

of Natural Resources and appropriate county governments (separately, collectively, or in any combination, as agreed by the parties) for management of the Trail.

(3) **PRIMARY PURPOSE.**—The primary purpose of this title is to provide recreational trail opportunities for motorized vehicle use on the Trail. The Trail shall be managed in a manner that is consistent with this purpose, ensures user safety, and minimizes user conflicts.

(4) **ADDITION OF TRAILS.**—

(A) **IN GENERAL.**—The appropriate Secretary may add trails to the Trail in accordance with the National Trails System Act and this title. The Secretary shall consider the Trail a national recreation trail for the purpose of making such additions.

(B) **REQUIREMENT FOR ADDITION OF TRAILS ON NON-FEDERAL LAND.**—If a trail to be added to the Trail is located on non-Federal land, the appropriate Secretary may add the trail only if the owner of the land upon which the trail is located has—

(i) consented to the addition of the trail to the Trail; and

(ii) entered into an agreement with the appropriate Secretary for management of the additional trail in a manner that is consistent with this title.

(5) **NOTICE OF OPEN ROUTES.**—The Secretary of the Interior and the Secretary of Agriculture shall ensure that the public is adequately informed regarding the routes open for the Trail, including by appropriate signage along the Trail.

(d) **NO EFFECT ON NON-FEDERAL LAND AND INTERESTS IN LAND.**—Nothing in this section shall be construed to affect ownership, management, or other rights related to any non-Federal land or interests in land, except as provided in an agreement related to that land entered into by the landowner under subsection (c)(4)(B)(ii).

(e) **ACQUISITION OF LAND AND INTERESTS IN LAND.**—The appropriate Secretary may acquire land and interests in land for the purposes of the Trail only from willing owners.

(f) **MAP ON FILE; UPDATED.**—The Map shall be—

(1) kept on file at the appropriate offices of the Secretary of the Interior and the Secretary of Agriculture; and

(2) updated by the appropriate Secretary whenever trails are added to the Trail.

SEC. 302. AUTHORIZATION OF APPROPRIATIONS.

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

TITLE III—MCLOUGHLIN HOUSE PRESERVATION

SEC. 301. DEFINITIONS.

For the purposes of this title, the following definitions shall apply:

(1) **ASSOCIATION.**—The term “Association” means the McLoughlin Memorial Association, an organization described in section 501(c)(3) of the Internal Revenue Code of 1986 and exempt from taxation under section 501(a) of such Code.

(2) **CITY.**—The term “City” means Oregon City, Oregon.

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

SEC. 302. FINDINGS.

Congress finds the following:

(1) On June 27, 1941, Acting Assistant Secretary of the Interior W.C. Mendenhall, under the authority granted the Secretary under section 2 of the Historic Sites, Buildings and Antiquities Act (16 U.S.C. 461 et seq.), established the McLoughlin Home National Historic Site located in the City.

(2) Since January 16, 1945, the site has been known as McLoughlin House National Historic Site.

(3) The McLoughlin House National Historic Site includes both the McLoughlin House and Barclay House, which are owned and managed by the Association.

(4) The McLoughlin House National Historic Site is located in a Charter Park on Oregon City Block 40, which is owned by the City.

(5) A cooperative agreement was made in 1941 among the Association, the City, and the United States, providing for the preservation and use of the McLoughlin House as a national historic site.

(6) The Association has had an exemplary and longstanding role in the stewardship of the McLoughlin House National Historic Site but is unable to continue that role.

(7) The McLoughlin House National Historic Site has a direct relationship with Fort Vancouver National Historic Site due to Dr. John McLoughlin’s importance as the Chief Factor of the Hudson Bay Company’s Fort Vancouver, the headquarters for the Hudson Bay Company’s Columbia Department, and his subsequent role in the early history of the settlement of the Oregon Territory to the extent that he is known as the “Father of Oregon”.

(8) The McLoughlin House National Historic Site has been an affiliated area of the National Park System and is worthy of recognition as part of the Fort Vancouver National Historic Site.

SEC. 303. BOUNDARY OF FORT VANCOUVER NATIONAL HISTORIC SITE.

In recognition of the Secretary’s role and responsibilities since June 27, 1941, and in order to preserve the McLoughlin House National Historic Site, the Secretary is authorized to acquire the McLoughlin House, consisting of approximately 1 acre, as generally depicted on the map entitled “McLoughlin National Historic Site”, numbered 007/80,000, and dated 12/01/01, as an addition to the Fort Vancouver National Historic Site. The map shall be on file and available for inspection in the appropriate offices of the National Park Service, Department of the Interior.

SEC. 304. ACQUISITION AND ADMINISTRATION.

(a) **ACQUISITION.**—The Secretary is authorized to acquire the McLoughlin House from willing owners only, by donation, purchase with donated or appropriated funds, or exchange, except that lands or interests in lands owned by the City may be acquired by donation only.

(b) **ADMINISTRATION.**—The Secretary shall administer the McLoughlin House as an addition to Fort Vancouver National Historic Site in accordance with the provisions of law generally applicable to units of the National Park System.

TITLE IV—PRESIDENTIAL HISTORIC SITE STUDY

SEC. 401. PRESIDENTIAL HISTORIC SITE STUDY.

(a) **STUDY AND REPORT.**—Not later than 2 years after the date funds are made available, the Secretary of the Interior shall—

(1) carry out a study on the suitability and feasibility of designating the William Jefferson Clinton birthplace home located in Hope, Arkansas, as a national historic site; and

(2) submit to the Committee on Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate a report describing the findings, conclusions, and recommendations of the study.

(b) **REQUIREMENTS FOR STUDY.**—Except with regard to deadline for completion provided in subsection (a), the study under subsection (a) shall be conducted in accordance with section 8(c) Public Law 91–383 (16 U.S.C. 1a–5(c)).

Mr. REID. Mr. President, I ask unanimous consent that the Senate disagree to the House amendment.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

CORRECTING THE ENROLLMENT OF S. 1843

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Con. Res. 159, submitted earlier today

by Senators BINGAMAN and MURKOWSKI; that the concurrent resolution be considered and agreed to and the motion to reconsider be laid upon the table, without intervening action or debate.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The concurrent resolution (S. Con. Res. 159) was agreed to, as follows:

S. CON. RES. 159

Resolved by the Senate (the House of Representatives concurring). That in the enrollment of the bill (S. 1843) To extend certain hydro-electric licenses in the State of Alaska the Secretary of the Senate is hereby authorized and directed, in the enrollment of the said bill, to make the following corrections, namely:

In subsection (c), delete “3 consecutive 2-year time periods.” and insert “one 2-year time period.”.

VIRGIN RIVER DINOSAUR FOOTPRINT PRESERVE ACT

Mr. REID. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 591, H.R. 2385.

The ACTING PRESIDENT pro tempore. The clerk will report the bill by title.

The legislative clerk read as follows:

A bill (H.R. 2385) to convey certain property to the city of St. George, Utah, in order to provide for the protection and preservation of certain rare paleontological resources on that property, and for other purposes.

There being no objection, the Senate proceeded to consider the bill which had been reported from the Committee on Energy and Natural Resources with amendments, as follows:

[Strike the part shown in black brackets and insert the part shown in italic.]

H.R. 2385

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 “Virgin River Dinosaur Footprint Preserve Act”.

SEC. 2. VIRGIN RIVER DINOSAUR FOOTPRINT PRESERVE.

[(a) **AUTHORIZATION FOR GRANT TO PURCHASE FOOTPRINT PRESERVE.**—As soon as is practicable after the date of the enactment of this Act, if the City agrees to the conditions set forth in subsection (b), the Secretary of the Interior may award to the City a grant equal to the lesser of \$500,000 or the fair market value of up to 10 acres of land (and all related facilities and other appurtenances thereon) generally depicted on the map entitled “Proposed Virgin River Dinosaur Footprint Preserve”, numbered 09/06/2001–A, for purchase of that property.]

(a) **AUTHORIZATION FOR GRANT TO PURCHASE PRESERVE.**—Of the funds appropriated in the section entitled “Land Acquisition” of the Fiscal Year 2002 Interior and Related Agencies Appropriations Act, Public Law 107–63, the Secretary of the Interior shall grant \$500,000 to the City for—

(1) the purchase of up to 10 acres of land within the area generally depicted as the “Preserve Acquisition Area” on the map entitled “Map B” and dated May 9, 2002; and

(2) the preservation of such land and paleontological resources.