corps of Engineers before the 4-25 4-26 commencement of the construction of Lake Texoma. (d) Within one year after the date the United States 4-27 Congress consents to this compact, the Commissioner of the General 5-1 Land Office of Texas and a designated member of the Oklahoma Red 5-2 River Boundary Commission shall: 5-3 locate the boundary line within the Texoma area as 5 - 4(1) described by Subsection (c), using the survey that the United 5-5 States Army Corps of Engineers prepared in connection with the 5-6 construction of Lake Texoma and any other surveys, historical maps, 5-7 or other information that may be available; 5-8 (2) prepare a map of the boundary line; and 5-9 file the map in the state library and archives of 5-10 (3)each party state and with the Oklahoma Secretary of State, after 5-11 which the map will be a part of this compact. 5-12 (e) Within one year after the date the map is filed under 5-13 Subsection (d)(3), the United States Army Corps of Engineers shall 5-14 permanently mark the boundary line within the Texoma area as shown 5-15 on the map. The United States Army Corps of Engineers shall 5-16 maintain the markers annually, or more frequently if necessary. 5-17 5-18 The party states may: (f) (1) agree to equally share the cost of monumenting and maintaining the lines demarking both the boundary within the Texoma 5 - 195-20 5-21 area and the upper limit of the normal pool elevation in a manner designed to make the boundary readily identifiable to the using 5-22 5-23 public; or seek funding from other sources for monumenting 5-24 (2)5-25 and maintaining the lines.

5-26	(q) Should there be a change in the watercourse of the Red
5-27	River, the party states recognize the rules of accretion, erosion,
6-1	and avulsion. The states agree that accretion or erosion may cause
6-2	a change in the boundary between the states if it causes a change
6-3	in the vegetation line. With regard to avulsion, the states agree
6-4	that a change in the course of the Red River caused by an
6-5	immediately perceivable natural event that changes the vegetation
6-6	line will change the location of the boundary between the states.
6-7	ARTICLE III. SOVEREIGNTY
6-8	On the effective date of this compact, the party states agree
6-9	that the State of Oklahoma possesses sovereignty over all lands north of the boundary line established by this compact and that the
6-10 6-11	State of Texas possesses sovereignty over all lands south of the
6-11	boundary line established by this compact. This compact does not
6-13	change or affect in any manner the sovereignty rights of federally
6-14	recognized Indian tribes over lands on either side of the boundary
6-15	line established by this compact. Tribal sovereignty rights
6-16	continue to be established and defined by controlling federal law.
6-17	ARTICLE IV. PENDING LITIGATION
6-18	This compact does not affect the jurisdiction of any
6-19	litigation concerning the title to any of the lands bordering the
6-20	Red River pending in the courts of either of the party states or
6-21	the United States as of the effective date of this compact. The
6-22	states intend that such litigation, if any, continue in the trial and appellate courts of the jurisdiction where pending, until the
6-23 6-24	litigation is finally determined.
6-25	ARTICLE V. PUBLIC RECORDS
6-26	(a) All public records in either party state concerning any
6-27	lands the sovereignty over which is changed by this compact are
7-1	accepted as evidence of record title to such lands, to and
7-2	including the effective date of this compact, by the courts of the
7-3	other state and the federal courts.
7-4	(b) As to lands the sovereignty over which is changed by
7-5	this compact, the recording officials of the counties of each party
7-6 7-7	state shall accept for filing certified copies of documents of title previously filed in the other state and documents of title
7-8	using legal descriptions derived from the land descriptions of the
7-9	other state. The acceptance of a document for filing has no
7-10	bearing on its legal effect or sufficiency. The legal sufficiency
7-11	of a document's form, execution, and acknowledgments, and the
7-12	document's ability to convey or otherwise affect title, are
7-13	determined by the document itself and the real estate laws of the
7-14	jurisdiction in which the land was located at the time the document
7-15	was executed or took effect.
7-16	ARTICLE VI. TAXES
7-17 7-18	(a) Except as provided by Subsections (b) and (c), the lands the sovereignty over which is changed by this compact are, after
7-18	the effective date of this compact, subject to taxation only by the
7-20	state gaining sovereignty over the lands by this compact.
7-21	(b) Taxes for the year of adoption of this compact for
7-22	property the jurisdiction over which is changed by this compact may
7-23	be lawfully imposed only by the state in which the property was
7-24	located on January 1 of the year of adoption of this compact. The
7-25	taxes for the year of adoption may be levied and collected by that
7-26	state or its authorized governmental subdivisions or agencies, and
7-27 8-1	any liens or other rights accrued or accruing, including the right of collection, are fully recognized, except that all liens or other
8-1	rights arising out of the imposition of those taxes must be claimed
8-3	or asserted within five years after this compact takes effect or
8-4	they are barred.
8-5	(c) The party states recognize that the boundary between the
8-6	states will change from time to time as a result of the natural
8-7	actions of accretion, erosion, and avulsion and agree that for
8-8	years subsequent to the year of adoption of this compact, the state
8-9	within which lands adjoining the boundary line are located on

January 1 of each year has the right to levy and collect taxes for 8-10 the entire ensuing year. 8-11 (d) All taxes currently assessed by governmental entities in 8-12 each party state as to lands that border or cross the boundary line 8-13 established by this compact are presumed to be correct as to 8-14 acreage within the particular jurisdiction, absent competent proof 8-15 to the contrary presented in writing by the property owner or 8-16 owners to the appropriate taxing agencies. All such proof must be 8-17 presented to the appropriate taxing agencies before May 1 of the 8-18 year following the year in which this compact takes effect. Tn 8-19 subsequent years it is presumed that the acreage taxed in each 8-20 jurisdiction for the previous year was correct unless evidence of 8-21 change is furnished to or obtained by the various taxing agencies 8-22 under rules and regulations adopted by those taxing agencies. 8-23 ARTICLE VII. PROPERTY AND WATER RIGHTS 8-24 This compact does not change: 8-25 (1) the title of any person or entity, public or 8-26 private, to any of the lands adjacent to the Red River; 8-27 (2) the rights, including riparian rights, of any 9-1 person or entity, public or private, that exist as a result of the 9-2 person's or entity's title to lands adjacent to the Red River; or 9-3 the boundaries of those lands. 9 - 4(3)ARTICLE VIII. EFFECTIVE DATE 9-5 This compact takes effect when enacted by the states of Texas 9-6 and Oklahoma and consented to by the United States Congress. 9 - 7ARTICLE IX. ENFORCEMENT 9-8 This compact does not limit or prevent either party (a) 9-9 state from instituting or maintaining any action or proceeding, 9-10 legal or equitable, in any court having jurisdiction, for the 9-11 protection of any right under this compact or the enforcement of 9-12 any of its provisions. 9-13 (b) This compact is not binding or obligatory on either 9-14 party state unless and until it has been enacted by both states and 9-15 consented to by the United States Congress. Notice of enactment of 9-16 this compact by each state shall be given by the governor of that 9-17 state to the governor of the other state and to the president of 9-18 the United States. The president is requested to give notice to 9-19 the governors of the party states of the consent to this compact by 9-20 9-21 the United States Congress. ARTICLE X. AMENDMENTS 9-22 This compact remains in full force and effect unless amended 9-23 in the same manner as it was created. 9-24 NEGOTIATIONS TO RESOLVE DIFFERENCES. (a) Sec. 12.003. 9-25 Until the State of Oklahoma enters into the Red River Boundary 9-26 Compact in substantially the form provided by Section 12.002, the 9-27 Commissioner of the General Land Office has the authority to 10-1 negotiate with the appropriate Oklahoma representative to resolve 10-2 any differences between the states of Texas and Oklahoma regarding 10-3 matters covered by the compact. The commissioner shall conduct the 10 - 4negotiations in cooperation with the Red River Boundary Commission 10-5 created by H.C.R. No. 128, Acts of the 74th Legislature, Regular 10-6 Session, 1995. 10 - 7(b) The Commissioner of the General Land Office shall report 10-8 annually to the governor of this state, or more frequently if 10-9 necessary, on the status of the negotiations. 10-10 Sec. 12.004. IMPLEMENTATION OF COMPACT. If the State (a) 10-11 of Oklahoma enters into the Red River Boundary Compact in 10-12 substantially the form provided by Section 12.002, the Commissioner 10-13 of the General Land Office has the authority to negotiate with the 10-14 appropriate Oklahoma representative to establish procedures for 10-15 implementing the compact's provisions. The commissioner shall 10-16 conduct the negotiations in cooperation with the Red River Boundary 10-17 10-18 Commission. The Commissioner of the General Land Office shall report 10-19 (b) annually to the governor of this state, or more frequently if 10-20

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necessary, on the status of the negotiations. 10-21 (c) A procedure for implementing a provision of the compact 10-22 must be approved by the governor of this state. 10-23 Sec. 12.005. RELATION TO OTHER LAW AND LITIGATION. The Red 10-24 River Boundary Compact does not affect: 10-25 (1) the Red River Compact, the text of which is set 10-26 out in Section 46.013, Water Code; or 10-27 (2) the riparian rights of adjacent landowners to 11-1 access and use the waters of the Red River as provided by the 11-2 Treaty of Amity, Settlement and Limits, Feb. 22, 1819, United States-Spain, 8 Stat. 252, T.S. No. 327; or 11-3 11 - 4(3) litigation pending in either state involving title 11-5 to land or boundaries of rivers or water bodies of that state. 11-6 SECTION 2. The importance of this legislation and the 11-7 crowded condition of the calendars in both houses create an 11-8 emergency and an imperative public necessity that the 11-9 constitutional rule requiring bills to be read on three several 11-10 days in each house be suspended, and this rule is hereby suspended, 11-11 and that this Act take effect and be in force from and after its 11-12 passage, and it is so enacted. 11-13

President of the SenateSpeaker of the HouseI certify that H.B. No. 1355 was passed by the House on April7, 1999, by the following vote: Yeas 141, Nays 0, 1 present, notvoting; and that the House concurred in Senate amendments to H.B.No. 1355 on May 10, 1999, by the following vote: Yeas 142, Nays 0,1 present, not voting.

Chief Clerk of the House I certify that H.B. No. 1355 was passed by the Senate, with amendments, on May 7, 1999, by the following vote: Yeas 30, Nays 0.

Secretary of the Senate

APPROVED:

Governor

Date

Countr # 75052

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http://www.express-news.net/ennews/ap/texas/d0759.html



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Eds: AMs.

OKLAHOMA CITY (AP) - A watery boundary line that defines part of the border between Oklahoma and Texas was drawn across a lake Wednesday by the Oklahoma Contingency Review Board.

The border across Lake Texoma is believed to be the last disputed portion of the boundary between the two states, a dispute that has brewed for nearly 200 years.

``This dispute is officially over," said Gov. Frank Keating, a member of the board.

The Red River Boundary Compact defines the state boundary as the vegetation line along the Red River's south bank. In Lake Texoma, the line will follow the submerged river bed.

An Oklahoma lawmaker who helped broker the agreement, Rep. James Dunegan, D-Calera, said the boundary was established with U.S. Geological Survey maps and surveyors from Texas and Oklahoma.

The border line in the lake is identified by 325 points on a line that can be pinpointed within a few inches by Global Positioning Satellite equipment, Dunegan said.

Dunegan said the agreement was ratified by Texas a few weeks ago. He said President Clinton signed the agreement on Tuesday.

AP-WS-10-11-00 1836EDT

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Express-News: Send press releases or story ideas to the City Desk or fax them to 210-250-3105.

5-24-19099

Tex. HouseBell 1355

U.S. Congress HJR72

oct. 10, 2000 114 Stat. 919 5. 1295/ P.L.106-28,

#### PUBLIC LAW 106-288-OCT. 10, 2000

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## Public Law 106–288 106th Congress

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#### SEC. 2. EFFECTIVE DATE.

This joint resolution shall take effect on August 31, 2000.

Approved October 10, 2000.

LEGISLATIVE HISTORY-H.J. Res. 72:

HOUSE REPORTS: No. 106-770 (Comm. on the Judiciary).

CONGRESSIONAL RECORD, Vol. 146 (2000):

July 24, considered and passed House.

Sept. 26, considered and passed Senate.

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File No.

## 114 STAT. 920

Approved October 10, 2000.

HOUSE REPORTS: No. 106–770 (Comm. on the Judiciary). CONGRESSIONAL RECORD, Vol. 146 (2000): July 24, considered and passed House. Sept. 26, considered and passed Senate.

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