

Expedition planned to take place during the years 2004 through 2006.

SEC. 3. ACQUISITION OF LANDS FOR FORT CLATSOP NATIONAL MEMORIAL.

The Act entitled “An Act to provide for the establishment of Fort Clatsop National Memorial in the State of Oregon, and for other purposes”, approved May 29, 1958 (Public Law 85-435; 72 Stat. 153) is amended—

(1) in section 2, by inserting “(a)” before “The Secretary”;

(2) in section 2, by striking “coast” and all that follows through the end of the section and inserting “coast.”;

(3) in section 2, by adding the following new subsections:

“(b) The Memorial shall also include the lands depicted as ‘Addition Lands’ on the map entitled ‘Fort Clatsop Boundary Map’ numbered and dated ‘405-80026A-CCO-June 1996’. The area designated in the map as the ‘Buffer Zone’ shall not be developed, but shall be managed as a visual buffer.

“(c) The total area for the Memorial shall not exceed 1,500 acres.”.

(4) in section 3, by inserting “(a)” before “Within”.

(5) by inserting at the end of section 3 the following:

“(b) Such lands included within the boundary as depicted on the map referenced in section 2(b) may be acquired only from willing sellers, with the exception of corporately-owned timberlands.”.

SEC. 4. AUTHORIZATION OF STUDY OF STATION CAMP.

The Secretary of the Interior shall conduct a study of the area known as “Station Camp” near McGowan, Washington, as well as the Megler Rest Area and Fort Canby State Park, to determine their suitability, feasibility, and national significance, for inclusion into the National Park System. The study shall be conducted in accordance with section 8 of Public Law 91-383 (16 U.S.C. 1a-5).

RANCHO CORRAL DE TIERRA GOLDEN GATE NATIONAL RECREATIONAL AREA BOUNDARY ADJUSTMENT ACT OF 2001

The Senate proceeded to consider the bill (S. 941) to revise the boundaries of the Golden Gate National Recreational Area in the State of California, to extend the term of the advisory commission for the recreation area, and for other purposes, which had been reported from the Committee on Energy and Natural Resources, with amendments, as follows:

(The parts of the bill intended to be stricken are shown in boldface brackets and the parts of the bill intended to be inserted are shown in italic).

S. 941

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Rancho Corral de Tierra Golden Gate National Recreation Area Boundary Adjustment Act of 2001”.

SEC. 2. GOLDEN GATE NATIONAL RECREATION AREA, CALIFORNIA.

(a) BOUNDARY ADJUSTMENT.—Section 2(a) of Public Law 92-589 (16 U.S.C. 460bb-1(a)) is amended—

(1) by striking “The recreation area shall comprise” and inserting the following:

“(1) IN GENERAL.—The recreation area shall comprise”; and

(2) by striking “The following additional lands are also” and all that follows through the [period at the end] *period at the end of the paragraph* and inserting the following:

“(2) ADDITIONAL LAND.—In addition to the land described in paragraph (1), the recreation area shall include—

“(A) the parcels numbered by the Assessor of Marin County, California, 119-040-04, 119-040-05, 119-040-18, 166-202-03, 166-010-06, 166-010-07, 166-010-24, 166-010-25, 119-240-19, 166-010-10, 166-010-22, 119-240-03, 119-240-51, 119-240-52, 119-240-54, 166-010-12, 166-010-13, and 119-235-10;

“(B) land and water in San Mateo County generally depicted on the map entitled ‘Sweeney Ridge Addition, Golden Gate National Recreation Area’, numbered NRA GG-80,000-A, and dated May 1980;

“(C) land acquired under the Golden Gate National Recreation Area Addition Act of 1992 (16 U.S.C. 460bb-1 note; Public Law 102-299);

“(D) land generally depicted on the map entitled ‘Additions to Golden Gate National Recreation Area’, numbered NPS-80-076, and dated July 2000/PWR-PLRPC; and

“(E) land generally depicted on the map entitled ‘Rancho Corral de Tierra Additions to the Golden Gate National Recreation Area’, [numbered NPS-80,079, and dated May 2001.] *numbered NPS-80,079A and dated July 2001.*

“(3) ACQUISITION AUTHORITY.—The Secretary may acquire land described in [paragraph (1) or (2)] *paragraph 2(E)* only from a willing seller.”.

(b) EXTENSION OF TERM OF ADVISORY COMMISSION.—Section 5(g) of Public Law 92-589 (16 U.S.C. 460bb-4(g)) is amended by striking “thirty years after the enactment of this Act” and inserting “on December 31, [2022]” *2012*”.

The committee amendments were agreed to.

The bill (S. 941) was ordered to be engrossed for a third reading, was read the third time and passed; as follows:

S. 941

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Rancho Corral de Tierra Golden Gate National Recreation Area Boundary Adjustment Act of 2001”.

SEC. 2. GOLDEN GATE NATIONAL RECREATION AREA, CALIFORNIA.

(a) BOUNDARY ADJUSTMENT.—Section 2(a) of Public Law 92-589 (16 U.S.C. 460bb-1(a)) is amended—

(1) by striking “The recreation area shall comprise” and inserting the following:

“(1) IN GENERAL.—The recreation area shall comprise”; and

(2) by striking “The following additional lands are also” and all that follows through the period at the end of the paragraph and inserting the following:

“(2) ADDITIONAL LAND.—In addition to the land described in paragraph (1), the recreation area shall include—

“(A) the parcels numbered by the Assessor of Marin County, California, 119-040-04, 119-040-05, 119-040-18, 166-202-03, 166-010-06, 166-010-07, 166-010-24, 166-010-25, 119-240-19, 166-010-10, 166-010-22, 119-240-03, 119-240-51, 119-240-52, 119-240-54, 166-010-12, 166-010-13, and 119-235-10;

“(B) land and water in San Mateo County generally depicted on the map entitled ‘Sweeney Ridge Addition, Golden Gate National Recreation Area’, numbered NRA GG-80,000-A, and dated May 1980;

“(C) land acquired under the Golden Gate National Recreation Area Addition Act of

1992 (16 U.S.C. 460bb-1 note; Public Law 102-299);

“(D) land generally depicted on the map entitled ‘Additions to Golden Gate National Recreation Area’, numbered NPS-80-076, and dated July 2000/PWR-PLRPC; and

“(E) land generally depicted on the map entitled ‘Rancho Corral de Tierra Additions to the Golden Gate National Recreation Area’, numbered NPS-80,079A and dated July 2001.

“(3) ACQUISITION AUTHORITY.—The Secretary may acquire land described in paragraph 2(E) only from a willing seller.”.

(b) EXTENSION OF TERM OF ADVISORY COMMISSION.—Section 5(g) of Public Law 92-589 (16 U.S.C. 460bb-4(g)) is amended by striking “thirty years after the enactment of this Act” and inserting “on December 31, 2012”.

PU‘UHONUA O HONAUNAU NATIONAL HISTORICAL PARK ADDITION ACT OF 2001

The bill (S. 1057) to authorize the addition of lands to Pu‘uhonua o Honaunau National Historical Park in the State of Hawaii, and for other purposes, was considered, ordered to be engrossed for a third reading, read the third time, and passed; as follows:

S. 1057

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Pu‘uhonua o Hōnaunau National Historical Park Addition Act of 2001”.

SEC. 2. ADDITIONS TO PU‘UHONUA O HŌNAUNAU NATIONAL HISTORICAL PARK.

The first section of the Act of July 26, 1955 (69 Stat. 376, ch. 385; 16 U.S.C. 397), is amended—

(1) by striking “That when” and inserting “SECTION 1. (a) When”; and

(2) by adding at the end thereof the following new subsections:

“(b) The boundaries of Pu‘uhonua o Hōnaunau National Historical Park are hereby modified to include approximately 238 acres of lands and interests therein within the area identified as ‘Parcel A’ on the map entitled ‘Pu‘uhonua o Hōnaunau National Historical Park Proposed Boundary Additions, Ki‘ilae Village’, numbered PUHO-P 415/82.013 and dated May, 2001.

“(c) The Secretary of the Interior is authorized to acquire approximately 159 acres of lands and interests therein within the area identified as ‘Parcel B’ on the map referenced in subsection (b). Upon the acquisition of such lands or interests therein, the Secretary shall modify the boundaries of Pu‘uhonua o Hōnaunau National Historical Park to include such lands or interests therein.”.

SEC. 3. AUTHORIZATIONS OF APPROPRIATIONS.

There is authorized to be appropriated such sums as may be necessary to carry out this Act.

RIGHT-OF-WAY PERMITS FOR NATURAL GAS PIPELINES WITHIN THE BOUNDARY OF THE GREAT SMOKY MOUNTAINS NATIONAL PARK

The Senate proceeded to consider the bill (S. 1097) to authorize the Secretary of the Interior to issue right-of-way permits for natural gas pipelines within the boundary of the Great Smoky

Mountains National Park, with an amendment (No. 1903).

(The amendment can be found in today's RECORD under "Amendments Submitted and Proposed.")

The amendment was agreed to.

The bill (S. 1097), as amended, was ordered to be engrossed for a third reading, was read the third time and passed, as follows:

S. 1097

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. NATURAL GAS PIPELINES WITHIN THE BOUNDARY OF THE GREAT SMOKY MOUNTAINS NATIONAL PARK.

(a) PERMIT FOR NATURAL GAS PIPELINES.—

(1) AUTHORIZATION.—The Secretary of the Interior may issue right-of-way permits for natural gas pipelines that are—

(A) within the boundary of the Great Smoky Mountains National Park (as of the date of enactment of this Act);

(B) not otherwise authorized by Federal law; and

(C) not subject to valid rights of property ownership.

(2) CONDITIONS.—A permit issued under paragraph (1) shall be subject to any terms and conditions that the Secretary determines necessary.

(b) PERMIT FOR PROPOSED NATURAL GAS PIPELINES.—

(1) AUTHORIZATION.—The Secretary may issue right-of-way permits for natural gas pipelines within the boundary of the Great Smoky Mountains National Park that are proposed for construction in—

(A) the Foothills Parkway;

(B) the Foothills Parkway Spur between Pigeon Forge and Gatlinburg; and

(C) the Gatlinburg Bypass.

(2) CONDITIONS.—A permit issued under paragraph (1) shall be subject to any terms and conditions that the Secretary determines necessary, including—

(A) provisions for the protection and restoration of resources that are disturbed by pipeline construction; and

(B) assurances that construction and operation of the pipeline will be compatible with the purposes of the Park.

GRAND TETON NATIONAL PARK LAND EXCHANGE ACT

The Senate proceeded to consider the bill (S. 1105) to provide for the expeditious completion of the acquisition of State of Wyoming lands within the boundaries of Grand Teton National Park, and for other purposes, which had been reported from the Committee on Energy and Natural Resources, with an amendment (No. 1904).

(The amendment can be found in today's RECORD under "Amendments Submitted and Proposed.")

The amendment was agreed to.

The bill (S. 1105), as amended, was ordered to be engrossed for a third reading, was read the third time and passed, as follows:

S. 1105

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Grand Teton National Park Land Exchange Act".

SEC. 2. DEFINITIONS.

As used in this Act:

(1) The term "Federal lands" means public lands as defined in section 103(e) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1702(e)).

(2) The term "Governor" means the Governor of the State of Wyoming.

(3) The term "Secretary" means the Secretary of the Interior.

(4) The term "State lands" means lands and interest in lands owned by the State of Wyoming within the boundaries of Grand Teton National Park as identified on a map titled "Private, State & County Inholdings Grand Teton National Park", dated March 2001, and numbered GTNP/0001.

SEC. 3. ACQUISITION OF STATE LANDS.

(a) The Secretary is authorized to acquire approximately 1,406 acres of State lands within the exterior boundaries of Grand Teton National Park, as generally depicted on the map referenced in section 2(4), by any one or a combination of the following—

(1) donation;

(2) purchase with donated or appropriated funds; or

(3) exchange of Federal lands in the State of Wyoming that are identified for disposal under approved land use plans in effect on the date of enactment of this Act under section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1712) that are of equal value to the State lands acquired in the exchange.

(b) In the event that the Secretary or the Governor determines that the Federal lands eligible for exchange under subsection (a)(3) are not sufficient or acceptable for the acquisition of all the State lands identified in section 2(4), the Secretary shall identify other Federal lands or interests therein in the State of Wyoming for possible exchange and shall identify such lands or interests together with their estimated value in a report to the Committee on Energy and Natural Resources of the United States Senate and the Committee on Resources of the House of Representatives. Such lands or interests shall not be available for exchange unless authorized by an Act of Congress enacted after the date of submission of the report.

SEC. 4. VALUATION OF STATE AND FEDERAL INTERESTS.

(a) AGREEMENT ON APPRAISER.—If the Secretary and the Governor are unable to agree on the value of any Federal lands eligible for exchange under section 3(a)(3) or State lands, then the Secretary and the Governor may select a qualified appraiser to conduct an appraisal of those lands. The purchase or exchange under section 3(a) shall be conducted based on the values determined by the appraisal.

(b) NO AGREEMENT ON APPRAISER.—If the Secretary and the Governor are unable to agree on the selection of a qualified appraiser under subsection (a), then the Secretary and the Governor shall each designate a qualified appraiser. The two designated appraisers shall select a qualified third appraiser to conduct the appraisal with the advice and assistance of the two designated appraisers. The purchase or exchange under section 3(a) shall be conducted based on the values determined by the appraisal.

(c) APPRAISAL COSTS.—The Secretary and the State of Wyoming shall each pay one-half of the appraisal costs under subsections (a) and (b).

SEC. 5. ADMINISTRATION OF STATE LANDS ACQUIRED BY THE UNITED STATES.

The State lands conveyed to the United States under section 3(a) shall become part of Grand Teton National Park. The Secretary shall manage such lands under the Act of August 25, 1916 (commonly known as

the "National Park Service Organic Act") and other laws, rules, and regulations applicable to Grand Teton National Park.

SEC. 6. AUTHORIZATION FOR APPROPRIATIONS.

There are authorized to be appropriated such sums as may be necessary for the purposes of this Act.

GREAT FALLS HISTORIC DISTRICT STUDY ACT OF 2001

The bill (H.R. 146) to authorize the Secretary of the Interior to study the suitability and feasibility of designating the Great Falls Historic District in Paterson, New Jersey, as a unit of the National Park System, and for other purposes, was considered, ordered to a third reading, read the third time, and passed.

EIGHTMILE RIVER WILD AND SCENIC RIVER STUDY ACT OF 2001

The bill (H.R. 182) to amend the Wild and Scenic Rivers Act to designate a segment of the Eight Mile River in the State of Connecticut for study for potential addition to the National Wild and Scenic Rivers System, and for other purposes, was considered, ordered to a third reading, read the third time, and passed.

WILLIAM HOWARD TAFT NATIONAL HISTORIC SITE BOUNDARY ADJUSTMENT ACT OF 2001

The bill (H.R. 1000) to adjust the boundary of the William Howard Taft National Historic Site in the State of Ohio, to authorize an exchange of land in connection with the historic site, and for other purposes, was considered, ordered to a third reading, read the third time, and passed.

MAKING FURTHER CONTINUING APPROPRIATIONS FOR FISCAL YEAR 2002

Mr. REID. I ask unanimous consent the Senate now proceed to H.J. Res. 69, a 1-week continuing resolution, just received from the House of Representatives.

The PRESIDING OFFICER. The clerk will report the joint resolution by title.

The legislative clerk read as follows:

A joint resolution (H.J. Res. 69) making further continuing appropriations for the fiscal year 2002, and for other purposes.

There being no objection, the Senate proceeded to the consideration of the joint resolution.

Mr. REID. I ask unanimous consent that the joint resolution be considered read three times, passed, and the motion to reconsider be laid on the table, with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The joint resolution (H.J. Res. 69) was read the third time and passed.