

VI. NATIONAL HISTORICAL PARKS

1. Cedar Creek and Belle Grove

PUBLIC LAW 107-373—DEC. 19, 2002

116 STAT. 3104

Public Law 107-373  
107th Congress

An Act

To designate the Cedar Creek and Belle Grove National Historical Park as a unit of the National Park System, and for other purposes.

Dec. 19, 2002

[H.R. 4944]

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

Cedar Creek and Belle Grove National Historical Park Act. Virginia. 16 USC 410iii note. USC 410iii.

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Cedar Creek and Belle Grove National Historical Park Act”.

**SEC. 2. PURPOSE.**

The purpose of this Act is to establish the Cedar Creek and Belle Grove National Historical Park in order to—

- (1) help preserve, protect, and interpret a nationally significant Civil War landscape and antebellum plantation for the education, inspiration, and benefit of present and future generations;
- (2) tell the rich story of Shenandoah Valley history from early settlement through the Civil War and beyond, and the Battle of Cedar Creek and its significance in the conduct of the war in the Shenandoah Valley;
- (3) preserve the significant historic, natural, cultural, military, and scenic resources found in the Cedar Creek Battlefield and Belle Grove Plantation areas through partnerships with local landowners and the community; and
- (4) serve as a focal point to recognize and interpret important events and geographic locations within the Shenandoah Valley Battlefields National Historic District representing key Civil War battles in the Shenandoah Valley, including those battlefields associated with the Thomas J. (Stonewall) Jackson campaign of 1862 and the decisive campaigns of 1864.

**SEC. 3. FINDINGS.**

16 USC 410iii-1.

Congress finds the following:

- (1) The Battle of Cedar Creek, also known as the battle of Belle Grove, was a major event of the Civil War and the history of this country. It represented the end of the Civil War’s Shenandoah Valley campaign of 1864 and contributed to the reelection of President Abraham Lincoln and the eventual outcome of the war.
- (2) 2,500 acres of the Cedar Creek Battlefield and Belle Grove Plantation were designated a national historic landmark in 1969 because of their ability to illustrate and interpret important eras and events in the history of the United States. The Cedar Creek Battlefield, Belle Grove Manor House, the

Heater House, and Harmony Hall (a National Historic Landmark) are also listed on the Virginia Landmarks Register.

(3) The Secretary of the Interior has approved the Shenandoah Valley Battlefields National Historic District Management Plan and the National Park Service Special Resource Study, both of which recognized Cedar Creek Battlefield as the most significant Civil War resource within the historic district. The management plan, which was developed with extensive public participation over a 3-year period and is administered by the Shenandoah Valley Battlefields Foundation, recommends that Cedar Creek Battlefield be established as a new unit of the National Park System.

(4) The Cedar Creek Battlefield Foundation, organized in 1988 to preserve and interpret the Cedar Creek Battlefield and the 1864 Valley Campaign, has acquired 308 acres of land within the boundaries of the National Historic Landmark. The foundation annually hosts a major reenactment and living history event on the Cedar Creek Battlefield.

(5) Belle Grove Plantation is a Historic Site of the National Trust for Historic Preservation that occupies 383 acres within the National Historic Landmark. The Belle Grove Manor House was built by Isaac Hite, a Revolutionary War patriot married to the sister of President James Madison, who was a frequent visitor at Belle Grove. President Thomas Jefferson assisted with the design of the house. During the Civil War Belle Grove was at the center of the decisive battle of Cedar Creek. Belle Grove is managed locally by Belle Grove, Incorporated, and has been open to the public since 1967. The house has remained virtually unchanged since it was built in 1797, offering visitors an experience of the life and times of the people who lived there in the 18th and 19th centuries.

(6) The panoramic views of the mountains, natural areas, and waterways provide visitors with an inspiring setting of great natural beauty. The historic, natural, cultural, military, and scenic resources found in the Cedar Creek Battlefield and Belle Grove Plantation areas are nationally and regionally significant.

(7) The existing, independent, not-for-profit organizations dedicated to the protection and interpretation of the resources described above provide the foundation for public-private partnerships to further the success of protecting, preserving, and interpreting these resources.

(8) None of these resources, sites, or stories of the Shenandoah Valley are protected by or interpreted within the National Park System.

16 USC 410iii-2. **SEC. 4. DEFINITIONS.**

In this Act:

(1) **COMMISSION.**—The term “Commission” means the Cedar Creek and Belle Grove National Historical Park Advisory Commission established by section 9.

(2) **MAP.**—The term “Map” means the map entitled “Boundary Map Cedar Creek and Belle Grove National Historical Park”, numbered CEBE-80,001, and dated September 2002.

(3) **PARK.**—The term “Park” means the Cedar Creek and Belle Grove National Historical Park established under section 5 and depicted on the Map.

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

**SEC. 5. ESTABLISHMENT OF CEDAR CREEK AND BELLE GROVE NATIONAL HISTORICAL PARK.** 16 USC 410iii-3.

(a) ESTABLISHMENT.—There is established the Cedar Creek and Belle Grove National Historical Park, consisting of approximately 3,000 acres, as generally depicted on the Map.

(b) AVAILABILITY OF MAP.—The Map shall be on file and available for public inspection in the offices of the National Park Service, Department of the Interior.

**SEC. 6. ACQUISITION OF PROPERTY.** 16 USC 410iii-4.

(a) REAL PROPERTY.—The Secretary may acquire land or interests in land within the boundaries of the Park, from willing sellers only, by donation, purchase with donated or appropriated funds, or exchange.

(b) BOUNDARY REVISION.—After acquiring land for the Park, the Secretary shall—

(1) revise the boundary of the Park to include newly acquired land within the boundary; and

(2) administer newly acquired land subject to applicable laws (including regulations).

(c) PERSONAL PROPERTY.—The Secretary may acquire personal property associated with, and appropriate for, interpretation of the Park.

(d) CONSERVATION EASEMENTS AND COVENANTS.—The Secretary is authorized to acquire conservation easements and enter into covenants regarding lands in or adjacent to the Park from willing sellers only. Such conservation easements and covenants shall have the effect of protecting the scenic, natural, and historic resources on adjacent lands and preserving the natural or historic setting of the Park when viewed from within or outside the Park.

(e) SUPPORT FACILITIES.—The National Park Service is authorized to acquire from willing sellers, land outside the Park boundary but in close proximity to the Park, for the development of visitor, administrative, museum, curatorial, and maintenance facilities.

**SEC. 7. ADMINISTRATION.** 16 USC 410iii-5.

The Secretary shall administer the Park in accordance with this Act and the provisions of law generally applicable to units of the National Park System, including—

(1) the Act entitled “An Act to establish a National Park Service, and for other purposes”, approved August 25, 1916 (16 U.S.C. 1 et seq.); and

(2) the Act entitled “An Act to provide for the preservation of historic American sites, buildings, objects, and antiquities of national significance, and for other purposes”, approved August 21, 1935 (16 U.S.C. 461 et seq.).

**SEC. 8. MANAGEMENT OF PARK.** 16 USC 410iii-6.

(a) MANAGEMENT PLAN.—The Secretary, in consultation with the Commission, shall prepare a management plan for the Park. In particular, the management plan shall contain provisions to address the needs of owners of non-Federal land, including independent nonprofit organizations within the boundaries of the Park.

(b) SUBMISSION OF PLAN TO CONGRESS.—Not later than 3 years after the date of the enactment of this Act, the Secretary shall

Deadline.

116 STAT. 3107

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submit the management plan for the Park to the Committee on Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate.

16 USC 410iii-7. **SEC. 9. CEDAR CREEK AND BELLE GROVE NATIONAL HISTORICAL PARK ADVISORY COMMISSION.**

(a) **ESTABLISHMENT.**—There is established the Cedar Creek and Belle Grove National Historical Park Advisory Commission.

(b) **DUTIES.**—The Commission shall—

(1) advise the Secretary in the preparation and implementation of a general management plan described in section 8; and

(2) advise the Secretary with respect to the identification of sites of significance outside the Park boundary deemed necessary to fulfill the purposes of this Act.

(c) **MEMBERSHIP.**—

(1) **COMPOSITION.**—The Commission shall be composed of 15 members appointed by the Secretary so as to include the following:

(A) 1 representative from the Commonwealth of Virginia.

(B) 1 representative each from the local governments of Strasburg, Middletown, Frederick County, Shenandoah County, and Warren County.

(C) 2 representatives of private landowners within the Park.

(D) 1 representative from a citizen interest group.

(E) 1 representative from the Cedar Creek Battlefield Foundation.

(F) 1 representative from Belle Grove, Incorporated.

(G) 1 representative from the National Trust for Historic Preservation.

(H) 1 representative from the Shenandoah Valley Battlefields Foundation.

(I) 1 ex-officio representative from the National Park Service.

(J) 1 ex-officio representative from the United States Forest Service.

(2) **CHAIRPERSON.**—The Chairperson of the Commission shall be elected by the members to serve a term of one year renewable for one additional year.

(3) **VACANCIES.**—A vacancy on the Commission shall be filled in the same manner in which the original appointment was made.

(4) **TERMS OF SERVICE.**—

(A) **IN GENERAL.**—Each member shall be appointed for a term of 3 years and may be reappointed for not more than 2 successive terms.

(B) **INITIAL MEMBERS.**—Of the members first appointed under paragraph (1), the Secretary shall appoint—

(i) 4 members for a term of 1 year;

(ii) 5 members for a term of 2 years; and

(iii) 6 members for a term of 3 years.

(5) **EXTENDED SERVICE.**—A member may serve after the expiration of that member's term until a successor has taken office.

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116 STAT. 3108

(6) MAJORITY RULE.—The Commission shall act and advise by affirmative vote of a majority of its members.

(7) MEETINGS.—The Commission shall meet at least quarterly at the call of the chairperson or a majority of the members of the Commission.

(8) QUORUM.—8 members shall constitute a quorum.

(d) COMPENSATION.—Members shall serve without pay. Members who are full-time officers or employees of the United States, the Commonwealth of Virginia, or any political subdivision thereof shall receive no additional pay on account of their service on the Commission.

(e) TRAVEL EXPENSES.—While away from their homes or regular places of business in the performance of service for the Commission, members shall be allowed travel expenses, including per diem in lieu of subsistence, in the same manner as persons employed intermittently in the Government service are allowed expenses under section 5703 of title 5, United States Code.

(f) HEARINGS; PUBLIC INVOLVEMENT.—The Commission may, for purposes of carrying out this Act, hold such hearings, sit and act at such times and places, take such public testimony, and receive such evidence, as the Commission considers appropriate. The Commission may not issue subpoenas or exercise any subpoena authority.

**SEC. 10. CONSERVATION OF CEDAR CREEK AND BELLE GROVE NATIONAL HISTORICAL PARK.** 16 USC 410iii-8.

(a) ENCOURAGEMENT OF CONSERVATION.—The Secretary and the Commission shall encourage conservation of the historic and natural resources within and in proximity of the Park by landowners, local governments, organizations, and businesses.

(b) PROVISION OF TECHNICAL ASSISTANCE.—The Secretary may provide technical assistance to local governments, in cooperative efforts which complement the values of the Park.

(c) COOPERATION BY FEDERAL AGENCIES.—Any Federal entity conducting or supporting activities directly affecting the Park shall consult, cooperate, and, to the maximum extent practicable, coordinate its activities with the Secretary in a manner that—

(1) is consistent with the purposes of this Act and the standards and criteria established pursuant to the general management plan developed pursuant to section 8;

(2) is not likely to have an adverse effect on the resources of the Park; and

(3) is likely to provide for full public participation in order to consider the views of all interested parties.

**SEC. 11. ENDOWMENT.** 16 USC 410iii-9.

(a) IN GENERAL.—In accordance with the provisions of subsection (b), the Secretary is authorized to receive and expend funds from an endowment to be established with the National Park Foundation, or its successors and assigns.

(b) CONDITIONS.—Funds from the endowment referred to in subsection (a) shall be expended exclusively as the Secretary, in consultation with the Commission, may designate for the interpretation, preservation, and maintenance of the Park resources and public access areas. No expenditure shall be made pursuant to this section unless the Secretary determines that such expenditure is consistent with the purposes of this Act.

116 STAT. 3109

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16 USC  
410iii-10.**SEC. 12. COOPERATIVE AGREEMENTS.**

(a) **IN GENERAL.**—In order to further the purposes of this Act, the Secretary is authorized to enter into cooperative agreements with interested public and private entities and individuals (including the National Trust for Historic Preservation, Belle Grove, Inc., the Cedar Creek Battlefield Foundation, the Shenandoah Valley Battlefields Foundation, and the Counties of Frederick, Shenandoah, and Warren), through technical and financial assistance, including encouraging the conservation of historic and natural resources of the Park.

(b) **TECHNICAL AND FINANCIAL ASSISTANCE.**—The Secretary may provide to any person, organization, or governmental entity technical and financial assistance for the purposes of this Act, including the following:

- (1) Preserving historic structures within the Park.
- (2) Maintaining the natural or cultural landscape of the Park.
- (3) Local preservation planning, interpretation, and management of public visitation for the Park.
- (4) Furthering the goals of the Shenandoah Valley Battlefields Foundation related to the Park.

16 USC  
410iii-11.**SEC. 13. ROLES OF KEY PARTNER ORGANIZATIONS.**

(a) **IN GENERAL.**—In recognition that central portions of the Park are presently owned and operated for the benefit of the public by key partner organizations, the Secretary shall acknowledge and support the continued participation of these partner organizations in the management of the Park.

(b) **PARK PARTNERS.**—Roles of the current key partners include the following:

(1) **CEDAR CREEK BATTLEFIELD FOUNDATION.**—The Cedar Creek Battlefield Foundation may—

- (A) continue to own, operate, and manage the lands acquired by the Foundation within the Park;
- (B) continue to conduct reenactments and other events within the Park; and

(C) transfer ownership interest in portions of their land to the National Park Service by donation, sale, or other means that meet the legal requirements of National Park Service land acquisitions.

(2) **NATIONAL TRUST FOR HISTORIC PRESERVATION AND BELLE GROVE INCORPORATED.**—The National Trust for Historic Preservation and Belle Grove Incorporated may continue to own, operate, and manage Belle Grove Plantation and its structures and grounds within the Park boundary. Belle Grove Incorporated may continue to own the house and grounds known as Bowman's Fort or Harmony Hall for the purpose of permanent preservation, with a long-term goal of opening the property to the public.

(3) **SHENANDOAH COUNTY.**—Shenandoah County may continue to own, operate, and manage the Keister park site within the Park for the benefit of the public.

(4) **PARK COMMUNITY PARTNERS.**—The Secretary shall cooperate with the Park's adjacent historic towns of Strasburg and Middletown, Virginia, as well as Frederick, Shenandoah, and Warren counties in furthering the purposes of the Park.

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116 STAT. 3110

(5) SHENANDOAH VALLEY BATTLEFIELDS FOUNDATION.—The Shenandoah Valley Battlefields Foundation may continue to administer and manage the Shenandoah Valley Battlefields National Historic District in partnership with the National Park Service and in accordance with the Management Plan for the District in which the Park is located.

**SEC. 14. AUTHORIZATION OF APPROPRIATIONS.**16 USC  
410iii-12.

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

Approved December 19, 2002.

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**LEGISLATIVE HISTORY—H.R. 4944 (S. 2623):**

HOUSE REPORTS: No. 107-713 (Comm. on Resources).  
CONGRESSIONAL RECORD, Vol. 148 (2002):

Oct. 1, considered and passed House.  
Nov. 19, considered and passed Senate.



## 2. Chesapeake and Ohio Canal

114 STAT. 2763

PUBLIC LAW 106-554—DEC. 21, 2000

### \* Public Law 106-554 106th Congress

#### An Act

Dec. 21, 2000  
[H.R. 4577]

Making consolidated appropriations for the fiscal year ending September 30, 2001,  
and for other purposes.

Consolidated  
Appropriations  
Act, 2001.  
Incorporation by  
reference.

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

SECTION 1. (a) The provisions of the following bills of the  
106th Congress are hereby enacted into law:

(1) H.R. 5656, as introduced on December 14, 2000.

(2) H.R. 5657, as introduced on December 14, 2000.

(3) H.R. 5658, as introduced on December 14, 2000.

(4) H.R. 5666, as introduced on December 15, 2000, except  
that the text of H.R. 5666, as so enacted, shall not include  
section 123 (relating to the enactment of H.R. 4904).

(5) H.R. 5660, as introduced on December 14, 2000.

(6) H.R. 5661, as introduced on December 14, 2000.

(7) H.R. 5662, as introduced on December 14, 2000.

(8) H.R. 5663, as introduced on December 14, 2000.

(9) H.R. 5667, as introduced on December 15, 2000.

Publication.  
1 USC 112 note.

(b) In publishing this Act in slip form and in the United  
States Statutes at Large pursuant to section 112 of title 1, United  
States Code, the Archivist of the United States shall include after  
the date of approval at the end appendixes setting forth the texts  
of the bills referred to in subsection (a) of this section and the  
text of any other bill enacted into law by reference by reason  
of the enactment of this Act.

SEC. 2. (a) Notwithstanding Rule 3 of the Budget Scorekeeping  
Guidelines set forth in the joint explanatory statement of the  
committee of conference accompanying Conference Report 105-217,  
legislation enacted in section 505 of the Department of Transpor-  
tation and Related Agencies Appropriations Act, 2001, section 312  
of the Legislative Branch Appropriations Act, 2001, titles X and  
XI of H.R. 5548 (106th Congress) as enacted by H.R. 4942 (106th  
Congress), division B of H.R. 5666 (106th Congress) as enacted  
by this Act, and sections 1(a)(5) through 1(a)(9) of this Act that  
would have been estimated by the Office of Management and Budget  
as changing direct spending or receipts under section 252 of the  
Balanced Budget and Emergency Deficit Control Act of 1985 were  
it included in an Act other than an appropriations Act shall be  
treated as direct spending or receipts legislation, as appropriate,  
under section 252 of the Balanced Budget and Emergency Deficit  
Control Act of 1985.

(b) In preparing the final sequestration report required by  
section 254(f)(3) of the Balanced Budget and Emergency Deficit  
Control Act of 1985 for fiscal year 2001, in addition to the informa-  
tion required by that section, the Director of the Office of Manage-  
ment and Budget shall change any balance of direct spending

\* See Endnote on 114 Stat. 2764.

PUBLIC LAW 106-554—DEC. 21, 2000

114 STAT. 2764

and receipts legislation for fiscal year 2001 under section 252 of that Act to zero.

(c) This Act may be cited as the “Consolidated Appropriations Act, 2001”.

Approved December 21, 2000.

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**LEGISLATIVE HISTORY—H.R. 4577 (S. 2553):**

**HOUSE REPORTS:** Nos. 106-645 (Comm. on Appropriations) and 106-1033 (Comm. of Conference).

**SENATE REPORTS:** No. 106-293 accompanying S. 2553 (Comm. on Appropriations).

**CONGRESSIONAL RECORD, Vol. 146 (2000):**

June 8, 12-14, considered and passed House.

June 22, 23, 26-30, considered and passed Senate, amended.

Dec. 15, House and Senate agreed to conference report.

**WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 36 (2000):**

Dec. 21, Presidential remarks and statement.

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**\*ENDNOTE:** The following appendixes were added pursuant to the provisions of section 1 of this Act (114 Stat. 2763).



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APPENDIX G—H.R. 5662

APPENDIX H—H.R. 5663

APPENDIX I—H.R. 5667

**APPENDIX D—H.R. 5666**

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2001, and for other purposes, namely:

\* \* \* \* \*

DIVISION B

114 STAT.  
2763A-214

TITLE I

\* \* \* \* \*

SEC. 134. Section 6(g) of the Chesapeake and Ohio Canal Development Act (16 U.S.C. 410y-4(g)) is amended by striking “thirty” and inserting “40”.

114 STAT.  
2763A-230

\* \* \* \* \*

**3. Colonial**

113 STAT. 1501

PUBLIC LAW 106–113—NOV. 29, 1999

Public Law 106–113  
106th Congress

## An Act

Nov. 29, 1999  
[H.R. 3194]Making consolidated appropriations for the fiscal year ending September 30, 2000,  
and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the several departments, agencies, corporations and other organizational units of the Government for the fiscal year 2000, and for other purposes, namely:

\* \* \* \* \*

113 STAT. 1535

## DIVISION B

Incorporation by  
reference.SEC. 1000. (a) The provisions of the following bills are hereby  
enacted into law:

\* \* \* \* \*

(2) H.R. 3422 of the 106th Congress, as introduced on  
November 17, 1999;(3) H.R. 3423 of the 106th Congress, as introduced on  
November 17, 1999;

\* \* \* \* \*

113 STAT. 1536  
Incorporation by  
reference;  
publication.(b) In publishing the Act in slip form and in the United States  
Statutes at Large pursuant to section 112, of title 1, United States  
Code, the Archivist of the United States shall include after the  
date of approval at the end appendixes setting forth the texts  
of the bills referred to in subsection (a) of this section.

\* \* \* \* \*

113 STAT. 1537

Approved November 29, 1999.

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LEGISLATIVE HISTORY—H.R. 3194:HOUSE REPORTS: No. 106–479 (Comm. of Conference).  
CONGRESSIONAL RECORD, Vol. 145 (1999):Nov. 3, considered and passed House; considered and passed Senate, amend-  
ed.

Nov. 18, House agreed to conference report.

Nov. 19, Senate agreed to conference report.

WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 35 (1999):

Nov. 29, Presidential remarks and statement.

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ENDNOTE: The following appendixes are added pursuant to the provisions of section 1000  
of this Act (113 Stat. 1535).

**APPENDIX C—H.R. 3423**

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of the Interior and related agencies for the fiscal year ending September 30, 2000, and for other purposes, namely:

TITLE I—DEPARTMENT OF THE INTERIOR

\* \* \* \* \*

GENERAL PROVISIONS, DEPARTMENT OF THE INTERIOR

113 STAT.  
1501A-154

\* \* \* \* \*

SEC. 122. Section 211(d) of division I of the Omnibus Parks and Public Lands Management Act of 1996 (Public Law 104-333; 110 Stat. 4110; 16 U.S.C. 81p) is amended by striking “depicted on the map dated August 1993, numbered 333/80031A,” and inserting “depicted on the map dated August 1996, numbered 333/80031B,”.

113 STAT.  
1501A-159

\* \* \* \* \*

114 STAT. 23

PUBLIC LAW 106-176—MAR. 10, 2000

Public Law 106-176  
106th Congress

An Act

Mar. 10, 2000  
[H.R. 149]

To make technical corrections to the Omnibus Parks and Public Lands Management Act of 1996 and to other laws related to parks and public lands.

Omnibus Parks  
Technical  
Corrections Act  
of 2000.

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

**SECTION 1. SHORT TITLE; REFERENCE TO OMNIBUS PARKS AND PUBLIC LANDS MANAGEMENT ACT OF 1996.**

16 USC 1 note.

(a) **SHORT TITLE.**—This Act may be cited as the “Omnibus Parks Technical Corrections Act of 2000”.

(b) **REFERENCE TO OMNIBUS PARKS ACT.**—In this Act, the term “Omnibus Parks Act” means the Omnibus Parks and Public Lands Management Act of 1996 (Public Law 104-333; 110 Stat. 4093).

TITLE I—TECHNICAL CORRECTIONS TO  
DIVISION I

\* \* \* \* \*

114 STAT. 25

**SEC. 102. COLONIAL NATIONAL HISTORICAL PARK.**

Section 211(d) of division I of the Omnibus Parks Act (110 Stat. 4110; 16 U.S.C. 81p) is amended by striking “depicted on the map dated August 1993, numbered 333/80031A,” and inserting “depicted on the map dated August 1996, numbered 333/80031B,”.

\* \* \* \* \*

114 STAT. 34

Approved March 10, 2000.

**LEGISLATIVE HISTORY—H.R. 149:**

HOUSE REPORTS: No. 106-17 (Comm. on Resources).

SENATE REPORTS: No. 106-125 (Comm. on Energy and Natural Resources).

**CONGRESSIONAL RECORD:**

Vol. 145 (1999): Feb. 23, considered and passed House.

Nov. 19, considered and passed Senate, amended.

Vol. 146 (2000): Feb. 15, House concurred in Senate amendments.



**4. Dayton Aviation**

PUBLIC LAW 106-356—OCT. 24, 2000

114 STAT. 1391

Public Law 106-356  
106th Congress

**An Act**

To amend the Dayton Aviation Heritage Preservation Act of 1992 to clarify the areas included in the Dayton Aviation Heritage National Historical Park and to authorize appropriations for that park.

Oct. 24, 2000  
[H.R. 5036]

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

Dayton Aviation  
Heritage  
Preservation  
Amendments Act  
of 2000.  
16 USC 410ww  
note.

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Dayton Aviation Heritage Preservation Amendments Act of 2000”.

**SEC. 2. REVISION OF DAYTON AVIATION HERITAGE PRESERVATION ACT OF 1992.**

(a) **AREAS INCLUDED IN PARK.**—Section 101(b) of the Dayton Aviation Heritage Preservation Act of 1992 (16 U.S.C. 410ww(b)) is amended to read as follows:

“(b) **AREAS INCLUDED.**—The park shall consist of the following sites, as generally depicted on a map entitled ‘Dayton Aviation Heritage National Historical Park’, numbered 362-80,010 and dated September 1, 2000:

Ohio.

“(1) A core parcel in Dayton, Ohio, which shall consist of the Wright Cycle Company building, Hoover Block, and lands between.

“(2) The Setzer building property (also known as the Aviation Trail building property), Dayton, Ohio.

“(3) The residential properties at 26 South Williams Street and at 30 South Williams Street, Dayton, Ohio.

“(4) Huffman Prairie Flying Field, located at Wright-Patterson Air Force Base, Ohio.

“(5) The Wright 1905 Flyer III and Wright Hall, including constructed additions and attached structures, known collectively as the John W. Berry, Sr. Wright Brothers Aviation Center, Dayton, Ohio.

“(6) The Paul Laurence Dunbar State Memorial, Dayton, Ohio.”.

(b) **AUTHORIZATION OF APPROPRIATIONS.**—Section 109 of such Act (16 U.S.C. 410ww-8) is amended by striking the colon after “title” and all that follows through the end of the sentence and inserting a period.

114 STAT. 1392

PUBLIC LAW 106-356—OCT. 24, 2000

(c) TECHNICAL CORRECTION.—Section 107 of such Act (16 U.S.C. 410ww-6) is amended by striking “Secretary of Interior” and inserting “Secretary of the Interior”.

Approved October 24, 2000.

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LEGISLATIVE HISTORY—H.R. 5036 (S. 2959):

HOUSE REPORTS: No. 106-896 (Comm. on Resources).

SENATE REPORTS: No. 106-443 accompanying S. 2959 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD, Vol. 146 (2000):

Sept. 26, considered and passed House.

Oct. 5, considered and passed Senate.



**5. Harper's Ferry**

PUBLIC LAW 106-246—JULY 13, 2000

114 STAT. 511

Public Law 106-246  
106th Congress

**An Act**

Making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 2001, and for other purposes.

July 13, 2000  
[H.R. 4425]

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

\* \* \* \* \*

**DIVISION B—FISCAL YEAR 2000 SUPPLEMENTAL APPROPRIATIONS**

114 STAT. 525  
Emergency Supplemental Act, 2000.

The following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2000, and for other purposes, namely:

\* \* \* \* \*

**TITLE II**

114 STAT. 540

**NATURAL DISASTER ASSISTANCE AND OTHER SUPPLEMENTAL APPROPRIATIONS**

\* \* \* \* \*

**CHAPTER 7**

114 STAT. 560

**DEPARTMENT OF THE TREASURY**

**DEPARTMENTAL OFFICES**

**SALARIES AND EXPENSES**

For an additional amount, \$24,900,000 for the Secretary of the Treasury to establish and operate an in-service firearms training facility for the United States Customs Service and other agencies, to remain available until expended: *Provided*, That the Secretary is authorized to designate a lead agency to oversee the development, implementation and operation of the facility and to conduct training: *Provided further*, That the land identified as the Sleepy Hollow Partnership and Marcus Enterprises tract (44,-R), Harpers Ferry Magisterial District, Jefferson County, West Virginia, together with a forty-five foot right-of-way over the lands of Valley Blox, Inc., as described in the deed from Joel T. Broyhill Enterprises, Inc., to Sleepy Hollow Partnership, et al., in a Deed dated March 29, 1989, and recorded in the Jefferson County Clerk's Office in Deed Book 627, Page 494, originally acquired by the United States Fish and Wildlife Service as a proposed site for a training center but not selected for that purpose and presently held by the United States Fish and Wildlife Service in an administrative capacity, shall be managed by the National Park Service pursuant to a cooperative management agreement between the United States Fish and Wildlife Service and the National Park Service, consistent with the laws (including regulations) generally applicable to the

Government organization. Contracts.

114 STAT. 560

PUBLIC LAW 106-246—JULY 13, 2000

Government  
organization.  
Contracts.  
Deadline.

114 STAT. 561

National Park Service: *Provided further*, That administrative jurisdiction of a suitable portion of said land that is necessary for the creation of a Department of the Treasury training facility, to be identified by the National Park Service, shall be transferred under a lease-type arrangement at no cost within 120-days of the date of the enactment of this Act to the Department of the Treasury for such time as required by the Department of the Treasury: *Provided further*, That the training to be conducted at the facility shall be configured in a manner so that it does not duplicate or displace any Federal law enforcement program of the Federal Law Enforcement Training Center: *Provided further*, That training currently being conducted at a Federal Law Enforcement Training Center facility shall not be moved to the new training facility: *Provided further*, That at such time as the land is no longer required for training purposes, administrative jurisdiction shall be transferred back to the Department of the Interior in a manner and condition acceptable to the Department of the Interior: *Provided further*, That the total amount made available under this section is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended: *Provided further*, That the entire amount shall be available only to the extent that an official budget request that includes designation of the entire amount as an emergency requirement as defined in the Balanced Budget and Emergency Deficit Control Act of 1985, as amended, is transmitted by the President to the Congress.

\* \* \* \* \*

114 STAT. 592

Approved July 13, 2000.

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LEGISLATIVE HISTORY—H.R. 4425 (S. 2521):

HOUSE REPORTS: Nos. 106-614 (Comm. on Appropriations) and 106-710 (Comm. of Conference).

SENATE REPORTS: No. 106-290 accompanying S. 2521 (Comm. on Appropriations).

CONGRESSIONAL RECORD, Vol. 146 (2000):

May 16, considered and passed House.

May 18, considered and passed Senate, amended, in lieu of S. 2521.

June 29, House agreed to conference report.

June 30, Senate agreed to conference report.

WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 36 (2000):

July 13, Presidential statement.



**6. Independence**

PUBLIC LAW 106–131—DEC. 7, 1999

113 STAT. 1678

Public Law 106–131  
106th Congress

**An Act**

To authorize the Gateway Visitor Center at Independence National Historical Park,  
and for other purposes.

Dec. 7, 1999  
[H.R. 449]

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

Gateway Visitor  
Center  
Authorization  
Act of 1999.  
16 USC 407m  
note.

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Gateway Visitor Center  
Authorization Act of 1999”.

**SEC. 2. FINDINGS AND PURPOSE.**

16 USC 407m  
note.

(a) FINDINGS.—The Congress finds the following:

(1) The National Park Service completed and approved  
in 1997 a general management plan for Independence National  
Historical Park that establishes goals and priorities for the  
park’s future.

(2) The general management plan for Independence  
National Historical Park calls for the revitalization of Independ-  
ence Mall and recommends as a critical component of the  
Independence Mall’s revitalization the development of a new  
“Gateway Visitor Center”.

(3) Such a visitor center would replace the existing park  
visitor center and would serve as an orientation center for  
visitors to the park and to city and regional attractions.

(4) Subsequent to the completion of the general manage-  
ment plan, the National Park Service undertook and completed  
a design project and master plan for Independence Mall which  
includes the Gateway Visitor Center.

(5) Plans for the Gateway Visitor Center call for it to  
be developed and managed, in cooperation with the Secretary  
of the Interior, by a nonprofit organization which represents  
the various public and civic interests of the greater Philadelphia  
metropolitan area.

(6) The Gateway Visitor Center Corporation, a nonprofit  
organization, has been established to raise funds for and  
cooperate in a program to design, develop, construct, and  
operate the proposed Gateway Visitor Center.

(b) PURPOSE.—The purpose of this Act is to authorize the Sec-  
retary of the Interior to enter into a cooperative agreement with  
the Gateway Visitor Center Corporation to construct and operate  
a regional visitor center on Independence Mall.

**SEC. 3. GATEWAY VISITOR CENTER AUTHORIZATION.**

(a) AGREEMENT.—The Secretary of the Interior, in admin-  
istering the Independence National Historical Park, may enter into

an agreement under appropriate terms and conditions with the Gateway Visitor Center Corporation (a nonprofit corporation established under the laws of the Commonwealth of Pennsylvania) to facilitate the construction and operation of a regional Gateway Visitor Center on Independence Mall.

(b) OPERATIONS OF CENTER.—The Agreement shall authorize the Corporation to operate the Center in cooperation with the Secretary and to provide at the Center information, interpretation, facilities, and services to visitors to Independence National Historical Park, its surrounding historic sites, the City of Philadelphia, and the region, in order to assist in their enjoyment of the historic, cultural, educational, and recreational resources of the greater Philadelphia area.

(c) MANAGEMENT-RELATED ACTIVITIES.—The Agreement shall authorize the Secretary to undertake at the Center activities related to the management of Independence National Historical Park, including, but not limited to, provision of appropriate visitor information and interpretive facilities and programs related to Independence National Historical Park.

(d) ACTIVITIES OF CORPORATION.—The Agreement shall authorize the Corporation, acting as a private nonprofit organization, to engage in activities appropriate for operation of a regional visitor center that may include, but are not limited to, charging fees, conducting events, and selling merchandise, tickets, and food to visitors to the Center.

(e) USE OF REVENUES.—Revenues from activities engaged in by the Corporation shall be used for the operation and administration of the Center.

(f) PROTECTION OF PARK.—Nothing in this section authorizes the Secretary or the Corporation to take any actions in derogation of the preservation and protection of the values and resources of Independence National Historical Park.

(g) DEFINITIONS.—In this section:

(1) AGREEMENT.—The term “Agreement” means an agreement under this section between the Secretary and the Corporation.

(2) CENTER.—The term “Center” means a Gateway Visitor Center constructed and operated in accordance with the Agreement.

(3) CORPORATION.—The term “Corporation” means the Gateway Visitor Center Corporation (a nonprofit corporation established under the laws of the Commonwealth of Pennsylvania).

PUBLIC LAW 106-131—DEC. 7, 1999

113 STAT. 1680

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

Approved December 7, 1999.

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LEGISLATIVE HISTORY—H.R. 449:

HOUSE REPORTS: No. 106-66 (Comm. on Resources).

SENATE REPORTS: No. 106-68 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD, Vol. 145 (1999):

Apr. 12, considered and passed House.

Nov. 19, considered and passed Senate.



7. Kaloko-Honokōhau

114 STAT. 2363

PUBLIC LAW 106-510—NOV. 13, 2000

Public Law 106-510  
106th Congress

An Act

Nov. 13, 2000  
[S. 938]

To eliminate restrictions on the acquisition of certain land contiguous to Hawaii  
Volcanoes National Park, and for other purposes.

Hawaii Volcanoes  
National Park  
Adjustment Act  
of 2000.  
16 USC 1 note.

*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 “Hawaii Volcanoes National Park  
Adjustment Act of 2000”.

\* \* \* \* \*

SEC. 3. CORRECTIONS IN DESIGNATIONS OF HAWAIIAN NATIONAL  
PARKS.

\* \* \* \* \*

(c) KALOKO-HONOKŌHAU.—

(1) IN GENERAL.—Section 505 of the National Parks and  
Recreation Act of 1978 (16 U.S.C. 396d) is amended—

(A) in the section heading, by striking “KALOKO-  
HONOKOHOU” and inserting “KALOKO-HONOKŌHAU”; and

(B) by striking “Kaloko-Honokohau” each place it  
appears and inserting “Kaloko-Honokōhau”.

(2) REFERENCES.—Any reference in any law (other than  
this Act), regulation, document, record, map, or other paper  
of the United States to “Kaloko-Honokohau National Historical  
Park” shall be considered a reference to “Kaloko-Honokōhau  
National Historical Park”.

\* \* \* \* \*

Approved November 13, 2000.

114 STAT. 2364

16 USC 396d  
note.

LEGISLATIVE HISTORY—S. 938:

SENATE REPORTS: No. 106-92 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD:

Vol. 145 (1999): Oct. 14, considered and passed Senate.

Vol. 146 (2000): Oct. 24, considered and passed House.



**8. Keweenaw**

PUBLIC LAW 106–134—DEC. 7, 1999

113 STAT. 1684

Public Law 106–134  
106th Congress**An Act**

To amend the Act that established the Keweenaw National Historical Park to require the Secretary of the Interior to consider nominees of various local interests in appointing members of the Keweenaw National Historical Park Advisory Commission.

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Dec. 7, 1999  
[H.R. 748]

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

**SECTION 1. APPOINTMENTS TO KEWEENAW NATIONAL HISTORICAL PARK ADVISORY COMMISSION.**

Section 9(c)(1) of the Act entitled “An Act to establish the Keweenaw National Historical Park, and for other purposes” (Public Law 102–543; 16 U.S.C. 410yy–8(c)(1)) is amended by striking “from nominees” each place it appears and inserting “after consideration of nominees”.

Approved December 7, 1999.

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**LEGISLATIVE HISTORY—H.R. 748:**

HOUSE REPORTS: No. 106–367 (Comm. on Resources).  
CONGRESSIONAL RECORD, Vol. 145 (1999):  
Oct. 12, considered and passed House.  
Nov. 19, considered and passed Senate.



**9. Natchez**

114 STAT. 23 PUBLIC LAW 106-176—MAR. 10, 2000

**Public Law 106-176**  
**106th Congress****An Act**Mar. 10, 2000  
[H.R. 149]

To make technical corrections to the Omnibus Parks and Public Lands Management Act of 1996 and to other laws related to parks and public lands.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*Omnibus Parks  
Technical  
Corrections Act  
of 2000.**SECTION 1. SHORT TITLE; REFERENCE TO OMNIBUS PARKS AND PUBLIC LANDS MANAGEMENT ACT OF 1996.**

16 USC 1 note.

(a) **SHORT TITLE.**—This Act may be cited as the “Omnibus Parks Technical Corrections Act of 2000”.(b) **REFERENCE TO OMNIBUS PARKS ACT.**—In this Act, the term “Omnibus Parks Act” means the Omnibus Parks and Public Lands Management Act of 1996 (Public Law 104-333; 110 Stat. 4093).**TITLE I—TECHNICAL CORRECTIONS TO  
DIVISION I**

\* \* \* \* \*

114 STAT. 30

**SEC. 127. NATCHEZ NATIONAL HISTORICAL PARK.**(a) **TECHNICAL AMENDMENT.**—Section 3(b)(1) of Public Law 100-479 (16 U.S.C. 4100o-2(b)(1)), as added by section 1030 of the Omnibus Parks Act (110 Stat. 4238), is amended by striking “and visitors’ center” and inserting “and visitor center”.

16 USC 4100o-2.

(b) **AMENDATORY INSTRUCTION.**—Section 1030 of the Omnibus Parks Act (110 Stat. 4238) is amended by striking “after ‘SEC. 3.’;” and inserting “before ‘Except’;”.

\* \* \* \* \*

114 STAT. 34

Approved March 10, 2000.

**LEGISLATIVE HISTORY—H.R. 149:**

HOUSE REPORTS: No. 106-17 (Comm. on Resources).

SENATE REPORTS: No. 106-125 (Comm. on Energy and Natural Resources).

**CONGRESSIONAL RECORD:**

Vol. 145 (1999): Feb. 23, considered and passed House.

Nov. 19, considered and passed Senate, amended.

Vol. 146 (2000): Feb. 15, House concurred in Senate amendments.



**10. New Bedford Whaling**

PUBLIC LAW 106–176—MAR. 10, 2000

114 STAT. 23

Public Law 106–176  
106th Congress

**An Act**

To make technical corrections to the Omnibus Parks and Public Lands Management Act of 1996 and to other laws related to parks and public lands.

Mar. 10, 2000  
[H.R. 149]

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

**SECTION 1. SHORT TITLE; REFERENCE TO OMNIBUS PARKS AND PUBLIC LANDS MANAGEMENT ACT OF 1996.**

Omnibus Parks  
Technical  
Corrections Act  
of 2000.

(a) **SHORT TITLE.**—This Act may be cited as the “Omnibus Parks Technical Corrections Act of 2000”.

16 USC 1 note.

(b) **REFERENCE TO OMNIBUS PARKS ACT.**—In this Act, the term “Omnibus Parks Act” means the Omnibus Parks and Public Lands Management Act of 1996 (Public Law 104–333; 110 Stat. 4093).

**TITLE I—TECHNICAL CORRECTIONS TO  
DIVISION I**

\* \* \* \* \*

**SEC. 111. NEW BEDFORD WHALING NATIONAL HISTORICAL PARK.**

114 STAT. 26

(a) Section 511 of division I of the Omnibus Parks Act (110 Stat. 4159; 16 U.S.C. 410ddd) is amended as follows:

(1) In the section heading, by striking “**NATIONAL HISTORIC LANDMARK DISTRICT**” and inserting “**WHALING NATIONAL HISTORICAL PARK**”.

(2) In subsection (c)—

(A) in paragraph (1), by striking “certain districts structures, and relics” and inserting “certain districts, structures, and relics”; and

(B) in paragraph (2)(A)(i), by striking “The area included with the New Bedford National Historic Landmark District, known as the” and inserting “The area included within the New Bedford Historic District (a National Landmark District), also known as the”.

(3) In subsection (d)(2), by striking “to provide”.

(4) By redesignating the second subsection (e) and subsection (f) as subsections (f) and (g), respectively.

(5) In subsection (g), as so redesignated—

(A) in paragraph (1), by striking “section 3(D).” and inserting “subsection (d).”; and

114 STAT. 27

PUBLIC LAW 106-176—MAR. 10, 2000

(B) in paragraph (2)(C), by striking “cooperative grants under subsection (d)(2).” and inserting “cooperative agreements under subsection (e)(2).”.

\* \* \* \* \*

114 STAT. 34

Approved March 10, 2000.

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LEGISLATIVE HISTORY—H.R. 149:

HOUSE REPORTS: No. 106-17 (Comm. on Resources).

SENATE REPORTS: No. 106-125 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD:

Vol. 145 (1999): Feb. 23, considered and passed House.

Nov. 19, considered and passed Senate, amended.

Vol. 146 (2000): Feb. 15, House concurred in Senate amendments.



Public Law 107-110  
107th Congress

An Act

To close the achievement gap with accountability, flexibility, and choice, so that no child is left behind.

Jan. 8, 2002  
[H.R. 1]

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

**SECTION 1. SHORT TITLE.**

This title may be cited as the “No Child Left Behind Act of 2001”.

\* \* \* \* \*

No Child Left Behind Act of 2001.  
Education.  
Inter-governmental relations.  
20 USC 6301 note.  
115 STAT. 1426

**SEC. 3. REFERENCES.**

Except as otherwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.).

**SEC. 4. TRANSITION.**

(a) **MULTI-YEAR AWARDS.**—Except as otherwise provided in this Act, the recipient of a multi-year award under the Elementary and Secondary Education Act of 1965, as that Act was in effect prior to the date of enactment of this Act, shall continue to receive funds in accordance with the terms of that award, except that no additional funds may be awarded after September 30, 2002.

(b) **PLANNING AND TRANSITION.**—Notwithstanding any other provision of law, a recipient of funds under the Elementary and Secondary Education Act of 1965, as that Act was in effect prior to the date of enactment of this Act, may use funds available to the recipient under that predecessor authority to carry out necessary and reasonable planning and transition activities in order to ensure an orderly implementation of programs authorized by this Act, and the amendments made by this Act.

(c) **ORDERLY TRANSITION.**—The Secretary shall take such steps as are necessary to provide for the orderly transition to, and implementation of, programs authorized by this Act, and by the amendments made by this Act, from programs authorized by the Elementary and Secondary Education Act of 1965, as that Act was in effect prior to the date of enactment of this Act.

**SEC. 5. EFFECTIVE DATE.**

(a) **IN GENERAL.**—Except as otherwise provided in this Act, this Act, and the amendments made by this Act, shall be effective upon the date of enactment of this Act.

(b) **NONCOMPETITIVE PROGRAMS.**—With respect to noncompetitive programs under which any funds are allotted by the Secretary of Education to recipients on the basis of a formula, this Act, and the amendments made by this Act, shall take effect on July 1, 2002.

(c) **COMPETITIVE PROGRAMS.**—With respect to programs that are conducted by the Secretary on a competitive basis, this Act, and the amendments made by this Act, shall take effect with

20 USC 6301 note.

115 STAT. 1427

20 USC 6301 note.

115 STAT. 1427

PUBLIC LAW 107-110—JAN. 8, 2002

respect to appropriations for use under those programs for fiscal year 2002.

(d) **IMPACT AID.**—With respect to title VIII (Impact Aid), this Act, and the amendments made by this Act, shall take effect with respect to appropriations for use under that title for fiscal year 2002.

\* \* \* \* \*

115 STAT. 1776

**TITLE V—PROMOTING INFORMED PARENTAL CHOICE AND INNOVATIVE PROGRAMS**

**SEC. 501. INNOVATIVE PROGRAMS AND PARENTAL CHOICE PROVISIONS.**

Title V (20 U.S.C. 7201 et seq.) is amended to read as follows:

“**TITLE V—PROMOTING INFORMED PARENTAL CHOICE AND INNOVATIVE PROGRAMS**

\* \* \* \* \*

115 STAT. 1845  
Alaska Native  
and Native  
Hawaiian  
Education  
Through Cultural  
and Historical  
Organizations  
Act.  
20 USC 7265.

“**Subpart 12—Educational, Cultural, Apprenticeship, and Exchange Programs for Alaska Natives, Native Hawaiians, and Their Historical Whaling and Trading Partners in Massachusetts**

**“SEC. 5521. SHORT TITLE.**

“This subpart may be cited as the ‘Alaska Native and Native Hawaiian Education Through Cultural and Historical Organizations Act’.

20 USC 7265a.

**“SEC. 5522. FINDINGS AND PURPOSES.**

“(a) **FINDINGS.**—Congress finds the following:

“(1) Alaska Natives and Native Hawaiians have been linked for over 200 years to the coastal towns of Salem, Massachusetts, and New Bedford, Massachusetts, through the China trade from Salem and whaling voyages from New Bedford.

“(2) Nineteenth-century trading ships sailed from Salem, Massachusetts, around Cape Horn of South America, and up the Northwest coast of the United States to Alaska, where their crews traded with Alaska Native people for furs, and then went on to Hawaii to trade for sandalwood with Native Hawaiians before going on to China.

“(3) During the 19th century, over 2,000 whaling voyages sailed out of New Bedford, Massachusetts to the Arctic region of Alaska, and joined Alaska Natives from Barrow, Alaska and other areas in the Arctic region in subsistence whaling activities.

“(4) Many New Bedford whaling voyages continued on to Hawaii, where they joined Native Hawaiians from the neighboring islands.

“(5) From those commercial and whaling voyages, a rich cultural exchange and strong trading relationships developed among the three peoples involved.

“(6) In the past decades, awareness of the historical trading, cultural, and whaling links has faded among Alaska Natives, Native Hawaiians, and the people of the continental United States.

“(7) In 2000, the Alaska Native Heritage Center in Alaska, the Bishop Museum in Hawaii, and the Peabody-Essex Museum in Massachusetts initiated the New Trade Winds project to use 21st-century technology, including the Internet, to educate students and their parents about historic and contemporary cultural and trading ties that continue to link the diverse cultures of the peoples involved.

“(8) The New Bedford Whaling Museum, in partnership with the New Bedford Whaling National Historical Park, has developed a cultural exchange and educational program with the Inupiat Heritage Center in Barrow, Alaska to bring together the children, parents, and elders from the Arctic region of Alaska with children and families of Massachusetts to learn about their historical ties and about each other’s contemporary cultures.

115 STAT. 1846

“(9) Within the fast-growing cultural sector, meaningful educational and career opportunities based on traditional relationships exist for Alaska Natives, Native Hawaiians, and low-income youth in Massachusetts.

“(10) Cultural institutions can provide practical, culturally relevant, education-related internship and apprentice programs, such as the Museum Action Corps at the Peabody-Essex Museum and similar programs at the New Bedford Oceanarium and other institutions, to prepare youths and their families for careers in the cultural sector.

“(11) The resources of the institutions described in paragraphs (7) and (8) provide unique opportunities for illustrating and interpreting the contributions of Alaska Natives, Native Hawaiians, the whaling industry, and the China trade to the economic, social, and environmental history of the United States, for educating students and their parents, and for providing opportunities for internships and apprenticeships leading to careers with cultural institutions.

“(b) PURPOSES.—The purposes of this subpart are the following:

“(1) To authorize and develop innovative culturally-based educational programs and cultural exchanges to assist Alaska Natives, Native Hawaiians, and children and families of Massachusetts linked by history and tradition to Alaska and Hawaii to learn about shared culture and traditions.

“(2) To authorize and develop internship and apprentice programs to assist Alaska Natives, Native Hawaiians, and children and families of Massachusetts linked by history and tradition with Alaska and Hawaii to prepare for careers with cultural institutions.

“(3) To supplement programs and authorities in the area of education to further the objectives of this subpart.

**“SEC. 5523. PROGRAM AUTHORIZATION.**

20 USC 7265b.

“(a) GRANTS AND CONTRACTS.—In order to carry out programs that fulfill the purposes of this subpart, the Secretary is authorized to make grants to, or enter into contracts with, the following:

“(1) The Alaska Native Heritage Center in Anchorage, Alaska.

115 STAT. 1846

PUBLIC LAW 107-110—JAN. 8, 2002

“(2) The Inupiat Heritage Center in Barrow, Alaska.

“(3) The Bishop Museum in Hawaii.

“(4) The Peabody-Essex Museum in Salem, Massachusetts.

“(5) The New Bedford Whaling Museum and the New Bedford Oceanarium in New Bedford, Massachusetts.

“(6) Other Alaska Native and Native Hawaiian cultural and educational organizations.

“(7) Cultural and educational organizations with experience in developing or operating programs that illustrate and interpret the contributions of Alaska Natives, Native Hawaiians, the whaling industry, and the China trade to the economic, social, and environmental history of the United States.

“(8) Consortia of the organizations and entities described in this subsection.

115 STAT. 1847

“(b) USES OF FUNDS.—Activities provided through programs carried out under this subpart may include one or more of the following:

“(1) Development and implementation of educational programs to increase understanding of cultural diversity and multicultural communication among Alaska Natives, Native Hawaiians, and the people of the continental United States, based on historic patterns of trading and commerce.

“(2) Development and implementation of programs using modern technology, including the Internet, to educate students, their parents, and teachers about historic and contemporary cultural and trading ties that continue to link the diverse cultures of Alaska Natives, Native Hawaiians, and the people of Massachusetts.

“(3) Cultural exchanges of elders, students, parents, and teachers among Alaska Natives, Native Hawaiians, and the people of Massachusetts to increase awareness of diverse cultures among each group.

“(4) Sharing of collections among cultural institutions designed to increase awareness of diverse cultures and links among them.

“(5) Development and implementation of internship and apprentice programs in cultural institutions to train Alaska Natives, Native Hawaiians, and low-income students in Massachusetts for careers with cultural institutions.

“(6) Other activities, consistent with the purposes of this subpart, to meet the educational needs of Alaska Natives, Native Hawaiians, and students and their parents in Massachusetts.

20 USC 7265c.

**“SEC. 5524. ADMINISTRATIVE PROVISIONS.**

“(a) APPLICATION REQUIRED.—No grant may be made under this subpart, and no contract may be entered into under this subpart, unless the entity seeking the grant or contract submits an application to the Secretary at such time, in such manner, and containing such information as the Secretary may determine to be necessary to carry out the provisions of this subpart.

“(b) LOCAL EDUCATIONAL AGENCY COORDINATION.—Each applicant for a grant or contract under this subpart shall inform each local educational agency serving students who will participate in the program to be carried out under the grant or contract about the application.

**“SEC. 5525. AVAILABILITY OF FUNDS.**

20 USC 7265d.

“If sufficient funds are made available under section 5401 to carry out this subpart for a fiscal year, the Secretary shall make available, to support activities described in section 5523(b), the following amounts:

“(1) Not less than \$2,000,000 each to—

“(A) the New Bedford Whaling Museum, in partnership with the New Bedford Oceanarium, in Massachusetts; and

“(B) the Inupiat Heritage Center in Alaska.

“(2) For the New Trade Winds project, not less than \$1,000,000 each to—

“(A) the Alaska Native Heritage Center in Alaska;

“(B) the Bishop Museum in Hawaii; and

“(C) the Peabody-Essex Museum in Massachusetts.

“(3) For internship and apprenticeship programs (including the Museum Action Corps of the Peabody-Essex Museum), not less than \$1,000,000 each to—

115 STAT. 1848

“(A) the Alaska Native Heritage Center in Alaska;

“(B) the Bishop Museum in Hawaii; and

“(C) the Peabody-Essex Museum in Massachusetts.

**“SEC. 5526. DEFINITIONS.**

20 USC 7265e.

“In this subpart:

“(1) ALASKA NATIVE.—The term ‘Alaska Native’ has the meaning given that term in section 7306.

“(2) NATIVE HAWAIIAN.—The term ‘Native Hawaiian’ has the meaning given that term in section 7207.

\* \* \* \* \*

Approved January 8, 2002.

115 STAT. 2094

LEGISLATIVE HISTORY—H.R. 1 (S. 1):

HOUSE REPORTS: Nos. 107-63, Pt. 1 (Comm. on Education and the Workforce) and 107-334 (Comm. of Conference).

SENATE REPORTS: No. 107-7 accompanying S. 1 (Comm. on Health, Education, Labor, and Pensions).

CONGRESSIONAL RECORD, Vol. 147 (2001):

May 17, 22, 23, considered and passed House.

June 14, considered and passed Senate, amended, in lieu of S. 1.

Dec. 13, House agreed to conference report.

Dec. 17, 18, Senate considered and agreed to conference report.

WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 38 (2002):

Jan. 8, Presidential remarks.



**11. Pu'uhonua o Hōnaunau**

114 STAT. 2363

PUBLIC LAW 106-510—NOV. 13, 2000

Public Law 106-510  
106th Congress**An Act**Nov. 13, 2000  
[S. 938]To eliminate restrictions on the acquisition of certain land contiguous to Hawaii  
Volcanoes National Park, and for other purposes.Hawaii Volcanoes  
National Park  
Adjustment Act  
of 2000.  
16 USC 1 note.*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 “Hawaii Volcanoes National Park  
Adjustment Act of 2000”.

\* \* \* \* \*

**SEC. 3. CORRECTIONS IN DESIGNATIONS OF HAWAIIAN NATIONAL  
PARKS.**

\* \* \* \* \*

114 STAT. 2364

(d) PU'UHONUA O HŌNAUNAU NATIONAL HISTORICAL PARK.—

16 USC 397,  
397a, 397b, 397d.(1) IN GENERAL.—The Act of July 21, 1955 (chapter 385;  
69 Stat. 376), as amended by section 305 of the National  
Parks and Recreation Act of 1978 (92 Stat. 3477), is amended  
by striking “Puuhonua o Honaunau National Historical Park”  
each place it appears and inserting “Pu'uhonua o Hōnaunau  
National Historical Park”.

16 USC 397 note.

(2) REFERENCES.—Any reference in any law (other than  
this Act), regulation, document, record, map, or other paper  
of the United States to “Puuhonua o Honaunau National Histor-  
ical Park shall be considered a reference to “Pu'uhonua o  
Hōnaunau National Historical Park”.

\* \* \* \* \*

Approved November 13, 2000.

**LEGISLATIVE HISTORY—S. 938:**SENATE REPORTS: No. 106-92 (Comm. on Energy and Natural Resources).  
CONGRESSIONAL RECORD:

Vol. 145 (1999): Oct. 14, considered and passed Senate.

Vol. 146 (2000): Oct. 24, considered and passed House.



PUBLIC LAW 107-340—DEC. 16, 2002

116 STAT. 2889

Public Law 107-340  
107th Congress

An Act

To amend the Act that established the Pu‘uhonua o Hōnaunau National Historical Park to expand the boundaries of that park.

Dec. 16, 2002  
[H.R. 1906]

*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 2002”.

**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 the following: “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 are authorized to be appropriated such sums as may be necessary to carry out this Act.

Approved December 16, 2002.

LEGISLATIVE HISTORY—H.R. 1906 (S. 1057):

HOUSE REPORTS: Nos. 107-435 and 107-614, accompanying S. 1057, (both from Comm. on Resources).

SENATE REPORTS: Nos. 107-272 and 107-71, accompanying S. 1057, (both from Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD, Vol. 148 (2002):

June 17, considered and passed House.  
Nov. 19, considered and passed Senate.



Pu‘uhonua o  
Hōnaunau  
National  
Historical Park  
Addition Act of  
2002.  
16 USC 397 note.

**12. Rosie the Riveter/World War II Home Front**

114 STAT. 1370

PUBLIC LAW 106-352—OCT. 24, 2000

Public Law 106-352  
106th Congress**An Act**Oct. 24, 2000  
[H.R. 4063]

To establish the Rosie the Riveter/World War II Home Front National Historical Park in the State of California, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*Rosie the Riveter/  
World War II  
Home Front  
National  
Historical Park  
Establishment  
Act of 2000.  
16 USC 410gg  
note.**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Rosie the Riveter/World War II Home Front National Historical Park Establishment Act of 2000”.

16 USC 410ggg.

**SEC. 2. ROSIE THE RIVETER/WORLD WAR II HOME FRONT NATIONAL HISTORICAL PARK.**

(a) ESTABLISHMENT.—In order to preserve for the benefit and inspiration of the people of the United States as a national historical park certain sites, structures, and areas located in Richmond, California, that are associated with the industrial, governmental, and citizen efforts that led to victory in World War II, there is established the Rosie the Riveter/World War II Home Front National Historical Park (in this Act referred to as the “park”).

(b) AREAS INCLUDED.—The boundaries of the park shall be those generally depicted on the map entitled “Proposed Boundary Map, Rosie the Riveter/World War II Home Front National Historical Park” numbered 963/80000 and dated May 2000. The map shall be on file and available for public inspection in the appropriate offices of the National Park Service.

16 USC  
410ggg-1.**SEC. 3. ADMINISTRATION OF THE NATIONAL HISTORICAL PARK.**

(a) IN GENERAL.—

(1) GENERAL ADMINISTRATION.—The Secretary of the Interior (in this Act referred to as the “Secretary”) shall administer the park in accordance with this Act and the provisions of law generally applicable to units of the National Park System, including the Act entitled “An Act to establish a National Park Service, and for other purposes”, approved August 35, 1916 (39 Stat. 535; 16 U.S.C. 1 through 4), and the Act of August 21, 1935 (49 Stat. 666; 16 U.S.C. 461-467).

(2) SPECIFIC AUTHORITIES.—The Secretary may interpret the story of Rosie the Riveter and the World War II home front, conduct and maintain oral histories that relate to the World War II home front theme, and provide technical assistance in the preservation of historic properties that support this story.

(b) COOPERATIVE AGREEMENTS.—

PUBLIC LAW 106-352—OCT. 24, 2000

114 STAT. 1371

(1) GENERAL AGREEMENTS.—The Secretary may enter into cooperative agreements with the owners of the World War II Child Development Centers, the World War II worker housing, the Kaiser-Permanente Field Hospital, and Fire Station 67A, pursuant to which the Secretary may mark, interpret, improve, restore, and provide technical assistance with respect to the preservation and interpretation of such properties. Such agreements shall contain, but need not be limited to, provisions under which the Secretary shall have the right of access at reasonable times to public portions of the property for interpretive and other purposes, and that no changes or alterations shall be made in the property except by mutual agreement.

(2) LIMITED AGREEMENTS.—The Secretary may consult and enter into cooperative agreements with interested persons for interpretation and technical assistance with the preservation of—

- (A) the Ford Assembly Building;
- (B) the intact dry docks/basin docks and five historic structures at Richmond Shipyard #3;
- (C) the Shimada Peace Memorial Park;
- (D) Westshore Park;
- (E) the Rosie the Riveter Memorial;
- (F) Sheridan Observation Point Park;
- (G) the Bay Trail/Esplanade;
- (H) Vincent Park; and
- (I) the vessel S.S. RED OAK VICTORY, and Whirley Cranes associated with shipbuilding in Richmond.

(c) EDUCATION CENTER.—The Secretary may establish a World War II Home Front Education Center in the Ford Assembly Building. Such center shall include a program that allows for distance learning and linkages to other representative sites across the country, for the purpose of educating the public as to the significance of the site and the World War II Home Front.

(d) USE OF FEDERAL FUNDS.—

(1) NON-FEDERAL MATCHING.—(A) As a condition of expending any funds appropriated to the Secretary for the purposes of the cooperative agreements under subsection (b)(2), the Secretary shall require that such expenditure must be matched by expenditure of an equal amount of funds, goods, services, or in-kind contributions provided by non-Federal sources.

(B) With the approval of the Secretary, any donation of property, services, or goods from a non-Federal source may be considered as a contribution of funds from a non-Federal source for purposes of this paragraph.

(2) COOPERATIVE AGREEMENT.—Any payment made by the Secretary pursuant to a cooperative agreement under this section shall be subject to an agreement that conversion, use, or disposal of the project so assisted for purposes contrary to the purposes of this Act, as determined by the Secretary, shall entitle the United States to reimbursement of the greater of—

- (A) all funds paid by the Secretary to such project;
- or
- (B) the proportion of the increased value of the project attributable to such payments, determined at the time of such conversion, use, or disposal.

## (e) ACQUISITION.—

(1) FORD ASSEMBLY BUILDING.—The Secretary may acquire a leasehold interest in the Ford Assembly Building for the purposes of operating a World War II Home Front Education Center.

(2) OTHER FACILITIES.—The Secretary may acquire, from willing sellers, lands or interests in the World War II day care centers, the World War II worker housing, the Kaiser-Permanente Field Hospital, and Fire Station 67, through donation, purchase with donated or appropriated funds, transfer from any other Federal agency, or exchange.

(3) ARTIFACTS.—The Secretary may acquire and provide for the curation of historic artifacts that relate to the park.

(f) DONATIONS.—The Secretary may accept and use donations of funds, property, and services to carry out this Act.

## (g) GENERAL MANAGEMENT PLAN.—

Deadline.

(1) IN GENERAL.—Not later than 3 complete fiscal years after the date funds are made available, the Secretary shall prepare, in consultation with the City of Richmond, California, and transmit to the Committee on Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate a general management plan for the park in accordance with the provisions of section 12(b) of the Act of August 18, 1970 (16 U.S.C. 1a-7(b)), popularly known as the National Park System General Authorities Act, and other applicable law.

(2) PRESERVATION OF SETTING.—The general management plan shall include a plan to preserve the historic setting of the Rosie the Riveter/World War II Home Front National Historical Park, which shall be jointly developed and approved by the City of Richmond.

(3) ADDITIONAL SITES.—The general management plan shall include a determination of whether there are additional representative sites in Richmond that should be added to the park or sites in the rest of the United States that relate to the industrial, governmental, and citizen efforts during World War II that should be linked to and interpreted at the park. Such determination shall consider any information or findings developed in the National Park Service study of the World War II Home Front under section 4.

16 USC  
410ggg-2.**SEC. 4. WORLD WAR II HOME FRONT STUDY.**

The Secretary shall conduct a theme study of the World War II home front to determine whether other sites in the United States meet the criteria for potential inclusion in the National Park System in accordance with section 8 of Public Law 91-383 (16 U.S.C. 1a-5).

16 USC  
410ggg-3.**SEC. 5. AUTHORIZATION OF APPROPRIATIONS.**

## (a) IN GENERAL.—

(1) ORAL HISTORIES, PRESERVATION, AND VISITOR SERVICES.—There are authorized to be appropriated such sums as may be necessary to conduct oral histories and to carry out the preservation, interpretation, education, and other essential visitor services provided for by this Act.

(2) ARTIFACTS.—There are authorized to be appropriated \$1,000,000 for the acquisition and curation of historical artifacts related to the park.

PUBLIC LAW 106-352—OCT. 24, 2000

114 STAT. 1373

(b) **PROPERTY ACQUISITION.**—There are authorized to be appropriated such sums as are necessary to acquire the properties listed in section 3(e)(2).

(c) **LIMITATION ON USE OF FUNDS FOR S.S. RED OAK VICTORY.**—None of the funds authorized to be appropriated by this section may be used for the operation, maintenance, or preservation of the vessel S.S. RED OAK VICTORY.

Approved October 24, 2000.

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**LEGISLATIVE HISTORY—H.R. 4063:**

HOUSE REPORTS: No. 106-723 (Comm. on Resources).

SENATE REPORTS: No. 106-446 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD, Vol. 146 (2000):

July 11, considered and passed House.

Oct. 5, considered and passed Senate.



**13. Salt River Bay**

116 STAT. 2815

PUBLIC LAW 107-329—DEC. 6, 2002

Public Law 107-329  
107th Congress**An Act**Dec. 6, 2002  
[S. 1240]

To provide for the acquisition of land and construction of an interagency administrative and visitor facility at the entrance to American Fork Canyon, Utah, and for other purposes.

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

\* \* \* \* \*

116 STAT. 2819

**TITLE III—SALT RIVER BAY NATIONAL  
HISTORICAL PARK AND ECOLOGICAL  
PRESERVE BOUNDARY ADJUSTMENT****SEC. 301. BOUNDARY ADJUSTMENT.**

The first sentence of section 103(b) of the Salt River Bay National Historical Park and Ecological Preserve at St. Croix, Virgin Islands, Act of 1992 (16 U.S.C. 410tt-1(b)) is amended to read as follows: "The park shall consist of approximately 1015 acres of lands, waters, and interests in lands as generally depicted on the map entitled 'Salt River Bay National Historical Park and Ecological Preserve, St. Croix, U.S.V.I.', numbered 141/80002, and dated May 2, 2002."

Approved December 6, 2002.

**LEGISLATIVE HISTORY—S. 1240 (H.R. 3928):**

HOUSE REPORTS: No. 107-669 (Comm. on Resources).

SENATE REPORTS: No. 107-178 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD, Vol. 148 (2002):

Aug. 1, considered and passed Senate.

Sept. 24, considered and passed House, amended.

Nov. 19, Senate concurred in House amendment.



**14. Sitka**

PUBLIC LAW 106-291—OCT. 11, 2000

114 STAT. 922

Public Law 106-291  
106th Congress

**An Act**

Making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2001, and for other purposes.

Oct. 11, 2000  
[H.R. 4578]

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of the Interior and related agencies for the fiscal year ending September 30, 2001, and for other purposes, namely:

Department of the Interior and Related Agencies Appropriations Act, 2001.

TITLE I—DEPARTMENT OF THE INTERIOR

\* \* \* \* \*

GENERAL PROVISIONS, DEPARTMENT OF THE INTERIOR

114 STAT. 941

\* \* \* \* \*

SEC. 130. (a) The first section of Public Law 92-501 (86 Stat. 904) is amended by inserting after the first sentence “The park shall also include the land as generally depicted on the map entitled ‘subdivision of a portion of U.S. Survey 407, Tract B, dated May 12, 2000’”.

114 STAT. 946  
16 USC 431 note.

(b) Section 3 of Public Law 92-501 is amended to read as follows: “There are authorized to be appropriated such sums as are necessary to carry out the terms of this Act.”.

16 USC 431 note.

\* \* \* \* \*

This Act may be cited as the “Department of the Interior and Related Agencies Appropriations Act, 2001”.

114 STAT. 1029

Approved October 11, 2000.

LEGISLATIVE HISTORY—H.R. 4578:

HOUSE REPORTS: No. 106-646 (Comm. on Appropriations) and No. 106-914 (Comm. of Conference).

SENATE REPORTS: No. 106-312 (Comm. on Appropriations).

CONGRESSIONAL RECORD, Vol. 146 (2000):

June 13-15, considered and passed House.

July 10, 12, 17, 18, considered and passed Senate, amended.

Oct. 3, House agreed to conference report.

Oct. 3-5, Senate agreed to conference report.

WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 36 (2000):

Oct. 11, Presidential statement and remarks.



**15. Tumacacori**

116 STAT. 1328

PUBLIC LAW 107–218—AUG. 21, 2002

**Public Law 107–218  
107th Congress****An Act**Aug. 21, 2002  
[H.R. 2234]

To revise the boundary of the Tumacacori National Historical Park in the State of Arizona.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*Tumacacori  
National  
Historical Park  
Boundary  
Revision Act of  
2002.  
16 USC 410ss  
note.**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Tumacacori National Historical Park Boundary Revision Act of 2002”.

16 USC 410ss  
note.**SEC. 2. FINDINGS AND PURPOSES.**

(a) FINDINGS.—The Congress finds the following:

(1) Tumacacori Mission in southern Arizona was declared a National Monument in 1908 in recognition of its great historical significance as “one of the oldest mission ruins in the southwest”.

(2) In establishing Tumacacori National Historical Park in 1990 to include the Tumacacori Mission and the ruins of the mission of Los Santos Angeles de Guevavi and the Kino visita and rancheria of Calabazas, Congress recognized the importance of these sites “to protect and interpret, for the education and benefit of the public, sites in the State of Arizona associated with the early Spanish missionaries and explorers of the 17th and 18th centuries”.

(3) Tumacacori National Historical Park plays a major role in interpreting the Spanish colonial heritage of the United States.

(b) PURPOSES.—The purposes of this Act are—

(1) to protect and interpret the resources associated with the Tumacacori Mission by revising the boundary of Tumacacori National Historical Park to include approximately 310 acres of land adjacent to the park; and

(2) to enhance the visitor experience at Tumacacori by developing access to these associated mission resources.

**SEC. 3. BOUNDARY REVISION, TUMACACORI NATIONAL HISTORICAL PARK, ARIZONA.**

Section 1(b) of Public Law 101–344 (16 U.S.C. 410ss(b)) is amended—

(1) by inserting after the first sentence the following new sentence: “The park shall also consist of approximately 310 acres of land adjacent to the original Tumacacori unit of the park and generally depicted on the map entitled ‘Tumacacori National Historical Park, Arizona Proposed Boundary Revision 2001’, numbered 310/80,044, and dated July 2001.”; and

PUBLIC LAW 107-218—AUG. 21, 2002

116 STAT. 1329

(2) in the last sentence—

(A) by striking “The map” and inserting “The maps”;  
and

(B) by striking “the offices” and inserting “the appropriate offices”.

Approved August 21, 2002.

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LEGISLATIVE HISTORY—H.R. 2234:

HOUSE REPORTS: No. 107-327 (Comm. on Resources).

SENATE REPORTS: No. 107-185 (Comm. on Energy and Natural Resources).

CONGRESSIONAL RECORD, Vol. 148 (2002):

Jan. 23, considered and passed House.

Aug. 1, considered and passed Senate.



**16. Valley Forge**

113 STAT. 1298

PUBLIC LAW 106-86—OCT. 31, 1999

**Public Law 106-86  
106th Congress****An Act**Oct. 31, 1999  
[H.R. 659]

To authorize appropriations for the protection of Paoli and Brandywine Battlefields in Pennsylvania, to authorize the Valley Forge Museum of the American Revolution at Valley Forge National Historical Park, and for other purposes.

Pennsylvania  
Battlefields  
Protection Act of  
1999.  
16 USC 410aa  
note.

*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 “Pennsylvania Battlefields Protection Act of 1999”.

\* \* \* \* \*

113 STAT. 1299

**TITLE II—VALLEY FORGE NATIONAL  
HISTORICAL PARK**16 USC 410aa  
note.**SEC. 201. PURPOSE.**

The purpose of this title is to authorize the Secretary of the Interior to enter into an agreement with the Valley Forge Historical Society (hereinafter referred to as the “Society”), to construct and operate a museum within the boundary of Valley Forge National Historical Park in cooperation with the Secretary.

16 USC 410aa  
note.**SEC. 202. VALLEY FORGE MUSEUM OF THE AMERICAN REVOLUTION  
AUTHORIZATION.**

(a) AGREEMENT AUTHORIZED.—The Secretary of the Interior, in administering the Valley Forge National Historical Park, is authorized to enter into an agreement under appropriate terms and conditions with the Society to facilitate the planning, construction, and operation of the Valley Forge Museum of the American Revolution on Federal land within the boundary of Valley Forge National Historical Park.

(b) CONTENTS AND IMPLEMENTATION OF AGREEMENT.—An agreement entered into under subsection (a) shall—

(1) authorize the Society to develop and operate the museum pursuant to plans developed by the Secretary and to provide at the museum appropriate and necessary programs and services to visitors to Valley Forge National Historical Park related to the story of Valley Forge and the American Revolution;

(2) only be carried out in a manner consistent with the General Management Plan and other plans for the preservation and interpretation of the resources and values of Valley Forge National Historical Park;

(3) authorize the Secretary to undertake at the museum activities related to the management of Valley Forge National Historical Park, including, but not limited to, provision of appropriate visitor information and interpretive facilities and programs related to Valley Forge National Historical Park;

(4) authorize the Society, acting as a private nonprofit organization, to engage in activities appropriate for operation of the museum that may include, but are not limited to,

113 STAT. 1300

PUBLIC LAW 106–86—OCT. 31, 1999

113 STAT. 1300

charging appropriate fees, conducting events, and selling merchandise, tickets, and food to visitors to the museum;

(5) provide that the Society's revenues from the museum's facilities and services shall be used to offset the expenses of the museum's operation; and

(6) authorize the Society to occupy the museum so constructed for the term specified in the Agreement and subject to the following terms and conditions:

(A) The conveyance by the Society to the United States of all right, title, and interest in the museum to be constructed at Valley Forge National Historical Park.

(B) The Society's right to occupy and use the museum shall be for the exhibition, preservation, and interpretation of artifacts associated with the Valley Forge story and the American Revolution, to enhance the visitor experience of Valley Forge National Historical Park, and to conduct appropriately related activities of the Society consistent with its mission and with the purposes for which the Valley Forge National Historical Park was established. Such right shall not be transferred or conveyed without the express consent of the Secretary.

(C) Any other terms and conditions the Secretary determines to be necessary.

**SEC. 203. PRESERVATION AND PROTECTION.**

16 USC 410aa  
note.

Nothing in this title authorizes the Secretary or the Society to take any actions in derogation of the preservation and protection of the values and resources of Valley Forge National Historical Park. An agreement entered into under section 202 shall be construed and implemented in light of the high public value and integrity of the Valley Forge National Historical Park and the National Park System.

Approved October 31, 1999.

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**LEGISLATIVE HISTORY—H.R. 659:**

HOUSE REPORTS: No. 106–139 (Comm. on Resources).

CONGRESSIONAL RECORD, Vol. 145 (1999):

June 22, considered and passed House.

Oct. 14, considered and passed Senate, amended.

Oct. 18, House concurred in Senate amendment.



**17. Women's Rights**

114 STAT. 655

PUBLIC LAW 106–258—AUG. 8, 2000

Public Law 106–258  
106th Congress

## An Act

Aug. 8, 2000  
[S. 1910]

To amend the Act establishing Women's Rights National Historical Park to permit the Secretary of the Interior to acquire title in fee simple to the Hunt House located in Waterloo, New York.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,***SECTION 1. ACQUISITION OF HUNT HOUSE.**(a) **IN GENERAL.**—Section 1601(d) of Public Law 96–607 (94 Stat. 3547; 16 U.S.C. 4101l(d)) is amended—

(1) in the first sentence—

(A) by inserting a period after “park”; and

(B) by striking the remainder of the sentence; and

(2) by striking the last sentence.

(b) **TECHNICAL CORRECTION.**—Section 1601(c)(8) of Public Law 96–607 (94 Stat. 3547; 16 U.S.C. 4101l(c)(8)) is amended by striking “Williams” and inserting “Main”.

Approved August 8, 2000.

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**LEGISLATIVE HISTORY—S. 1910:**SENATE REPORTS: No. 106–268 (Comm. on Energy and Natural Resources).  
CONGRESSIONAL RECORD, Vol. 146 (2000):

Apr. 13, considered and passed Senate.

July 25, considered and passed House.

WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 36 (2000):

Aug. 8, Presidential statement.

