

(3) In section 3(a), strike out the words “(hereinafter referred to as the “wilderness”)” and insert in lieu thereof “(hereinafter referred to as “the wilderness”)”.

(4) In section 3(a), strike out ““intended wilderness”” where it appears in such section and insert in lieu thereof ““Intended Wilderness””.

(5) In section 3(e), strike out the words ““Intended Wilderness Lands”” and insert in lieu thereof ““Intended Wilderness””.

(6) In section 4(a), strike out the words ““Intended Wilderness Lands”” and insert in lieu thereof ““Intended Wilderness””.

(7) In section 4(b), strike out the words “intended wilderness lands” and insert in lieu thereof ““Intended Wilderness””.

(8) In section 4(c)(1), strike out ““intended wilderness”” wherever it appears in such section and insert in lieu thereof ““Intended Wilderness””.

(9) In section 4(c)(1), strike out the words ““Intended Wilderness Lands”” and insert in lieu thereof ““Intended Wilderness””.

(10) In section 4(c)(3), strike out the words ““intended wilderness”” and insert in lieu thereof ““Intended Wilderness””.

(11) In section 6(a), strike out the word “prepared” and insert in lieu thereof “prepare”.

(12) In section 6(a), strike out the words “multiple use plan” and insert in lieu thereof “multiple-use plan”.

(13) In section 6(f), strike out the word “formation” and insert in lieu thereof “formulation”.

Agreed to June 29, 1976.

June 30, 1976

[S. Con. Res. 128]

Ante, p. 915.

15 USC 1821

note.

CORRECTIONS OF ENROLLED BILL S. 811

Resolved by the Senate (the House of Representatives concurring), That in the enrollment of the bill (S. 811), to revise and extend the Horse Protection Act of 1970, the Secretary of the Senate shall make the following corrections:

(1) In the section 2(4) of the Horse Protection Act of 1970, as added by section 3 of the bill, strike out “and Guam” and insert in lieu thereof “Guam”.

(2) In the section 3(4) of the Horse Protection Act of 1970, as added by section 4 of the bill, strike out “neither” and insert in lieu thereof “either”.

Agreed to June 30, 1976.

July 1, 1976

[H. Con. Res. 668]

Ante, p. 1013.

CORRECTIONS OF ENROLLED BILL S. 586

Resolved by the House of Representatives (the Senate concurring), That in the enrollment of the bill (S. 586), to amend the Coastal Zone Management Act of 1972 to authorize and assist the coastal States to study, plan for, manage, and control the impact of energy facility and resource development which affects the coastal zone, and for other purposes, the Secretary of the Senate shall make the following corrections:

In proposed section 308 of the Coastal Zone Management Act of 1972 (as contained in section 7 of the bill)—