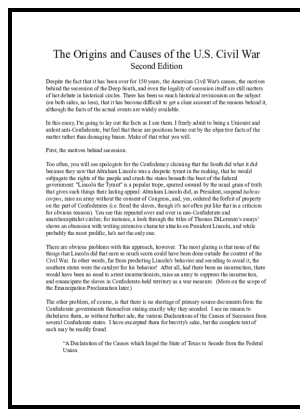


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Notes: Crandall, M.L. Confederate imprints, 2839

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only proper source of political power, but from the arms of the conqueror. Moreover, it makes clear that a state may be bound by a federal constitutional amendment even if that state votes against the amendment in a properly convened state convention.

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Amherst: University of Massachusetts Press. The public debates seemingly do not speak specifically to whether ratification under Article VII was revocable.

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Louis: Zeigler, McCurdy and Co. It established a rule of judicial and administrative action in such cases, without which the Government might have been powerless to execute its clearly delegated powers. Each page is checked manually before printing.

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In such a case, the sovereign character is preserved; and it must, of necessity, be capable of vindicating its rights, by a resumption of the delegated powers; for otherwise, its sovereignty would be nugatory--indeed it would be virtually annihilated; and it is perfectly evident, from the entire history of the formation and ratifications of the Constitution, that it was the especial care of the States to preserve their sovereignty. The Articles required that all states were obliged to comply with all requirements of the agreement; thus, permanence was linked to compliance. It was regarded as a high and sacred right, appertaining to the people of the States, when the Constitution was formed; and not only was not parted with, in that instrument, but it was positively reserved.

Secession Southern States

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