

June 18, 1999

the Bureau to conduct a review of San Antonio's environmental assessment and feasibility study of the reuse program. Staff of the Bureau of Reclamation are currently working in coordination with staff of the San Antonio Water System to perform this review. The SAWS project authorization was included in S. 901 in the 104th Congress, a bill reported favorably by the Senate Committee on Energy and Natural Resources. Unfortunately, that version of the bill did not become law.

We face a continuing challenge to use our natural resources more efficiently so that we can meet our communal obligation to provide high quality drinking water to all of our neighborhoods and to maintain a supply of water for economic growth and expansion. In San Antonio, our five military installations will benefit from the recycling project, reducing their need to rely on Edwards Aquifer water. Other large water consumers will also switch to recycled water for non-potable uses, helping us better manage our water supply. SAWS has stepped up to the plate to find long-term solutions, and this recycling project is part of that plan. I am honored to join with my colleagues from San Antonio, Congressman LAMAR SMITH, Congressman HENRY BONILLA, and Congressman CHARLES GONZALEZ, as original co-sponsors of this legislation.

BETHESDA FALCONS WIN RECORD  
SEVENTH MARYLAND SOCCER  
TITLE

**HON. CONSTANCE A. MORELLA**

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Friday, June 18, 1999

Mrs. MORELLA. Mr. Speaker, it is my great pleasure to congratulate the Bethesda Soccer Club Falcons for their victory in the U-16 girls Maryland State Cup championship. Their defeat of the Soccer Club of Baltimore Force on Saturday, June 5, by the score of 11-0, marked the Falcon's seventh consecutive title, a Maryland record. The Falcons have won the title each year since they have been eligible to compete for the State Cup. The team will travel to Rhode Island next month to compete in the U.S. Youth Soccer Association Eastern Regional Championships.

The Force battled throughout the game and never relented, but the Falcons' stout defense, anchored by defenders Caitlin Curtis, Amy Salomon, Alison West, and goalies Anna Halse-Strumberg, and Kerry York, limited the Force to just a handful of shots. On offense, the Falcons were led by three goal performances from Audra Poulin and Jenny Potter. Jenna Linden contributed two goals with Christi Bird, Stephanie Sybert, and Allison Dooley tallying the remaining scores. The Falcon midfielders, Beth Hendricks, Tara Quinn, Jennifer Fields, Susannah Empson, and Tanya Hahnel, played a key role in transition between offense and defense. The Falcon defense did not allow a goal in the five games of the 1999 State Cup tournament while the offense recorded 29 goals. On Sunday, the Falcons ended their regular season with a first place finish in the Washington Area Girls Soccer Association U-17 Premier Division. The team was guided by coach Richie Burke.

## EXTENSIONS OF REMARKS

### MANDATORY GUN SHOW BACKGROUND CHECK ACT

SPEECH OF

**HON. JAMES A. BARCIA**

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 17, 1999

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 2122) to require background checks at gun shows, and for other purposes:

Mr. BARCIA. Mr. Chairman, I rise in support of the Dingell, Oberstar, Stenholm, Tanner, Cramer, John amendment.

The amendment addresses several concerns that are important to my constituents in the Fifth District of Michigan. H.R. 2122, as written would allow a 72-hour delay at Gun Shows if the instant check is not approved. In my district, many of my constituents purchase their firearms at Gun Shows because of the rural nature of this area and access to firearms for hunting or self-protection is not readily available. The Dingell Amendment would not strike the instant check at gun shows, but would lower the 72-hour delay to 24 hours. In many cases, a gun show is only in an area for 2 days. The three-day delay would prevent many law-abiding citizens from purchasing legal firearms. With more than 92 percent of the delays approved, this would be a severe restriction for those law-abiding citizens who want to exercise their Second Amendment Rights. Under current law, in a majority of cases, if the purchaser of the firearm is later to be found in violation of state or federal law, the police were able to recover the firearm with little difficulty.

I strongly believe that we should support every effort to protect the rights of law-abiding citizens and punish those who ignore the law—particularly those who use a firearm and injure or kill their victim. This Amendment increases the penalty for criminals who use a banned assault weapon in conjunction with a crime.

A 72-hour check is a back door effort to stop otherwise legal gun sales. We can do it instantly with today's technology. If you want to ban gun sales then say so. If you want reasonable safety check, then a 24-hour delay is enough. I urge adoption of the Dingell Amendment.

### LEGISLATION TO PROTECT SENSITIVE CALIFORNIA LANDS

**HON. SAM FARR**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, June 18, 1999

Mr. FARR of California. Mr. Speaker, I rise today to give notice to my colleagues that I am introducing three pieces of legislation to help protect sensitive California lands. The first bill is the California Coastal Rocks and Islands Wilderness Act of 1999. I am pleased to be able to offer this bill with bipartisan support and want to thank my colleagues, Messrs. GALLEGLY, WAXMAN, CAMPBELL, STARK,

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BILBRAY, Ms. ESHOO and Mrs. CAPPS for joining me in this effort.

Mr. Speaker, the purpose of this bill is to recognize the ecological significance of the tens of thousands of small rocks, islands and pinnacles off the California coast, by designating them as part of the National Wilderness Preservation System. These small islands and rocks provide important resting sites for California sea lions, Steller's sea lions, elephant seals and harbor seals, as well as providing a narrow flight lane in the Pacific Flyway.

An estimated 200,000 breeding seabirds of 13 different species use these rocks and islands for feeding, perching, nesting and shelter. Birds that use these areas include three threatened and endangered species: the brown pelican, the least tern and the peregrine falcon.

The Wilderness designation afforded by this act would apply to all rocks, islands and pinnacles off the California coast from the Oregon border to the U.S. Mexico border, which are currently under the jurisdiction of the Bureau of Land Management (BLM). This includes nearly all of the federally-owned lands above the mean high tide and within three geographical miles off the coast.

The designation would afford the highest protected status and highlight the ecological importance of all of the small rocks, islands and pinnacles off the California coast, which together comprise approximately 7,000 square acres. Adding these areas would also further the Wilderness Act's goal of including unique, ecologically representative areas to the System.

Rocks and islands which are already patented or reserved for marine navigational aids, National Monuments, or state parks will not be affected by the legislation.

I am pleased to be able to introduce this bill and look forward to its swift passage, so that these unique areas of California's ecosystem can be preserved and protected for generations to come.

Mr. Speaker, the second piece of legislation that I am introducing today is the "Pinnacles National Monument Boundary Adjustment Act of 1999". This legislation transfers land that is currently under the jurisdiction of the Bureau of Land Management to the National Park Service at the Pinnacles National Monument in California.

This "no cost" land exchange will also designate the additional land acquired by the National Park Service as a component of the National Wilderness Preservation System. I would like to point out that this will not change the current management practices that have been conducted by the Bureau of Land Management.

Finally, this legislation authorizes the Secretary to acquire additional lands depicted on the map through purchase, donation, or a combination thereof.

Mr. Speaker, the third piece of legislation that I am introducing will require the National Park Service to conduct a feasibility study regarding options for the protection and expanded visitor enjoyment of nationally significant natural and cultural resources at Fort Hunter Liggett, California.

Under BRAC several historic buildings are now being transferred to the National Park