S 1178

At the request of Mr. Abraham, the name of the Senator from Florida [Mr. Graham] was added as a cosponsor of S. 1178, a bill to amend the Immigration and Nationality Act to extend the visa waiver pilot program, and for other purposes.

SENATE JOINT RESOLUTION 30

At the request of Mr. WARNER, the name of the Senator from Hawaii [Mr. AKAKA] was added as a cosponsor of Senate Joint Resolution 30, a joint resolution designating March 1, 1998, as "United States Navy Asiatic Fleet Memorial Day," and for other purposes.

SENATE CONCURRENT RESOLUTION 42

At the request of Mr. D'AMATO, the names of the Senator from Rhode Island [Mr. CHAFEE] and the Senator from Oregon [Mr. WYDEN] were added as cosponsors of Senate Concurrent Resolution 42, a concurrent resolution to authorize the use of the rotunda of the Capitol for a congressional ceremony honoring Ecumenical Patriarch Bartholomew.

AMENDMENTS SUBMITTED

THE DEPARTMENT OF THE INTE-RIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 1998

BROWNBACK AMENDMENT NO. 1204

Mr. BROWNBACK proposed an amendment to the bill (H.R. 2107) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1998, and for other purposes; as follows:

At the appropriate place in title I, insert the following:

"SEC. 1. (a) In this section—

- (1) the term "Huron Cemetery" means the lands that form the cemetery that is popularly known as the Huron Cemetery, located in Kansas City, Kansas as described in subsection b(3);
- (2) the term "Secretary" means the Secretary of the Interior;
- (b)(1) The Secretary shall take such action as may be necessary to ensure that the lands comprising the Huron Cemetery (as described in paragraph (3)) are used only in accordance with this subsection.
- (2) The lands of the Huron Cemetery shall be used only—
- (A) for religious and cultural uses that are compatible with the use of the lands as a cemetery; and

(B) as a burial ground.

(3) The description of the lands of the Huron Cemetery is as follows:

The tract of land in the NW¼ of sec. 10, T. 11 S., R. 25 E., of the sixth principal meridian, in Wyandotte County, Kansas (as surveyed and marked on the ground on August 15, 1888, by William Millor, Civil Engineer and Surveyor), described as follows:

"Commencing on the Northwest corner of the Northwest Quarter of the Northwest Quarter of said Section 10;

"Thence South 28 poles to the 'true point of beginning';

"Thence South 71 degrees East 10 poles and 18 links;

"Thence South 18 degrees and 30 minutes West 28 poles;

"Thence West 11 and one-half poles;

"Thence North 19 degrees 15 minutes East 31 poles and 15 feet to the 'true point of beginning', containing 2 acres or more."

BRYAN (AND OTHERS) AMENDMENT NO. 1205

Mr. BRYAN (for himself, Mrs. BOXER, Mr. TORRICELLI, Mr. KERRY, and Ms. MOSELEY-BRAUN) proposed an amendment to the bill, H.R. 2107, supra; as follows:

On page 65, line 18, strike ''\$160,269,000'' and insert ''\$150,269,000''.

On page 65, line 23, after "205" insert ", none of which amount shall be available for purchaser credits in connection with timber sales advertised after September 30, 1997, unless the credits were earned in connection with sales advertised on or before that date (and no purchaser credits shall be earned for the construction or reconstruction of roads on the National Forest transportation system in connection with timber sales advertised after that date (but the foregoing disallowance of purchaser credits shall not affect the availability of the purchaser election under section 14(i) of the National Forest Management Act of 1976 (16 U.S.C. 472a(i)))".

On page 127, between lines 15 and 16, insert the following:

SEC. . TREATMENT OF ROAD CONSTRUCTION COSTS ESTIMATED FOR TIMBER SALES AS MONEY RECEIVED FOR THE PURPOSE OF PAYMENTS TO THE STATES FOR SCHOOLS AND ROADS.

During fiscal year 1998, the term "money received", for the purposes of the Act entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June thirtieth, nineteen hundred and nine", approved May 23, 1908 (35 Stat. 260, chapter 192; 16 U.S.C. 500), and section 13 of the Act of March 1, 1911 (36 Stat. 963, chapter 186; 16 U.S.C. 500), shall include—

(1) the amount of purchaser credits earned in connection with timber sales advertised on or before September 30, 1997; and

(2) the amount of specified road construction costs estimated in the agency appraisal process in connection with timber sales advertised after that date.

ABRAHAM AMENDMENT NO. 1206

Mr. ABRAHAM proposed an amendment to the bill, H.R. 2107, supra; as follows:

On page 96, line 16, strike ''\$83,300,000'' and insert ''\$55,533,000''.

On page 96, line 25, strike "\$16,760,000" and insert "\$11.173.000".

At the end of the amendment add the following:

SEC. . Notwithstanding any other provision of law, not more than \$10,044,000 of the funds appropriated for the National Endowment for the Arts under this Act may be available for private fundraising activities for the endowment.

SEC. . Notwithstanding any other provision of this Act, an additional \$32,000,000 is appropriated to remain available until expended for construction under the National Park Service, of which \$8,000,000 shall be transferred to the Smithsonian Institution and made available for restoration of the Star Spangled Banner, \$8,000,000 shall be transferred to the National Endowment for the Humanities and made available for the preservation of papers of former Presidents of the United States, of which \$9,000,000 shall be available for the replacement of the wastewater treatment system at Mount

Rushmore National Memorial, of which \$2,000,000 shall be available for the stabilization of the hospital wards, crematorium, and immigrant housing on islands 2 and 3 of Ellis Island, and of which \$5,000,000 shall be transferred to the Smithsonian Institution and made available for the preservation of manuscripts and original works of great American composers'.

McCAIN AMENDMENT NO. 1207

(Ordered to lie on the table.)

Mr. McCAIN submitted an amendment intended to be proposed by him to the bill, H.R. 2107, supra; as follows:

On page 134, beginning on line 2, strike "Provided" and all that follows through "heading" on line 8 and insert the following: "Provided, That the Secretary of the Interior and the Secretary of Agriculture, after consultation with the heads of the National Park Service, the United States Fish and Wildlife Service, the Bureau of Land Management, and the Forest Service, shall jointly submit to Congress a report listing the lands and interests in land, in order of priority, that the Secretaries propose for acquisition or exchange using funds provided under this heading; Provided further, That in determining the order of priority, the Secretaries shall consider with respect to each property the following: the natural resources located on the property; the degree to which a natural resource on the property is threatened; the length of time required to consummate the acquisition or exchange; the extent to which an increase in the cost of the property makes timely completion of the acquisition or exchange advisable; the extent of public support for the acquisition or exchange (including support of local governments and members of the public); the total estimated costs associated with the acquisition or exchange; the extent of current Federal ownership of property in the region; and such other factors as the Secretaries consider appropriate, which factors shall be described in the report in detail; Provided further, That the report shall describe the relative weight accorded to each such factor in determining the priority of acquisitions and exchanges

On page 134, line 12, strike "a project list to be submitted by the Secretary" and insert

"the report of the Secretaries".

ABRAHAM (AND OTHERS) AMENDMENT NO. 1208

(Ordered to lie on the table.)

Mr. ABRAHAM (for himself, Mr. Levin, Mr. Hatch, Mr. Campbell, and Mr. Smith of Oregon) submitted an amendment intended to be proposed by him to the bill, H.R. 2107, supra; as follows:

On page 5, line 8, strike "\$120,000,000" and insert "\$124,000,000".

On page 64, line 16, strike "\$1,346,215,000" and insert "\$1,341,215,000".

BUMPERS AMENDMENT NO. 1209

Mr. BUMPERS proposed an amendment to the bill, H.R. 2107, supra; as follows:

Strike all after "SEC. 339" on page 123, line 9, of the pending Committee amendment and add the following:

"(a) No funds provided in this or any other act may be expended to develop a rule-making proposal to amend or replace the Bureau of Land Management regulations found at 43 C.F.R. 3809 or to prepare a draft environmental impact statement on such proposal, until the Secretary of the Interior certifies to the Committees on Energy and Natural Resources and Appropriations of the

United States Senate and the Committees on Resources and Appropriations of the United States House of Representatives that the Department of Interior has consulted with the governor, or his/her representative, from each state that contains public lands open to location under the General Mining Laws.

"(b) The Secretary shall not publish proposed regulations to amend or replace the Bureau of Land Management regulations found at 43 C.F.R. 3809 prior to November 15, 1998, and shall not finalize such regulations prior to 90 days after such publication.".

GRAHAM AMENDMENT NO. 1210

(Ordered to lie on the table.)

Mr. GRAHAM submitted an amendment intended to be proposed by him to the bill, H.R. 2107, supra; as follows:

On page 63, between lines 8 and 9, insert the following:

SEC. . YOUTH ENVIRONMENTAL SERVICE PROGRAM.

Not later than 180 days after the date of enactment of this Act, the Secretary of Interior, in consultation with the Attorney General. shall—

(1) submit to Congress a report identifying at least 20 sites on Federal land that are potentially suitable and promising for activities of the Youth Environmental Service program to be administered in accordance with the Memorandum of Understanding signed by the Secretary of the Interior and the Attorney General in February 1994; and

(2) provide a copy of the report to the appropriate State and local law enforcement agencies in the States and localities in which the 20 prospective sites are located.

THE CAMPAIGN FINANCE INTEGRITY ACT OF 1997

ALLARD AMENDMENT NO. 1211

(Ordered referred to the Committee on Rules and Administration.)

Mr. ALLARD submitted an amendment intended to be proposed by him to the bill (S. 1190) to reform the financing of Federal elections; as follows:

At the appropriate place in the bill, insert the following:

SEC. 402. TAX DEDUCTION FOR POLITICAL CONTRIBUTIONS.

(a) DEDUCTIBILITY OF CONTRIBUTIONS.—

(1) IN GENERAL.—Part VII of subchapter B of chapter 1 of the Internal Revenue Code of 1986 (relating to additional itemized deductions for individuals) is amended by redesignating section 222 as section 223 and by inserting after section 221 the following:

"SEC. 222. CONTRIBUTIONS TO CONGRESSIONAL CANDIDATES.

"(a) GENERAL RULE.—There shall be allowed as a deduction for any taxable year an amount equal to the contributions of the individual during the taxable year to candidates for Federal office other than President or Vice-President.

"(b) MAXIMUM DEDUCTION.—The deduction allowed by subsection (a) for any taxable year shall not exceed \$100 (\$200 in the case of a joint return).

"(c) DEFINITIONS.—For purposes of this section, the terms 'contribution', 'candidate', and 'Federal office' have the meanings given such terms by the Federal Election Campaign Act of 1971.".

(2) ABOVE-THE-LINE DEDUCTION.—Section 62(a) of such Code is amended by adding after paragraph (17) the following new paragraph—

"(18) CONGRESSIONAL CANDIDATE CONTRIBU-TIONS.—The deduction allowed by section 222.".

(b) CONFORMING AMENDMENT.—The table of sections for part VII of subchapter B of chapter 1 of such Code is amended by striking the item relating to section 222 and inserting:

"Sec. 222. Contributions to congressional candidates.

"Sec. 223. Cross reference."

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 1998.

THE DEPARTMENT OF THE INTE-RIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 1998

CRAIG AMENDMENT NO. 1212

Mr. GORTON (for Mr. CRAIG) proposed an amendment to the bill, H.R. 2107, supra; as follows:

SEC. 3 . The Secretary of Agriculture shall hereafter phase in, over a 5 year period, the fee increase for a recreation residence special use permit holder whose fee increase is more than 100 percent of the previous year's fee, provided that no recreation residence fee may be increased any sooner than one year from the time the permittee has been notified by the Forest Service of the results of an appraisal which has been conducted for the purpose of establishing such fees, and provided further that no increases in recreation residence fees on the Sawtooth National Forest will be implemented prior to January 1, 1999.

BUMPERS AMENDMENT NO. 1213

Mr. GORTON (for Mr. BUMPERS) proposed an amendment to the bill, H.R. 2107, supra; as follows:

At the end of title I, add the following new section:

"SEC. . ARKANSAS POST NATIONAL MEMORIAL.

(a) The boundaries of the Arkansas Post National Memorial are revised to include the approximately 360 acres of land generally depicted on the map entitled "Arkansas Post National Memorial, Osotouy Unit, Arkansas County, Arkansas" and dated June 1993. Such map shall be on file and available for public inspection in appropriate offices of the National Park Service of the Department of the Interior.

(b) The Secretary of the Interior is authorized to acquire the lands and interests therein described in subsection (a) by donation, purchase with donated or appropriated funds, or exchange: *Provided*, that such lands or interests therein may only be acquired with the consent of the owner thereof."

COCHRAN AMENDMENT NO. 1214

Mr. GORTON (for Mr. COCHRAN) proposed an amendment to the bill, H.R. 2107, supra; as follows:

On page 47, line 9. following "(25 U.S.C. 45, et seq.)" insert the following: "or the Tribally Controlled Schools Act of 1988 (25 U.S.C. 2501, et seq.)"

MURKOWSKI AMENDMENTS NOS. 1215-1217

Mr. GORTON (for Mr. Murkowski) proposed three amendments to the bill, H.R. 2107, supra; as follows:

AMENDMENT No. 1215

At the appropriate place insert the following:

-. Entry and permit limitations for Glacier Bay National Park shall not apply to the Auk Nu Marine-Glacier Bay Ferry entering Bartlett Cove for the sole purpose of accessing park or other authorized visitor services or facilities at, or originating from, the public dock area at Bartlett Cove: Provided, That any such motor vessel entering park waters for this stated and sole purpose shall be subject to speed, distance from coast line, and related limitations imposed on all vessels operating in waters designated by the Superintendent, Glascier Bay, as having a high probability of whale occupancy based on recent sighting and/or past patterns of occurrence: Provided further. That nothing in this Act shall be construed as constituting approval for such vessels entering the waters of Glacier Bay National Park beyond the immediate Bartlett Cove area as defined by a line extending northeastward from Pt. Carolus to the west to the southernmost point of Lester Island, absent required permits.'

AMENDMENT No. 1216

Title I of Public Law 96-514 (94 Stat. 2957) is amended under the heading "Exploration of National Petroleum Reserve in Alaska" by striking "(8) each lease shall be issued" through the end of the first paragraph and inserting in lieu thereof the following:

"(8) each lease shall be issued for an initial period of ten years, and shall be extended for so long thereafter as oil or gas is produced from the lease in paying quantities, or as drilling or reworking operations, as approved by the Secretary, are conducted thereon; (9) for purposes of conservation of the natural resources of any oil or gas pool, field, or like area, or any part thereof, lessees thereof and their representatives are authorized to unite with each other, or jointly or separately with others, in collectively adopting and operating under a unit agreement for such pool, field, or like area, or any part thereof (whether or not any other part of said oil or gas pool, field, or like area is already subject to any cooperative or unit plan of development or operation), whenever determined by the Secretary to be necessary or advisable in the public interest. Drilling, production, and well re-working operations performed in accordance with a unit agreement shall be deemed to be performed for the benefit of all leases that are subject in whole or in part to such unit agreement. When separate tracts cannot be independently developed and operated in conformity with an established well spacing or development program, any lease, or a portion thereof, may be pooled with other lands, whether or not owned by the United States, under a communitization or drilling agreement providing for an apportionment of production or royalties among the separate tracts of land comprising the drilling or spacing unit when determined by the Secretary of the Interior to be in the public interest, and operations or production pursuant to such an agreement shall be deemed to be operations or production as to each such lease committed thereto; (10) to encourage the greatest ultimate recovery of oil or gas or in the interest of Conservation the Secretary is authorized to waive, suspend, or reduce the rental, or minimum royalty, or reduce the royalty on an entire leasehold, including on any lease operated pursuant to a unit agreement, whenever in his judgement the leases cannot be successfully operated under the terms provided therein. The Secretary is authorized to direct or assent to the suspension of operations and production on any lease or unit.