

[(2) COOPERATIVE AGREEMENTS.—The Secretary may enter into a cooperative agreement with a Federal, State, and local agency, academic institution, Indian tribe, or nonprofit entity to provide for—

[(A) the curation of and research on the museum collection at the Center; and

[(B) the development, use, management, and operation of the Center.

[(3) LIMITATION.—The land acquired by the Secretary under subsection (b) shall not—

[(A) be a part of the Monument; or

[(B) be subject to the laws (including regulations) applicable to the Monument.

SEC. 4. AUTHORIZATION OF APPROPRIATIONS.

[There are authorized to be appropriated such sums as are necessary to carry out this Act.]

SECTION 1. SHORT TITLE.

This Act may be cited as the “*Uinta Research and Curatorial Center Act*”.

SEC. 2. DEFINITIONS.

In this Act:

(1) CENTER.—The term “*Center*” means the *Uinta Research and Curatorial Center*.

(2) MAP.—The term “*map*” means the map entitled “*Proposed Location of the Uinta Research and Curatorial Center*”, numbered 122/80,080, and dated May 2004.

(3) MONUMENT.—The term “*Monument*” means the *Dinosaur National Monument in the States of Colorado and Utah*.

(4) SECRETARY.—The term “*Secretary*” means the Secretary of the Interior.

SEC. 3. UINTA RESEARCH AND CURATORIAL CENTER.

(a) IN GENERAL.—To provide for the unified and cost-effective curation of the paleontological, natural, and cultural objects of the Monument and the surrounding area, the Secretary shall establish the *Uinta Research and Curatorial Center* on land located outside the boundary of the Monument acquired under subsection (b).

(b) ACQUISITION OF LAND.—The Secretary may acquire by donation land for the Center consisting of not more than 5 acres located in *Uintah County, in the vicinity of Vernal, Utah, as generally depicted on the map*.

(c) AVAILABILITY OF MAP.—The map shall be on file and available for public inspection in the appropriate offices of the National Park Service.

(d) USE.—The Center shall be used for the curation of, storage of, and research on items in—

(1) the museum collection of the Monument; and

(2) any collection maintained by an entity described in subsection (e)(2) that enters into a cooperative agreement with the Secretary.

(e) ADMINISTRATION.—

(1) IN GENERAL.—The Secretary shall—

(A) administer the land acquired under subsection (b); and

(B) promulgate any regulations that the Secretary determines to be appropriate for the use and management of the land.

(2) COOPERATIVE AGREEMENTS.—The Secretary may enter into a cooperative agreement with a Federal, State, and local agency, academic institution, Indian tribe, or nonprofit entity to provide for—

(A) the curation of and research on the museum collection at the Center; and

(B) the development, use, management, and operation of the Center.

(3) LIMITATION.—The land acquired by the Secretary under subsection (b) shall not—

(A) be a part of the Monument; or

(B) be subject to the laws (including regulations) applicable to the Monument.

SEC. 4. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated to carry out this Act \$8,800,000.

Amend the title so as to read: “A bill to provide for the establishment of the

Uinta Research and Curatorial Center for Dinosaur National Monument in the States of Colorado and Utah, and for other purposes.”.

The committee amendment in the nature of a substitute was agreed to.

The bill (S. 1678), as amended, was read the third time and passed.

REHABILITATION OF THE BENJAMIN FRANKLIN MEMORIAL IN PHILADELPHIA

The Senate proceeded to consider the bill (S. 1852) to provide financial assistance for the rehabilitation of the Benjamin Franklin National Memorial in Philadelphia, Pennsylvania, the development of an exhibit to commemorate the 300th anniversary of the birth of Benjamin Franklin, which had been reported from the Committee on Energy and Natural Resources, with an amendment to strike all after the enacting clause and insert in lieu thereof the following:

(Strike the part shown in black brackets and insert the part shown in italic.)

S. 1852

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

SECTION 1. BENJAMIN FRANKLIN NATIONAL MEMORIAL.

[(a) FINDINGS.—Congress finds that—

[(1) in Public Law 92–551 (86 Stat. 1164), Congress—

[(A) designated the Benjamin Franklin Memorial Hall as the Benjamin Franklin National Memorial; and

[(B) directed the Secretary of the Interior to enter into a cooperative agreement with the Franklin Institute; and

[(2) in a memorandum of understanding entered into on November 6, 1973, the Secretary of the Interior agreed to cooperate in the preservation and presentation of the Benjamin Franklin Memorial Hall as a national memorial.

[(b) IN GENERAL.—The Secretary of the Interior shall provide a grant to the Franklin Institute to—

[(1) rehabilitate the Benjamin Franklin National Memorial (including the Franklin statue) in Philadelphia, Pennsylvania; and

[(2) develop an exhibit featuring artifacts and multimedia collections relating to Benjamin Franklin, to be displayed at a museum adjacent to the Benjamin Franklin National Memorial.

[(c) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this Act for fiscal years 2004 through 2008 \$10,000,000.]

SECTION 1. BENJAMIN FRANKLIN NATIONAL MEMORIAL.

The Secretary of the Interior may provide a grant to the Franklin Institute to—

(1) rehabilitate the Benjamin Franklin National Memorial (including the Franklin statue) in Philadelphia, Pennsylvania; and

(2) develop an interpretive exhibit relating to Benjamin Franklin, to be displayed at a museum adjacent to the Benjamin Franklin National Memorial.

SEC. 2. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There is authorized to be appropriated to carry out this Act \$10,000,000.

(b) REQUIRED MATCH.—The Secretary of the Interior shall require the Franklin Institute to match any amounts provided to the Franklin Institute under this Act.

The committee amendment in the nature of a substitute was agreed to.

The bill (S. 1852), as amended, was read the third time and passed.

NEW JERSEY COASTAL HERITAGE TRAIL ROUTE

The bill (S. 2142) to authorize appropriations for the New Jersey Coastal Heritage Trail Route, and for other purposes, was considered, read the third time, and passed; as follows:

S. 2142

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

SECTION 1. NEW JERSEY COASTAL HERITAGE TRAIL ROUTE.

(a) AUTHORIZATION OF APPROPRIATIONS.—Section 6 of Public Law 100–515 (16 U.S.C. 1244 note) is amended—

(1) in subsection (b)(1), by striking “\$4,000,000” and inserting “\$8,000,000”; and

(2) in subsection (c), by striking “10” and inserting “15”.

(b) GRANTS.—Public Law 100–515 (16 U.S.C. 1244 note) is amended—

(1) in section 4, by inserting “and, subject to the availability of appropriations, grants for,” after “technical assistance in”; and

(2) in section 6(b)(2) by inserting “and grants” after “technical assistance”.

(c) STRATEGIC PLAN.—Public Law 100–515 (16 U.S.C. 1244 note) is amended by adding at the end the following:

“SEC. 8. STRATEGIC PLAN.

“(a) IN GENERAL.—Not later than 4 years after the date of the enactment of this section, the Secretary shall prepare a strategic plan for the route.

“(b) CONTENTS.—The strategic plan prepared under subsection (a) shall describe—

“(1) opportunities to increase participation by national and local private and public interests in the planning, development, and administration of the route; and

“(2) organizational options for sustaining the route.”.

ROCKY MOUNTAIN NATIONAL PARK BOUNDARY ADJUSTMENT OF ACT OF 2004

The Senate proceeded to consider the bill (S. 2181) to adjust the boundary of Rocky Mountain National Park in the State of Colorado, which had been reported from the Committee on Energy and Natural Resources with an amendment, as follows:

(Strike the parts shown in black brackets and insert the parts shown in italic.)

S. 2181

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 “*Rocky Mountain National Park Boundary Adjustment Act of 2004*”.

SEC. 2. DEFINITIONS.

In this Act:

(1) FEDERAL PARCEL.—The term “*Federal parcel*” means the parcel of approximately 70 acres of Federal land near MacGregor Ranch, Larimer County, Colorado, as depicted on the map.

(2) MAP.—The term “*map*” means the map numbered [121/60,467, dated September 12, 2003] 121/80,154, dated June 2004.

(3) NON-FEDERAL PARCELS.—The term “non-Federal parcels” means the 3 parcels of non-Federal land comprising approximately 5.9 acres that are located near MacGregor Ranch, Larimer County, Colorado, as depicted on the map.

(4) PARK.—The term “Park” means Rocky Mountain National Park in the State of Colorado.

SEC. 3. ROCKY MOUNTAIN NATIONAL PARK BOUNDARY ADJUSTMENT.

(a) EXCHANGE OF LAND.—

(1) IN GENERAL.—The Secretary shall accept an offer to convey all right, title, and interest in and to the non-Federal parcels to the United States in exchange for the Federal parcel.

(2) CONVEYANCE.—Not later than 60 days after the date on which the Secretary receives an offer under paragraph (1), the Secretary shall convey the Federal parcel in exchange for the non-Federal parcels.

(3) CONSERVATION EASEMENT.—As a condition of the exchange of land under paragraph (2), the Secretary shall reserve a perpetual easement to the Federal parcel for the purposes of protecting, preserving, and enhancing the conservation values of the Federal parcel.

(b) BOUNDARY ADJUSTMENT; MANAGEMENT OF LAND.—On acquisition of the non-Federal parcels under subsection (a)(2), the Secretary shall—

(1) adjust the boundary of the Park to reflect the acquisition of the non-Federal parcels; and

(2) manage the non-Federal parcels as part of the Park, in accordance with any laws (including regulations) applicable to the Park.

The committee amendment was agreed to.

The bill (S. 2181), as amended, was read the third time and passed, as follows:

(The bill will be printed in a future edition of the RECORD.)

CARIBBEAN NATIONAL FOREST ACT OF 2004

The bill (S. 2334) to designate certain National Forest System land in the Commonwealth of Puerto Rico as components of the National Wilderness Preservation System, was considered, read the third time, and passed; as follows:

S. 2334

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 “Caribbean National Forest Act of 2004”.

SEC. 2. DEFINITIONS.

In this Act:

(1) MAP.—The term “map” means the map dated April 13, 2004 and entitled “El Toro Proposed Wilderness Area”.

(2) SECRETARY.—The term “Secretary” means the Secretary of Agriculture.

SEC. 3. WILDERNESS DESIGNATION, CARIBBEAN NATIONAL FOREST, PUERTO RICO.

(a) EL TORO WILDERNESS.—

(1) IN GENERAL.—In furtherance of the purposes of the Wilderness Act (16 U.S.C. 1113 et seq.), the approximately 10,000 acres of land in the Caribbean National Forest/Luquillo Experimental Forest in the Commonwealth of Puerto Rico described in the map are designated as wilderness and as a component of the National Wilderness Preservation System.

(2) DESIGNATION.—The land designated in paragraph (1) shall be known as the El Toro Wilderness.

(3) WILDERNESS BOUNDARIES.—The El Toro Wilderness shall consist of the land described in the map.

(b) MAP AND BOUNDARY DESCRIPTION.—

(1) IN GENERAL.—As soon as practicable after the date of enactment of this Act, the Secretary shall—

(A) prepare a boundary description of the El Toro Wilderness; and

(B) submit the map and the boundary description to the Committee on Energy and Natural Resources of the Senate and the Committee on Resources of the House of Representatives.

(2) PUBLIC INSPECTION AND TREATMENT.—The map and the boundary description prepared under paragraph (1)(A)—

(A) shall be on file and available for public inspection in the office of the Chief of the Forest Service; and

(B) shall have the same force and effect as if included in this Act.

(3) ERRORS.—The Secretary may correct clerical and typographical errors in the map and the boundary description prepared under paragraph (1)(A).

(c) ADMINISTRATION.—

(1) IN GENERAL.—Subject to valid existing rights, the Secretary shall administer the El Toro Wilderness in accordance with the Wilderness Act (16 U.S.C. 1131 et seq.) and this Act.

(2) EFFECTIVE DATE OF WILDERNESS ACT.—With respect to the El Toro Wilderness, any reference in the Wilderness Act (16 U.S.C. 1131 et seq.) to the effective date of that Act shall be deemed to be a reference to the date of the enactment of this Act.

(d) SPECIAL MANAGEMENT CONSIDERATIONS.—Consistent with the Wilderness Act (16 U.S.C. 1131 et seq.), nothing in this Act precludes the installation and maintenance of hydrologic, meteorological, climatological, or atmospheric data collection and remote transmission facilities, or any combination of those facilities, in any case in which the Secretary determines that the facilities are essential to the scientific research purposes of the Luquillo Experimental Forest.

MONTANA NATIONAL FORESTS BOUNDARY ADJUSTMENT ACT OF 2004

The Senate proceeded to consider the bill (S. 2408) to adjust the boundaries of the Helena, Lolo, and Beaverhead-Deerlodge National Forests in the State of Montana, which had been reported from the Committee on Energy and Natural Resources, with an amendment to strike all after enacting clause and insert in lieu thereof the following: (Strike the part shown in black brackets and insert the part shown in italic.)

S. 2408

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 “Montana National Forests Boundary Adjustment Act of 2004”.

SECTION 2. DEFINITIONS.

[In this Act:

(1) FOREST.—The term “Forest” means the Helena National Forest, Lolo National Forest, and Beaverhead-Deerlodge National Forest in the State of Montana.

(2) MAP.—The term “map” means—

(A) the map entitled “Blackfoot Community Project Acquisition Proposed Adjust-

ments, Helena National Forest Boundary” and dated March 11, 2004;

(B) the map entitled “Blackfoot Community Project Acquisition Region One, Lolo National Forest Boundary” and dated March 11, 2004; and

(C) the map entitled “Blackfoot Community Project Acquisition Proposed Adjustments, Beaverhead-Deerlodge National Forest Boundary Adjustment” and dated March 11, 2004.

(3) SECRETARY.—The term “Secretary” means the Secretary of Agriculture.

SECTION 3. HELENA, LOLO, AND BEAVERHEAD-DEERLODGE NATIONAL FORESTS BOUNDARY ADJUSTMENT.

(a) IN GENERAL.—The boundaries of the Forests are modified as depicted on the maps.

(b) MAPS.—

(1) AVAILABILITY.—The maps shall be on file and available for public inspection in—

(A) the Office of the Chief of the Forest Service; and

(B) the office of the Regional Forester, Missoula, Montana.

(2) CORRECTION AUTHORITY.—The Secretary may make technical corrections to the maps.

(c) ADMINISTRATION.—Any land or interest in land acquired within the boundaries of the Forests for National Forest System purposes shall be managed in accordance with—

(1) the Act of March 1, 1911 (commonly known as the “Weeks Law”) (16 U.S.C. 480 et seq.); and

(2) the laws (including regulations) applicable to the National Forest System.

(d) LAND AND WATER CONSERVATION FUND.—For purposes of section 7 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601–9), the boundaries of the Forests, as adjusted under subsection (a), shall be considered to be the boundaries of the Forests as of January 1, 1965.

(e) EFFECT.—Nothing in this Act limits the authority of the Secretary to adjust the boundaries of the Forests under section 11 of the Act of March 1, 1911 (16 U.S.C. 521).]

SECTION 1. SHORT TITLE.

This Act may be cited as the “Montana National Forests Boundary Adjustment Act of 2004”.

SEC. 2. DEFINITIONS.

In this Act:

(1) FORESTS.—The term “Forests” means the Helena National Forest, Lolo National Forest, and Beaverhead-Deerlodge National Forest in the State of Montana.

(2) MAP.—The term “map” means—

(A) the map entitled “Helena National Forest Boundary Adjustment Northern Region, USDA Forest Service” and dated September 13, 2004;

(B) the map entitled “Lolo National Forest Boundary Adjustment Northern Region, USDA Forest Service” and dated September 13, 2004; and

(C) the map entitled “Deerlodge National Forest Boundary Adjustment Northern Region USDA Forest Service” and dated September 13, 2004.

(3) SECRETARY.—The term “Secretary” means the Secretary of Agriculture.

SEC. 3. HELENA, LOLO, AND BEAVERHEAD-DEERLODGE NATIONAL FORESTS BOUNDARY ADJUSTMENT.

(a) IN GENERAL.—The boundaries of the Forests are modified as depicted on the maps.

(b) MAPS.—

(1) AVAILABILITY.—The maps shall be on file and available for public inspection in—

(A) the Office of the Chief of the Forest Service; and

(B) the office of the Regional Forester, Missoula, Montana.

(2) CORRECTION AUTHORITY.—The Secretary may make technical corrections to the maps.