

For the information of our colleagues, I attach a fact sheet on this bill.

**ROCKY MOUNTAIN NATIONAL PARK  
WILDERNESS ACT**

**1. ROCKY MOUNTAIN NATIONAL PARK**

Rocky Mountain National Park, one of the nation's most visited parks, possesses some of the most pristine and striking alpine ecosystems and natural landscapes in the continental United States. This park straddles the Continental Divide along Colorado's northern Front Range. It contains high altitude lakes, herds of bighorn sheep and elk, glacial cirques and snow fields, broad expanses of alpine tundra, old-growth forests and thundering rivers. It also contains Longs Peak, one of Colorado's 54 fourteen thousand-foot peaks.

**2. CONGRESSMAN UDALL'S ROCKY MOUNTAIN  
NATIONAL PARK WILDERNESS BILL**

The Udall bill would:

Designate about 94 percent of the lands within Rocky Mountain National Park as wilderness, including Longs Peak—the areas included are based on the recommendations prepared over 24 years ago by President Nixon with some revisions in boundaries to reflect acquisitions and other changes since that recommendation was submitted.

Designate about 1,000-acres as wilderness when non-conforming structures are removed.

Add non-federal inholdings within the wilderness boundaries to the wilderness if they are acquired by the United States.

The Udall bill would not:

Create a new federal reserved water right; instead, it includes a finding that the Park's existing federal reserved water rights, as decided by the Colorado courts, are sufficient.

Include certain lands in the Park as wilderness, including Trail Ridge and other roads used for motorized travel, water storage and conveyance structures, buildings, developed areas of the Park, and private inholdings.

**3. EXISTING WATER FACILITIES**

Boundaries for the wilderness areas are drawn to exclude: existing storage and conveyance structures, thereby assuring continued use of the Grand River Ditch and its right-of-way; the east and west portals of the Adams Tunnel and gauging stations of the Colorado-Big Thompson Project; Long Draw Reservoir; and lands owned by the St. Vrain & Left Hand Water Conservancy District, including Copeland Reservoir.

The bill includes provisions to make clear that its enactment will not impose new restrictions on already allowed activities for the operation, maintenance, repair, or reconstruction of the Adams Tunnel, which diverts water under Rocky Mountain National Park (including lands that would be designated by the bill), or other Colorado-Big Thompson Project facilities. Additional activities for these purposes will be allowed, subject to reasonable restrictions, should they be necessary to respond to emergencies.

**UPON THE FOURTH ANNIVERSARY  
OF THE PASSAGE OF MR. ENGEL'S  
AMENDMENT TO COMBAT  
CHILD SLAVERY IN THE COCOA  
INDUSTRY**

**HON. ELIOT L. ENGEL**

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

*Thursday, June 30, 2005*

Mr. ENGEL. Mr. Speaker, I rise today to update you and our colleagues on the efforts to

combat the worst forms of child labor in the cocoa industry. In the United States, we spend approximately \$13 billion per year consuming over 3 billion pounds of chocolate. Most Americans are completely unaware that their chocolate is tainted with slave labor.

Four years ago, the House overwhelmingly passed an amendment I offered to the FY02 Agriculture Appropriations to provide funds to the FDA to label cocoa products as being made free of child slave labor. I had learned about this heinous situation from a series of articles run by Knight-Ridder. With ease, reporters were able to locate children working the fields of the Ivory Coast who had been trafficked in from Mali and Burkina Faso.

In an interview, one of these boys, Aly Diabate, told how he was sold into slavery when he was barely 4 feet tall. He said, "Some of the bags were taller than me. It took two people to put the bag on my head. And when you didn't hurry, you were beaten. The beatings were a part of my life. Anytime they loaded you with bags and you fell while carrying them, nobody helped you. Instead, they beat you and beat you until you picked it up again."

One of the farmers, Dote Coulibay, explained that if a boy tries to escape "If I let them go, I am losing money, because I spent money for them." Coulibay tells the boys "If you try to escape, I'll catch you and beat you."

I was so pleased and proud that my amendment passed, because I knew that it would lead to a great effort to end this horrible situation. I found a natural ally in my friend from Iowa, Senator TOM HARKIN, who has for many years championed the rights of children around the globe.

Working with Senator HARKIN, we engaged in discussions with the world's cocoa industry—always holding out the prospect of even stronger legislative language. Those negotiations led to an agreement that has become known as the Harkin-Engel Protocol. It is a voluntary agreement, signed by the leaders of the cocoa industry, including Hershey Food Corporation, Nestle, Mars, and Archer Daniels Midland Company.

Many called this an historic effort—an industry had agreed to take responsibility for the labor conditions on the farms, which they do not own.

The Protocol set out a series of deadlines—aggressive ones to be sure—that industry needed to meet to live up to its obligations. Industry met deadlines to reach out to and sign working agreements with NGOs who have expertise in this area. Industry created a foundation, called the International Cocoa Initiative, which is just now beginning its work to support social protection programs in West Africa.

However, the last deadline and most difficult will not be met. That deadline sought the development of credible, mutually acceptable, voluntary, industry-wide standards of public certification that cocoa beans and their derivative products have been grown and/or processed without any of the worst forms of child labor by July 1, 2005. However, this Friday an industry-wide child labor monitoring system will not be in place.

Industry has taken some positive steps to address the worst forms of child labor in the cocoa industry. These include the creation of the International Cocoa Initiative foundation, which is now beginning to form partnerships with NGOs to provide social protection pro-

grams in West Africa. They have also begun to educate farmers about the proper role of child labor through the "farmer field schools" that are run to help farmers produce a better crop.

Efforts have also been undertaken by the governments of the Ivory Coast and Ghana. The Ivory Coast is funding a small pilot child labor monitoring and protection program in Oume. Ghana has worked with the International Labor Organization and the West Africa Commercial Agriculture Program, WACAP, to Combat Hazardous and Exploitive Child Labor that identified more than 650 children working in the "worst forms of child labor." WACAP covered less than 10 percent of the cocoa growing regions of Ghana—thus, tens of thousands of children could be in danger.

Over the last four years, I and my partners in this effort have learned much. Most importantly, we learned that it is vital for there to be social protection programs in place when children are found in these terrible circumstances. If there is not, there is a strong possibility that the child will be trafficked into a different industry, such as domestic servitude or sexual slavery.

Last week, Senator HARKIN and I sat down with representatives of the cocoa industry. As a result of that meeting, I am comfortable that the industry is committed to moving forward even though I am disappointed that the original deadline was not met. Within the framework of the Protocol, I and my partners will work closely with industry to eliminate the worst forms of child labor. As we move beyond the original deadline, industry has assured me they will redouble their efforts to have a child labor monitoring system put in place and social protection programs as well. Industry has committed at least \$15 million toward covering 50 percent of the growing areas of West Africa by the end of 2008.

The sad fact is that this is an international problem involving millions of slaves today. The U.S. State Department's Office to Monitor and Combat Trafficking in Persons estimates that 600,000 to 800,000 people are trafficked across international borders each year. They also estimate that as many as 15,000 people are trafficked into the United States. Thus, all the nations of the Earth continue to suffer this tragedy and we must all work together to see it finally put to an end.

Therefore, Mr. Speaker, I must report that we have made progress in combating the worst forms of child labor in the cocoa industry. However, we have much, much more to do.

IN HONOR OF CAPTAIN JEFFREY  
E. KLINE

**HON. SAM FARR**

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

*Thursday, June 30, 2005*

Mr. FARR. Mr. Speaker, I rise today to honor Captain Jeffrey E. Kline, United States Navy, who retires this month after 26 years of uniformed service to our Nation's Navy. His career is highlighted by a blend of significant operational and academic achievement.

At the University of Missouri, Capt. Kline participated in the NROTC Program and was commissioned in 1979 upon graduation with

honors. He then attended Surface Warfare Officer School at Newport, RI. His first assignments were as Gunnery Officer and Navigator onboard the USS *Moosbrugger* from 1979 to 1981 and then on the USS *Ranger* as the Propulsion Officer until 1983. Upon completion of USMC Instructors School, Capt. Kline was a Naval Gunfire Instructor with the Land Force Training Command, Pacific, until 1986. He returned to Department Head School at Newport followed by another sea duty assignment as Combat Systems Officer onboard the USS *John L. Hall* from 1986 to 1988. This led directly to a billet as the Combat Systems and Operations Officer on the staff of Commander Destroyer Squadron *Three Two* through 1990. Captain Kline then continued his education at the Naval Postgraduate School, graduating with a Master's degree in Operations Research with distinction in 1992.

Upon graduation, Captain Kline served his first tour as a Commanding Officer onboard the USS *Aquila*. In 1993, he was assigned to the Office of the Secretary of Defense for Programs, Analysis and Evaluation as a Naval Forces Analyst, and was awarded the Legion of Merit for his work in 1996. Returning to academia, he graduated with distinction from the National War College at the National Defense University in 1997.

From 1997 to 1999, Captain Kline assumed his second operational command as the Commanding Officer of the USS *Cushing*. This was followed by a two-year tour as Deputy Operations Officer for the Commander, Sixth Fleet. For this work he received the Defense Meritorious Service Medal in 2001. Captain Kline completed his distinguished naval career as the Associate Dean and Chair of Warfare Innovation at the Naval Postgraduate School.

Captain Kline has been consistently recognized for his outstanding service throughout his naval career. In addition to the Legion of Merit and the Defense Meritorious Service Medal, he has been awarded two Meritorious Service medals, three Navy Commendation Medals, and two Navy Achievement Medals by various commands. His academic achievements in naval education earned him the 1992 CNO Excellence in Operations Research Award, the 1996 Naval War College Award for the best Geostrategic Context paper and two Northrop Grumman Awards of Excellence for Systems Engineering in 2003 and 2004 while at the Postgraduate School.

Mr. Speaker, it is my pleasure to applaud a person who has served his country with such distinction for so many years. I join with all his friends and family in honoring this talented man and his many achievements.

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EXPRESSING THE SENSE OF THE  
HOUSE REGARDING THE MAS-  
SACRE AT SREBRENICA IN JULY  
1995

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SPEECH OF

**HON. TRENT FRANKS**

OF ARIZONA

IN THE HOUSE OF REPRESENTATIVES

*Monday, June 27, 2005*

Mr. FRANKS of Arizona. Mr. Speaker, I voted "yes" on H. Res. 199 to recognize the horror suffered by those who lost their lives at Srebrenica and the loss to their families.

However, the resolution falls far short in that it does not recognize the horrors, tragedies,

and losses suffered by all sides. For example, for several years early in the conflict, the Serbian population of Srebrenica and scores of nearby villages were either killed or forced to flee because of Nasir Oric, a Bosnian Muslim warlord, according to UNPROFOR Commander General Phillip Morillon.

Nasir Oric also carried out many attacks on nearby villages and towns, including an attack at Kravica on Orthodox Christmas Eve. Reporter Joan Phillips commented in the South Slav Journal that by March 31, 1993, at least 1,200 Serbs had been killed and another 3,000 wounded by Oric's forces, adding "Today there are virtually no Serbs left in the entire Srebrenica municipality. Out of 9,300 Serbs who used to live there, less than 900 remain. Out of 11,500 Serbs who used to live in Bratunac municipality, more than 6,000 have fled. In the Srebrenica municipality, about 24 villages have been razed. The last major Serbian villages in the vicinity of Bratunac and Skelani were attacked and destroyed on January 7, 1993."

In the interest of justice and truth we must have a day of reckoning where we acknowledge that no one side was entirely at fault in the Balkan wars, and even evaluate where United States' policies exacerbated the tragedies suffered. For example, Operation Flash was an attack on the civilian Serb population of a U.N. Protected Area and was directly authorized by then-President Bill Clinton.

Likewise, it is my express belief that we should do more to achieve reconciliation and mutual trust between the ethnic groups in Bosnia-Herzegovina.