^{107TH CONGRESS} ^{2D SESSION} **S. 2001**

To require the Secretary of Defense to report to Congress regarding the requirements applicable to the inscription of veterans' names on the memorial wall of the Vietnam Veterans Memorial.

IN THE SENATE OF THE UNITED STATES

March 7, 2002

Mr. CAMPBELL introduced the following bill; which was read twice and referred to the Committee on Armed Services

A BILL

- To require the Secretary of Defense to report to Congress regarding the requirements applicable to the inscription of veterans' names on the memorial wall of the Vietnam Veterans Memorial.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Fairness to All Fallen
- 5 Vietnam War Service Members Act of 2002".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds as follows:

(1) Public Law 96–297 (94 Stat. 827) author ized the Vietnam Veterans Memorial Fund, Inc.,
 (the "Memorial Fund") to construct a memorial "in
 honor and recognition of the men and women of the
 Armed Forces of the United States who served in
 the Vietnam war".
 (2) The Memorial Fund determined that the

most fitting tribute to those who served in the Vietnam war would be to permanently inscribe the
names of the members of the Armed Forces who
died during the Vietnam war, or who remained missing at the conclusion of the war, on a memorial wall.

(3) The Memorial Fund relied on the Department of Defense to compile the list of individuals
whose names would be inscribed on the memorial
wall and the criteria for inclusion on such list.

17 (4) The Memorial Fund established procedures
18 under which mistakes and omissions in the inscrip19 tion of names on the memorial wall could be cor20 rected.

(5) Under such procedures, the Department of
Defense established eligibility requirements that
must be met before the Memorial Fund will make
arrangements for the name of a veteran to be inscribed on the memorial wall.

1	(6) The Department of Defense determines the
2	eligibility requirements and has periodically modified
3	such requirements.
4	(7) As of February 1981, in order for the name
5	of a veteran to be eligible for inscription on the me-
6	morial wall, the veteran must have—
7	(A) died in Vietnam between November 1,
8	1955, and December 31, 1960;
9	(B) died in a specified geographic combat
10	zone on or after January 1, 1961;
11	(C) died as a result of physical wounds
12	sustained in such combat zone; or
13	(D) died while participating in, or pro-
14	viding direct support to, a combat mission im-
15	mediately en route to or returning from such
16	combat zone.
17	(8) Public Law 106–214 (114 Stat. 335) au-
18	thorizes the American Battle Monuments Commis-
19	sion to provide for the placement of a plaque within
20	the Vietnam Veterans Memorial "to honor those
21	Vietnam veterans who died after their service in the
22	Vietnam war, but as a direct result of that service,
23	and whose names are not otherwise eligible for
24	placement on the memorial wall".

(9) The names of a number of veterans who
 died during the Vietnam war are not eligible for in scription on the memorial wall or the plaque.

4 (10) Examples of such names include the
5 names of the 74 servicemembers who died aboard
6 the USS Frank E. Evans (DD-174) on June 3,
7 1969, while the ship was briefly outside the combat
8 zone participating in a training exercise.

9 SEC. 3. STUDY AND REPORT.

(a) STUDY.—The Secretary of Defense shall conduct
a study that—

(1) identifies the veterans (as defined in section
101(2) of title 38, United States Code) who died on
or after November 1, 1955, as a direct or indirect
result of military operations in southeast Asia and
whose names are not eligible for inscription on the
memorial wall of the Vietnam Veterans Memorial;

(2) evaluates the feasibility and equitability of
revising the eligibility requirements applicable to the
inscription of names on the memorial wall to be
more inclusive of such veterans; and

(3) evaluates the feasibility and equitability of
creating an appropriate alternative means of recognition for such veterans.

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1	(b) REPORT.—Not later than 1 year after the date
2	of the enactment of this Act, the Secretary of Defense
3	shall submit to Congress a report based on the study con-
4	ducted under subsection (a). Such report shall include—
5	(1) the reasons (organized by category) that the
6	names of the veterans identified under subsection
7	(a)(1) are not eligible for inscription on the memo-
8	rial wall under current eligibility requirements, and
9	the number of veterans affected in each category;
10	(2) a list of the alternative eligibility require-
11	ments considered under subsection $(a)(2)$;
12	(3) a list of the alternative means of recognition
13	considered under subsection $(a)(3)$; and
14	(4) the conclusions and recommendations of the
15	Secretary of Defense with regard to the feasibility
16	and equitability of each alternative considered.
17	(c) CONSULTATIONS.—In conducting the study under
18	subsection (a) and preparing the report under subsection
19	(b), the Secretary of Defense shall consult with—
20	(1) the Secretary of Veterans Affairs;
21	(2) the Secretary of the Interior;
22	(3) the Vietnam Veterans Memorial Fund, Inc.;
23	(4) the American Battle Monuments Commis-
24	sion;
25	(5) the Vietnam Women's Memorial, Inc.; and

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(6) the National Capital Planning Commission.