Calendar No. 660

107th CONGRESS 2D Session

S. 2776

To provide for the protection of archaeological sites in the Galisteo Basin in New Mexico, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JULY 23, 2002

Mr. BINGAMAN (for himself and Mr. DOMENICI) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

October 8, 2002

Reported by Mr. BINGAMAN, with an amendment [Omit the part struck through and insert the part printed in italic]

A BILL

To provide for the protection of archaeological sites in the Galisteo Basin in New Mexico, and for other purposes.

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 "Galisteo Basin Archae-

5 ological Sites Protection Act".

SEC. 2. FINDINGS AND PURPOSE.

2 (a) FINDINGS.—The Congress finds that—

3 (1) the Galisteo Basin and surrounding area of
4 New Mexico is the location of many well preserved
5 prehistoric and historic archaeological resources of
6 Native American and Spanish colonial cultures;

7 (2) these resources include the largest ruins of
8 Pueblo Indian settlements in the United States,
9 spectacular examples of Native American rock art,
10 and ruins of Spanish colonial settlements; and

(3) these resources are being threatened by natural causes, urban development, vandalism, and uncontrolled excavations.

(b) PURPOSE.—The purpose of this Act is to provide
for the preservation, protection, and interpretation of the
nationally significant archaeological resources in the
Galisteo Basin in New Mexico.

18 SEC. 3. ESTABLISHMENT OF GALISTEO BASIN ARCHAE-

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OLOGICAL PROTECTION SITES.

(a) IN GENERAL.—The following archaeological sites
located in the Galisteo Basin in the State of New Mexico,
totaling approximately 4,591 acres, are hereby designated
as Galisteo Basin Archaeological Protection Sites:

Name	
Arroyo Hondo Pueblo	21
Burnt Corn Pueblo	110
Chamisa Locita Pueblo	16
Comanche Gap Petroglyphs	764

	Name	Acres
	Espinoso Ridge Site	160
	La Cienega Pueblo & Petroglyphs	126
	La Cienega Pithouse Village	179
	La Cieneguilla Petroglyphs/Camino Real Site	531
	La Cieneguilla Pueblo	11
	Lamy Pueblo	30
	Lamy Junction Site	80
	Las Huertas	44
	Pa'ako Pueblo	29
	Petroglyph Hill	130
	Pueblo Blanco	878
	Pueblo Colorado	120
	Pueblo Galisteo/Las Madres	133
	Pueblo Largo	60
	Pueblo She	120
	Rote Chert Quarry	5
	San Cristobal Pueblo	520
	San Lazaro Pueblo	360
	San Marcos Pueblo	152
	Upper Arroyo Hondo Pueblo	12
	Total Acreage	4,591
1	(b) AVAILABILITY OF MAPS.—The archaeol	ogical
2	protection sites listed in subsection (b) are general	ly de-
3	picted on a series of 19 maps entitled "Galisteo Basi	n Ar-
4	chaeological Protection Sites" and dated July, 2002	. The
5	Secretary shall keep the maps on file and available	le for

7 the Bureau of Land Management and the National Park8 Service.

6 public inspection in appropriate offices in New Mexico of

9 (c) BOUNDARY ADJUSTMENTS.—The Secretary may 10 make minor boundary adjustments to the archaeological 11 protection sites by publishing notice thereof in the Federal 12 Register.

13 SEC. 4. ADDITIONAL SITES.

14 (a) IN GENERAL.—The Secretary of the Interior (in15 this Act referred to as "Secretary") shall—

(1) continue to search for additional Native
 American and Spanish colonial sites in the Galisteo
 Basin area of New Mexico; and

4 (2) submit to Congress, within three years after
5 the date funds become available and thereafter as
6 needed, recommendations for additions to, deletions
7 from, and modifications of the boundaries of the list
8 of archaeological protection sites in section 3 of this
9 Act.

(b) ADDITIONS ONLY BY STATUTE.—Additions to or
deletions from the list in section 3 shall be made only by
an Act of Congress.

13 SEC. 5. ADMINISTRATION.

14 (a) IN GENERAL.—

15 The Secretary shall administer archae-(1)16 ological protection sites located on Federal land in 17 accordance with the provisions of this Act, the Ar-18 chaeological Resources Protection Act of 1979 (16 19 U.S.C. 470aa et seq.), the Native American Graves 20 Protection and Repatriation Act (25 U.S.C. 3001 et 21 seq.), and other applicable laws in a manner that 22 will protect, preserve, and maintain the archae-23 ological resources and provide for research thereon.

24 (2) The Secretary shall have no authority to ad-25 minister archaeological protection sites which are on

non-Federal lands except to the extent provided for
 in a cooperative agreement entered into between the
 Secretary and the landowner.

4 (3) Nothing in this Act shall be construed to
5 extend the authorities of the Archaeological Re6 sources Protection Act of 1979 or the Native Amer7 ican Graves Protection and Repatriation Act to pri8 vate lands which are designated as an archaeological
9 protection site.

10 (b) MANAGEMENT PLAN.—

11 (1) IN GENERAL.—Within three complete fiscal 12 years after the date funds are made available, the 13 Secretary shall prepare and transmit to the Com-14 mittee on Energy and Natural Resources of the 15 United States Senate and the Committee on Natural 16 Resources of the United States House of Represent-17 atives, a general management plan for the identifica-18 tion, research, protection, and public interpretation 19 of—

20 (A) the archaeological protection sites lo21 cated on Federal land; and

(B) for sites on State or private lands for
which the Secretary has entered into cooperative agreements pursuant to section 6 of this
Act.

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(2) CONSULTATION.—The general management
 plan shall be developed by the Secretary in consulta tion with the Governor of New Mexico, the New
 Mexico State Land Commissioner, affected Native
 American pueblos, and other interested parties.

6 SEC. 6. COOPERATIVE AGREEMENTS.

7 The Secretary is authorized to enter into cooperative 8 agreements with owners of non-Federal lands with regard 9 to an archaeological protection site, or portion thereof, lo-10 cated on their property. The purpose of such an agreement shall be to enable the Secretary to assist with the protec-11 12 tion, preservation, maintenance, and administration of the 13 archaeological resources and associated lands. Where appropriate, a cooperative agreement may also provide for 14 15 public interpretation of the site.

16 SEC. 7. ACQUISITIONS.

(a) IN GENERAL.—The Secretary is authorized to acquire lands and interests therein within the boundaries of
the archaeological protection sites, including access thereto, by donation, by purchase with donated or appropriated
funds, or by exchange.

(b) CONSENT OF OWNER REQUIRED.—The Secretary
may only acquire lands or interests therein within with
the consent of the owner thereof.

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(c) STATE LANDS.—The Secretary may acquire lands
 or interests therein owned by the State of New Mexico
 or a political subdivision thereof only by donation or ex change, except that State trust lands may only be acquired
 by exchange.

6 SEC. 8. WITHDRAWAL.

7 Subject to valid existing rights, all Federal lands
8 within the archaeological protection sites are hereby with9 drawn—

10 (1) from all forms of entry, appropriation, or
11 disposal under the public land laws and all amend12 ments thereto;

13 (2) from location, entry, and patent under the14 mining law and all amendments thereto; and

(3) from disposition under all laws relating to
mineral and geothermal leasing, and all amendments
thereto.

18 SEC. 9. SAVINGS PROVISIONS.

19 Nothing in this Act shall be construed—

20 (1) to authorize the regulation of privately
21 owned lands within an area designated as an archae22 ological protection site;

(2) to modify, enlarge, or diminish any authority of Federal, State, or local governments to regulate any use of privately owned lands;

(3) to modify, enlarge, or diminish any author ity of Federal, State, tribal, or local governments to
 manage or regulate any use of land as provided for
 by law or regulation; or

5 (4) to restrict or limit a tribe from protecting6 cultural or religious sites on tribal lands.

7 SEC. 10. AUTHORIZATION OF APPROPRIATIONS.

8 There is authorized to be appropriated such sums as9 may be necessary to carry out this Act.

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