

Steelhead Coalition Conservation Award.

Frank's commitment to the health and vitality of Oregon's rivers and fish habitat over the years is inspiring and he deserves countless thanks for his work and dedication. The Frank Moore Wild Steelhead Sanctuary will serve as a tribute to the many outstanding accomplishments of Frank, both on and off the river.

It is my honor to introduce this bill today with my colleague from Oregon Senator MERKLEY on behalf of this extraordinary Oregonian.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1448

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 "Frank Moore Wild Steelhead Sanctuary Designation Act".

SEC. 2. FINDINGS.

Congress finds that—

(1) Frank Moore has committed his life to family, friends, his country, and fly fishing;

(2) Frank Moore is a World War II veteran who stormed the beaches of Normandy along with 150,000 troops during the D-Day Allied invasion and was awarded the Chevalier of the French Legion of Honor for his bravery;

(3) Frank Moore returned home after the war, started a family, and pursued his passion of fishing on the winding rivers in Oregon;

(4) as the proprietor of the Steamboat Inn along the North Umpqua River in Oregon for nearly 20 years, Frank Moore, along with his wife Jeanne, shared his love of fishing, the flowing river, and the great outdoors, with visitors from all over the United States and the world;

(5) Frank Moore has spent most of his life fishing the vast rivers of Oregon, during which time he has contributed significantly to efforts to conserve fish habitats and protect river health, including serving on the State of Oregon Fish and Wildlife Commission;

(6) Frank Moore has been recognized for his conservation work with the National Wildlife Federation Conservationist of the Year award, the Wild Steelhead Coalition Conservation Award, and his 2010 induction into the Fresh Water Fishing Hall of Fame; and

(7) in honor of the many accomplishments of Frank Moore, both on and off the river, approximately 104,000 acres of Forest Service land in Oregon should be designated as the "Frank Moore Wild Steelhead Sanctuary".

SEC. 3. DEFINITIONS.

In this Act:

(1) MAP.—The term "Map" means the map entitled "O&C Land Grant Act of 2014: Frank Moore Wild Steelhead Sanctuary" and dated November 3, 2014.

(2) SANCTUARY.—The term "Sanctuary" means the Frank Moore Wild Steelhead Sanctuary designated by section 4(a).

(3) SECRETARY.—The term "Secretary" means the Secretary of Agriculture, acting through the Chief of the Forest Service.

(4) STATE.—The term "State" means the State of Oregon.

SEC. 4. FRANK MOORE WILD STEELHEAD SANCTUARY, OREGON.

(a) DESIGNATION.—The approximately 104,000 acres of Forest Service land in the State, as generally depicted on the Map, is designated as the "Frank Moore Wild Steelhead Sanctuary".

(b) MAP; LEGAL DESCRIPTION.—

(1) IN GENERAL.—As soon as practicable after the date of enactment of this Act, the Secretary shall prepare a map and legal description of the Sanctuary.

(2) FORCE OF LAW.—The map and legal description prepared under paragraph (1) shall have the same force and effect as if included in this Act, except that the Secretary may correct clerical and typographical errors in the map and legal description.

(3) AVAILABILITY.—The map and legal description prepared under paragraph (1) shall be on file and available for public inspection in the appropriate offices of the Forest Service.

(c) ADMINISTRATION.—Subject to valid existing rights, the Sanctuary shall be administered by the Secretary—

(1) in accordance with all laws (including regulations) applicable to the National Forest System; and

(2) in a manner that—

(A) protects, preserves, and enhances the natural character, scientific use, and the botanical, recreational, ecological, fish and wildlife, scenic, drinking water, and cultural values of the Sanctuary;

(B) protects and seeks to enhance the wild salmonid resources of the Sanctuary;

(C) maintains or enhances the watershed as a thermal refuge for wild salmonids; and

(D) preserves opportunities for primitive recreation.

(d) FISH AND WILDLIFE.—Nothing in this section affects the jurisdiction or responsibilities of the State with respect to fish and wildlife in the State.

(e) ADJACENT MANAGEMENT.—Nothing in this section creates any protective perimeter or buffer zone around the Sanctuary.

(f) PROTECTION OF TRIBAL RIGHTS.—Nothing in this section diminishes any treaty rights of an Indian tribe.

(g) WITHDRAWAL.—Subject to valid existing rights, the Federal land within the boundaries of the Sanctuary river segments designated by subsection (a) is withdrawn from all forms of—

(1) entry, appropriation, or disposal under the public land laws;

(2) location, entry, and patent under the mining laws; and

(3) disposition under all laws relating to mineral and geothermal leasing or mineral materials.

(h) USES.—The Secretary shall only allow uses of the Sanctuary that are consistent with the purposes and values for which the Sanctuary is established.

(i) USE OF MOTORIZED VEHICLES.—

(1) IN GENERAL.—Except as provided in paragraph (2), the use of motorized vehicles within the Sanctuary shall be limited to roads allowed by the Secretary for the use of motorized vehicles.

(2) OFF-ROAD VEHICLE USE.—Notwithstanding paragraph (1), the Secretary may allow off-road vehicle use in designated portions of the Sanctuary if the use is consistent with the purposes and values for which the Sanctuary was designated.

(j) ROADS.—

(1) IN GENERAL.—The Secretary, to the maximum extent practicable, shall decrease the total mileage of system roads that are operational in the Sanctuary to a quantity less than the quantity of mileage in existence on the date of enactment of this Act.

(2) PRIORITY.—The Secretary shall prioritize decreasing the mileage of the road

network in the Sanctuary to reduce impacts to water quality from sediment delivered to streams by forest roads.

(3) TEMPORARY ROADS.—If the Secretary constructs a temporary road as part of a vegetation management project, the Secretary shall close and decommission the temporary road not later than the earlier of—

(A) the date that is 2 years after the date on which the activity for which the temporary road was constructed is completed; and

(B) the date that is 1 year after the date on which the vegetation management project is completed.

(4) NO NEW ROADS.—The Secretary shall prohibit—

(A) any new system or nonsystem road within the Sanctuary and key watersheds under the plan entitled "Northwest Forest Plan 1994 Record of Decision for Amendments to Forest Service and Bureau of Land Management Planning Documents Within the Range of the Northern Spotted Owl" after the date of enactment of this Act, except as the Secretary determines to be necessary, if the Secretary determines that no practicable alternative exists, and subject to the availability of appropriations; and

(B) the construction of any new road in any roadless area in the Sanctuary.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 183—CALLING FOR SUSPENSION OF CONSTRUCTION OF ARTIFICIAL LAND FORMATIONS ON ISLANDS, REEFS, SHOALS, AND OTHER FEATURES OF THE SPRATLY ISLANDS AND FOR A PEACEFUL AND MULTILATERAL RESOLUTION TO THE SOUTH CHINA SEA TERRITORIAL DISPUTE

Mr. SCHATZ (for himself, Mr. MCCAIN, and Mr. SULLIVAN) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 183

Whereas the United States Government strongly supports the peaceful resolution of territorial, sovereignty, and jurisdictional disputes in the South China Sea;

Whereas the South China Sea includes critical sea lines of communication and commerce between the Pacific and Indian oceans;

Whereas the United States Government has a national interest in freedom of navigation and overflight in the South China Sea, as provided for by customary principles of international law;

Whereas the United States Government is also committed to upholding internationally lawful uses of the high seas and the Exclusive Economic Zones as well as to the related rights and freedoms in other maritime zones, including the rights of innocent passage, transit passage, and archipelagic sea lanes passage consistent with customary international law;

Whereas the United States has an interest in encouraging and supporting the nations of the region to work collaboratively and diplomatically to resolve disputes without coercion, intimidation, threats, or the use of force;

Whereas the United States further supports the efforts of states to resolve their disputes in accordance with international

law, including through internationally recognized legal dispute settlement mechanisms, and urges the full implementation of any decisions rendered by the relevant courts and tribunals which are binding on them;

Whereas the South China Sea potentially contains great natural resources, and their stewardship and responsible use offers immense potential benefit for generations to come;

Whereas Brunei, Malaysia, China, Taiwan, Vietnam, and the Philippines have overlapping territorial, sovereignty, and jurisdictional claim to all or some of the Spratly Islands;

Whereas, on January 23, 2013, the Philippines launched an arbitration process under an existing international mechanism challenging China's claim of a 'nine dash line' around the South China Sea;

Whereas, although the United States does not take a position on competing territorial claims over land features and maritime boundaries of the Spratly Islands, it does have a strong and long-standing interest in the manner in which disputes in the South China Sea are addressed and in the conduct of the parties;

Whereas, even while the Government of the People's Republic of China has refused to participate in formal arbitration with the Government of the Philippines, it should comply with any international ruling on competing territorial claims with the Philippines in the South China Sea;

Whereas, in recent years, the Government of the People's Republic of China has engaged in unilateral land reclamation and construction activities in the Spratly Islands that undermines regional stability and is counter to multilateral efforts for peaceful resolution of territorial, sovereignty, and jurisdictional disputes in the South China Sea;

Whereas, although other claimants to the Spratly Islands have built small outposts and have engaged in minor maintenance on features they already occupy, in less than one year the Government of the People's Republic of China has rapidly exceeded all preceding activities and acted on a much larger scale;

Whereas, on November 4, 2002, the governments of the member states of the Association of Southeast Asian Nations (ASEAN) and the Government of the People's Republic of China signed a Declaration on the Conduct of Parties in the South China Sea that, among other things, declared, "The Parties undertake to exercise self-restraint in the conduct of activities that would complicate or escalate disputes and affect peace and stability including, among others, refraining from action of inhabiting on the presently uninhabited islands, reefs, shoals, cays, and other features and to handle their differences in a constructive manner.";

Whereas China's land reclamation is estimated to cost the region's littoral states \$100,000,000 a year due to damage to the ecosystem and the degradation of fish stocks;

Whereas, on March 23, 2015, satellite imagery showed the Government of the People's Republic of China building a concrete runway on the Fiery Cross Reef that is expected to be 10,000 feet long and give the Chinese military the capability to land fighter jets and surveillance jets, which is destabilizing to regional peace and stability;

Whereas satellite imagery also showed the Government of the People's Republic of China unilaterally constructing island territory on Subi Reef that, if connected, would support an additional airstrip;

Whereas satellite imagery also showed that Woody Island and Duncan Island have grown significantly due to Chinese land reclamation activities;

Whereas, a March 16, 2015, image published by the Center for Strategic and International Studies showed that the Government of the People's Republic of China constructed a chain of artificial land formations, new structures, fortified sea walls, and construction equipment along Mischief Reef, an area claimed by the Philippines and within its Exclusive Economic Zone;

Whereas, in April 2015, the United States Office of Naval Intelligence published a report on the Chinese People's Liberation Army Navy showing that the Government of the People's Republic of China has reclaimed hundreds of acres of land at the seven features it occupies in the Spratly Islands throughout 2014 and stated that China "appears to be building much larger facilities that could support naval operations.";

Whereas, on April 6, 2015, Secretary of Defense Ash Carter noted deep concerns regarding some of the activities of the Government of the People's Republic of China, including "its behavior in places like the East and South China Seas.";

Whereas, on April 9, 2015, President Barack Obama stated, "Where [the United States gets] concerned with China is where it is not necessarily abiding by international norms and rules, and is using its size and muscle to force countries into subordinate positions. And that's the concern we have around maritime issues.";

Whereas, on April 16, 2015, the Commander of United States Pacific Command, Admiral Locklear, stated that Chinese land reclamation activities in the South China Sea "would give them de facto control in peacetime of much of the world's most important waterways"; that China could place "long-range detection radars" on the outposts in order to place more warships there; and that Southeast Asian nations are increasingly worried that China's new capabilities will allow it take de facto control of the surrounding waters;

Whereas adding a military dimension to the territorial dispute exacerbates the risks of misperceptions, accidents, and other dangerous incidents in the Spratly Islands;

Whereas, on April 9, 2015, Chinese Foreign Ministry spokeswoman, Hua Chunying, was quoted as saying, "After the construction, the islands and reefs will be able to provide all-round and comprehensive services to meet various civilian demands besides satisfying the need of necessary military defense.";

Whereas ASEAN has promoted multilateral talks on disputed areas without settling the issue of sovereignty, and committed with China in the 2002 Declaration on the Conduct of Parties in the South China Sea to "reaffirm their respect for and commitment to the freedom of navigation in and over flight above the South China Sea as provided for by the universally recognized principles of international law" and to "resolve their territorial and jurisdictional disputes by peaceful means, without resorting to the threat or use of force";

Whereas the reclamation activities of the Government of the People's Republic of China threaten ASEAN unity and its multilateral efforts to promote peaceful reconciliation of territorial, sovereignty, and jurisdictional disputes in the Spratly Islands and the broader South China Sea; and

Whereas, on January 28, 2015, Philippine Foreign Secretary Alberto del Rosario urged ASEAN "to consider reaching out to the international community to say to China that what it is doing is wrong—that it must stop its reclamation activities at once"; Now, therefore, be it

Resolved, That the Senate—

(1) condemns the Government of the People's Republic of China's unilateral construc-

tion of artificial land formations in the disputed Spratly Islands;

(2) strongly urges all parties to maritime and territorial disputes in the region to respect the status quo, exercise self-restraint in the conduct of activities that would undermine stability or complicate or escalate disputes, refrain from inhabiting or garrisoning presently uninhabited islands, reefs, shoals, and other features, and refrain from unilateral actions that cause permanent physical change to the marine environment in areas pending final delimitation;

(3) urges the Government of the People's Republic of China to clarify the meaning of its "nine dash line" claim and the maritime areas it claims within that space;

(4) further urges the Government of the People's Republic of China to clarify its intentions with respect to establishing "necessary military defense" on reclaimed features and condemns the militarization of disputed features;

(5) supports efforts by parties to maritime and territorial disputes to handle their differences in a constructive manner and pursue their claims through peaceful, diplomatic, and legitimate regional and international arbitration mechanisms;

(6) reaffirms the strong support of the United States for the member states of ASEAN as they seek to develop a code of conduct of parties in the South China Sea with the People's Republic of China, and urges China to enter into such negotiations in a serious manner;

(7) supports efforts to strengthen regional maritime domain awareness;

(8) supports efforts to strengthen maritime partner capacity, including through the sale and transfer of technology that promotes maritime domain awareness; and

(9) supports the continuation of operations by the United States Armed Forces in support of freedom of navigation rights in international waters and air space in the South China Sea.

SENATE RESOLUTION 184—EX-PRESSING THE SENSE OF THE SENATE THAT CONVERSION THERAPY, INCLUDING EFFORTS BY MENTAL HEALTH PRACTITIONERS TO CHANGE THE SEXUAL ORIENTATION, GENDER IDENTITY, OR GENDER EXPRESSION OF AN INDIVIDUAL, IS DANGEROUS AND HARMFUL AND SHOULD BE PROHIBITED FROM BEING PRACTICED ON MINORS

Mr. BOOKER (for himself, Mr. BROWN, Mr. SANDERS, Mr. MARKEY, Mr. FRANKEN, Mr. MURPHY, Mrs. SHAHEEN, Mrs. GILLIBRAND, Mr. WYDEN, Mr. WHITEHOUSE, Mr. MENENDEZ, Ms. WARREN, Ms. BALDWIN, Mr. SCHUMER, Mr. HEINRICH, Mr. MERKLEY, Mrs. BOXER, Mr. UDALL, Ms. HIRONO, Ms. STABENOW, Mr. PETERS, Mr. CASEY, Mr. SCHATZ, Mrs. MURRAY, Mr. CARDIN, and Mr. DURBIN) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 184

Whereas being lesbian, gay, bisexual, transgender, or gender nonconforming is not a disorder, disease, illness, deficiency, or shortcoming;

Whereas the development of all children and adolescents into healthy and productive adults is a priority of the United States and