Union Calendar No. 591 H.R. 1500

106th CONGRESS 2D Session

[Report No. 106-1017]

To accelerate the Wilderness designation process by establishing a timetable for the completion of wilderness studies on Federal Lands.

IN THE HOUSE OF REPRESENTATIVES

April 21, 1999

Mr. HANSEN (for himself, Mr. YOUNG of Alaska, Mr. HILL of Montana, Mrs. CHENOWETH, Mr. RADANOVICH, Mr. SALMON, Mr. STUMP, Mr. HEFLEY, Mr. GIBBONS, Mr. SHADEGG, Mr. SIMPSON, Mr. POMBO, Mr. HUNTER, Mr. HAYWORTH, Mr. CALVERT, Mr. PETERSON of Pennsylvania, Mr. MCINNIS, and Mr. ROHRABACHER) introduced the following bill; which was referred to the Committee on Resources

October 30, 2000

Committee to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

- To accelerate the Wilderness designation process by establishing a timetable for the completion of wilderness studies on Federal Lands.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as "America's Wilderness Pro-3 tection Act".

4 SEC. 2. FINDINGS AND PURPOSE.

5 The Congress finds that—

6 (1) The designation of certain Federal lands as
7 Wilderness is beneficial to the American people.

8 (2) The Wilderness Act of 1964 and of the 9 Federal Land Management and Policy Act of 1976 10 provided for the study of certain lands for wilderness 11 suitability. Areas undergoing such a study have been 12 generally known as "Wilderness Study Areas".—

(3) Wilderness Study Areas were intended as
interim management designations pending completion of wilderness suitability studies. Wilderness
Study Area status was not intended as a substitute
for wilderness designation by Congress.

18 (4) It was not the intent of Congress that areas 19 continue under Wilderness Study Area status indefi-20 nitely. Perpetuation of Wilderness Study Area status 21 is undesirable and hinders the Wilderness designa-22 tion process. Lands that merit Wilderness designa-23 tion should be granted the full protection that such 24 a status would afford, and those lands which do not 25 merit such a designation should be released so that they can be managed for the public good as accorded
 by law.

3 (5) The establishment of a timetable for the
4 completion of wilderness studies would facilitate the
5 wilderness designation process by supplying a time6 frame within which Congress must Act.

7 SEC. 3. TIMETABLE FOR WILDERNESS STUDY COMPLETION.

8 (a) EXISTING WILDERNESS STUDY AREAS.—All 9 areas designated as wilderness study areas as of the date 10 of the enactment of this Act shall be released from wilder-11 ness study area status on the earlier of the following:

12 (1) The date 10 years after the date of enact-13 ment of this Act.

14 (2) The date on which the area is designated by15 Act of Congress as wilderness.

(b) SUBSEQUENT WILDERNESS STUDY AREAS.—Any
wilderness study area designated after the date of enactment of this Act shall remain in wilderness study area status until the earlier of the following:

20 (1) The date 10 years after the date of designa-21 tion.

(2) The date on which the area is designated byAct of Congress as wilderness.

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