

comprised of painters, sculptors, and musicians, helped drive a period of American artistic resurgence called the American Renaissance in the years following the Civil War.

The main house and surrounding gardens were initially designated as a National Historic Landmark in 1962, which was converted to a National Historic Site in 1964, when the grounds were donated to the National Park Service. The current property contains 21 buildings, a number of Saint-Gaudens' sculptures, and miles of hiking trails.

This bill simply changes the designation of Saint-Gaudens National Historic Site to a National Historical Park, allowing the National Park Service to better relay the impact and legacy of this historic American artist.

Mr. Speaker, I urge the adoption of the measure, and I reserve the balance of my time.

Mr. MCEACHIN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 965, introduced by Representative KUSTER of New Hampshire, redesignates a site in her State as the Saint-Gaudens National Historical Park, a critical name change that recognizes the cultural and historical importance of that landscape.

Augustus Saint-Gaudens was a key-stone figure in the 19th century American Renaissance of art and architecture. Since 1977, the home, studio, gardens, and artwork of this American icon have been managed and preserved by the National Park Service as part of the Saint-Gaudens National Historic Site in Cornish, New Hampshire.

One of Saint-Gaudens' most well-known creations is the Shaw Memorial in Boston. This sculpture memorializes the bravery of Robert Gould Shaw, who led the first regiment of African-American soldiers recruited from the North during the Civil War. However, this is just one of the many public monuments credited to Saint-Gaudens, many of which are preserved and managed by the National Park Service at the Saint-Gaudens National Historic Site.

In 2010, however, the National Park Service acquired the adjacent Blow-Down Farm, an important meeting place for the Cornish Art Colony led by Saint-Gaudens. The acquisition of the farm allows the site to fulfill its vision as a national park for the arts. The expanded physical size and historical scope is better defined as a National Historic Park rather than a National Historical Site, which is usually reserved for a single building or other stand-alone structure.

Importantly, this redesignation will not change any laws or policies affecting the site and will only require changes in signage, maps, and handouts. Therefore, redesignating this area as Saint-Gaudens National Historical Park conforms to naming standards used by the National Park Service and further honors the legacy of Augustus Saint-Gaudens.

In addition to preserving Saint-Gaudens' legacy, the site also protects a variety of important ecosystems. The site is bordered by two streams that feed into the Connecticut River, and it contains a large forest and pond where visitors can observe wildlife.

Representative KUSTER introduced H.R. 965 with the support of the entire New Hampshire delegation, and I would like to thank her for her dedication to protecting the historic areas important to her State and our national story.

Mr. Speaker, I urge my colleagues to support the adoption of this bill.

Mr. Speaker, I yield as much time as she may consume to the gentlewoman from New Hampshire (Ms. KUSTER), the author of this fine piece of legislation.

Ms. KUSTER of New Hampshire. Mr. Speaker, I thank Congressman MCEACHIN for yielding this time to me.

Mr. Speaker, I rise today to urge passage of H.R. 965, the Saint-Gaudens National Historical Park Redesignation Act.

Named after the great American sculptor Augustus Saint-Gaudens, this historic site, located in Cornish, New Hampshire, has preserved his home and working studios since it was established in 1965.

Augustus Saint-Gaudens was born in Dublin, Ireland, and immigrated to America with his parents when he was just 6 months old. It was at a young age when Augustus developed a strong interest in sculpting, which set him on a path to Paris and Rome, where he studied art and architecture and worked on his very first commission.

In 1876, Saint-Gaudens was tapped for his first of several prominent Civil War-related commissions, which include the Standing Lincoln statue of our 16th President. At over 12 feet tall, this historic landmark stands prominently in Chicago's Lincoln Park. After working on the statue for close to a decade, the towering piece was unveiled in 1887 to a crowd of over 10,000 people, including President Lincoln's only living grandson.

His most famous work was commissioned soon after: the Robert Gould Shaw Memorial, a bronze bas-relief which took Saint-Gaudens 14 years to complete. Located in Boston Common, this iconic sculpture depicts Colonel Shaw and the 54th Regiment Massachusetts Volunteer Infantry, which was the first African-American regiment organized by the Union in the Civil War.

As one of the foremost American sculptors of the 19th century, Saint-Gaudens left a lasting legacy on our country's artistic heritage, which continues to be cherished at our historic site in Cornish.

Since its authorization by Congress in 1964 and establishment a year later, the Saint-Gaudens National Historic Site has blossomed into a popular tourist attraction and location for local artists and musicians to share their talents. However, the present name, which designates this location as a his-

toric site, is no longer the most appropriate or useful to accurately portray the complexity of this site.

Whereas, National Historic Sites are typically designated for single buildings or sites that only encompass a few acres in size, the Saint-Gaudens National Historic Site is 190 acres in size and includes multiple buildings, a vast collection of American art, and a small trail network that allows visitors to explore the grounds.

My legislation would simply redesignate Saint-Gaudens National Historic Site to Saint-Gaudens National Historical Park, which would more accurately illustrate all that the park has to offer.

In partnership with the Saint-Gaudens Memorial, a private nonprofit that operated the site until it donated the land to the National Park Service in 1965, this historic site offers rotating contemporary and historical exhibitions, concerts, hands-on workshops, lectures, and many other educational opportunities for our visitors.

The array of recreational activities offered to visitors makes this park much more than a historic site. It is a living remembrance to the great American sculptor Augustus Saint-Gaudens and the artistic legacy that he has left behind. It is my hope that this proposed name change will help attract more interest in the park, boost annual visitation, and help drive our local economy.

Mr. Speaker, I urge the House to pass this legislation.

Mr. MCEACHIN. Mr. Speaker, having no one else to speak on this issue, I yield back the balance of my time.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I encourage support for this piece of legislation and thank the gentlewoman from New Hampshire (Ms. KUSTER) for putting this forward, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Pennsylvania (Mr. THOMPSON) that the House suspend the rules and pass the bill, H.R. 965, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

CONFIRMING STATE LAND GRANTS FOR EDUCATION ACT

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2582) to authorize the State of Utah to select certain lands that are available for disposal under the Pony Express Resource

Management Plan to be used for the support and benefit of State institutions, and for other purposes, as amended.

The Clerk read the title of the bill.
The text of the bill is as follows:

H.R. 2582

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 “Confirming State Land Grants for Education Act”.

SEC. 2. AUTHORIZATION.

(a) *IN GENERAL.*—Subject to valid existing rights, the State of Utah may select any lands in T6S and T7S, R1W, Salt Lake Base and Meridian, that are owned by the United States, under the administrative jurisdiction of the Bureau of Land Management, and identified as available for disposal by land exchange in the Record of Decision for the Pony Express Resource Management Plan and Rangeland Program Summary for Utah County (January 1990), as amended by the Pony Express Plan Amendment (November 1997), in fulfillment of the land grants made in sections 6, 8, and 12 of the Act of July 16, 1894 (28 Stat. 107) as generally depicted on the map entitled “Proposed Utah County Quantity Grants” and dated June 27, 2017, to further the purposes of the State of Utah School and Institutional Trust Lands Administration, without further land use planning action by the Bureau of Land Management.

(b) *APPLICATION.*—The criteria listed in Decision 3 of the Lands Program of the resource management plan described in subsection (a) shall not apply to any land selected under subsection (a).

(c) *EFFECT ON LIMITATION.*—Nothing in this Act affects the limitation established under section 2815(d) of the National Defense Authorization Act for Fiscal Year 2000 (Public Law 106–65).

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. THOMPSON) and the gentleman from Virginia (Mr. MCEACHIN) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania.

GENERAL LEAVE

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 2582, introduced by the gentlewoman from Utah (Mrs. LOVE), seeks to resolve an ongoing standoff between the State of Utah and the Bureau of Land Management over statehood-era land grants to promote responsible land management and enable the United States to fulfill its commitments to provide land for the support of Utah's higher education system.

Since 1998, the Bureau of Land Management has cited an administrative technicality to favor land exchanges

over State selections of land, which has held up the State of Utah's selection of roughly 500 acres of Bureau of Land Management land classified for disposal.

The land in question has been selected by the State for the benefit of Utah State University, and this bill makes it clear that State selections are equally acceptable as land exchanges and would confirm that the Bureau of Land Management may process the State's current selection as well as future State selections in the immediate area.

Mr. Speaker, I urge adoption of the measure, and I reserve the balance of my time.

Mr. MCEACHIN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 2582 authorizes the Bureau of Land Management to process the State of Utah's land claims without amending existing planning documents.

The Utah State Enabling Act of 1894 authorized the State of Utah to select certain lands to support schools and other public purposes. Approximately 2,000 acres of authorized grants are unfilled.

In 1998, the State started the application to acquire 440 acres of land in Utah County, Utah, to support Utah State University. BLM eventually rejected the application because the lands are identified for disposal by exchange, which only allows BLM to convey the land under certain conditions.

This bill allows the agency to process these specific claims without updating the underlying planning documents, something that would take a significant amount of time and money. BLM testified in support of this legislation but requested an amendment to clarify that the lands will be used for Utah State University and the addition of a legislative map.

Mr. Speaker, I would like to thank the gentlewoman from Utah (Mrs. LOVE), the State of Utah, and the Republican Committee staff for working with us to address these concerns. Thanks to their consideration, we were able to amend this bill in markup to address these concerns.

There are many fights over public lands in this country, but this does not have to be one of them. Mr. Speaker, I support the bill and urge its adoption, and I reserve the balance of my time.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I yield such time as she may consume to the gentlewoman from Utah (Mrs. LOVE).

Mrs. LOVE. Mr. Speaker, I thank my colleagues from both sides of the aisle for supporting this legislation.

More than 120 years ago, the Utah Enabling Act, which enabled my State—now the greatest State in the country—to be admitted into the Union, was approved. This granted Utah the right to select acreage to support various public institutions, including public schools and universities. Now, 123 years later, much of the acre-

age made available for State selection remains outstanding.

The BLM's Pony Express Resource Management Plan governs management practices for public lands in Utah's Tooele, Utah, and Salt Lake Counties. It has identified thousands of acres within the plan's area as available for disposal. The State can presently obtain these lands via land exchange. However, the resource management plan does not explicitly state that these lands can be obtained using the unfulfilled land credits granted by the Utah Enabling Act.

□ 1730

My bill, the Confirming State Land Grants for Education Act, would simply amend the Pony Express RMP to allow the State of Utah to use outstanding land grant credits to obtain lands within the limited area of RMP that already has been identified available for disposal.

This solution would satisfy both the State and Federal Government and help to keep the promises made to the State of Utah for more than 120 years. More importantly, it would ultimately raise funds for the benefit of Utah students by allowing Utah's School and Institutional Trust Lands Administration, SITLA, to manage these lands for the benefit of students. As Utah finds more ways to fund public schools and public education, this bill helps provide much-needed resources.

Notably, the passage of H.R. 2582 would not convey any land on its own. Existing conveyance processes would still apply.

Additionally, my bill does not dictate land use policies once the land is conveyed. As a former mayor, I respect the State and local officials and processes, and I certainly have no desire to supersede them. My bill is merely meant to facilitate the process that enables conveyance through the use of available selection credits. It was voted out of committee by unanimous consent, and I urge this body to show similar support today.

Mr. MCEACHIN. Mr. Speaker, I would just remind the gentlewoman from Utah that the only reason that she can suggest that Utah is the greatest State in the Nation is because Virginia is a Commonwealth.

Mr. Speaker, I yield back the balance of my time.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, being from the Commonwealth of Pennsylvania, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Pennsylvania (Mr. THOMPSON) that the House suspend the rules and pass the bill, H.R. 2582, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

COMMUNITY RECLAMATION PARTNERSHIPS ACT

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2937) to amend the Surface Mining Control and Reclamation Act of 1977 to authorize partnerships between States and non-governmental entities for the purpose of reclaiming and restoring land and water resources adversely affected by coal mining activities before August 3, 1977, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2937

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 "Community Reclamation Partnerships Act".

SEC. 2. REFERENCE.

Except as otherwise specifically provided, whenever in this Act an amendment is expressed in terms of an amendment to a provision, the reference shall be considered to be made to a provision of the Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1201 et seq.).

SEC. 3. STATE MEMORANDA OF UNDERSTANDING FOR CERTAIN REMEDIATION.

(a) MEMORANDA AUTHORIZED.—Section 405 (30 U.S.C. 1235) is amended by inserting after subsection (l) the following:

"(m) STATE MEMORANDA OF UNDERSTANDING FOR REMEDIATION OF MINE DRAINAGE.—

"(1) IN GENERAL.—A State with a State program approved under subsection (d) may enter into a memorandum of understanding with relevant Federal or State agencies (or both) to remediate mine drainage on abandoned mine land and water impacted by abandoned mines within the State. The memorandum may be updated as necessary and resubmitted for approval under this subsection.

"(2) MEMORANDA REQUIREMENTS.—Such memorandum shall establish a strategy satisfactory to the State and Federal agencies that are parties to the memorandum, to address water pollution resulting from mine drainage at sites eligible for reclamation and mine drainage abatement expenditures under section 404, including specific procedures for—

"(A) ensuring that activities carried out to address mine drainage will result in improved water quality;

"(B) monitoring, sampling, and the reporting of collected information as necessary to achieve the condition required under subparagraph (A);

"(C) operation and maintenance of treatment systems as necessary to achieve the condition required under subparagraph (A); and

"(D) other purposes, as considered necessary by the State or Federal agencies, to achieve the condition required under subparagraph (A).

"(3) PUBLIC REVIEW AND COMMENT.—

"(A) IN GENERAL.—Before submitting a memorandum to the Secretary and the Administrator for approval, a State shall—

"(i) invite interested members of the public to comment on the memorandum; and

"(ii) hold at least one public meeting concerning the memorandum in a location or locations reasonably accessible to persons who may be affected by implementation of the memorandum.

"(B) NOTICE OF MEETING.—The State shall publish notice of each meeting not less than

15 days before the date of the meeting, in local newspapers of general circulation, on the Internet, and by any other means considered necessary or desirable by the Secretary and the Administrator.

"(4) SUBMISSION AND APPROVAL.—The State shall submit the memorandum to the Secretary and the Administrator of the Environmental Protection Agency for approval. The Secretary and the Administrator shall approve or disapprove the memorandum within 120 days after the date of its submission if the Secretary and Administrator find that the memorandum will facilitate additional activities under the State Reclamation Plan under subsection (e) that improve water quality.

"(5) TREATMENT AS PART OF STATE PLAN.—A memorandum of a State that is approved by the Secretary and the Administrator under this subsection shall be considered part of the approved abandoned mine reclamation plan of the State.

"(n) COMMUNITY RECLAIMER PARTNERSHIPS.—

"(1) PROJECT APPROVAL.—Within 120 days after receiving such a submission, the Secretary shall approve a Community Reclaimer project to remediate abandoned mine lands if the Secretary finds that—

"(A) the proposed project will be conducted by a Community Reclaimer as defined in this subsection or approved subcontractors of the Community Reclaimer;

"(B) for any proposed project that remediates mine drainage, the proposed project is consistent with an approved State memorandum of understanding under subsection (m);

"(C) the proposed project will be conducted on a site or sites inventoried under section 403(c);

"(D) the proposed project meets all submission criteria under paragraph (2);

"(E) the relevant State has entered into an agreement with the Community Reclaimer under which the State shall assume all responsibility with respect to the project for any costs or damages resulting from any action or inaction on the part of the Community Reclaimer in carrying out the project, except for costs or damages resulting from gross negligence or intentional misconduct by the Community Reclaimer, on behalf of—

"(i) the Community Reclaimer; and

"(ii) the owner of the proposed project site, if such Community Reclaimer or owner, respectively, did not participate in any way in the creation of site conditions at the proposed project site or activities that caused any lands or waters to become eligible for reclamation or drainage abatement expenditures under section 404;

"(F) the State has the necessary legal authority to conduct the project and will obtain all legally required authorizations, permits, licenses, and other approvals to ensure completion of the project;

"(G) the State has sufficient financial resources to ensure completion of the project, including any necessary operation and maintenance costs (including costs associated with emergency actions covered by a contingency plan under paragraph (2)(K)); and

"(H) the proposed project is not in a category of projects that would require a permit under title V.

"(2) PROJECT SUBMISSION.—The State shall submit a request for approval to the Secretary that shall include—

"(A) a description of the proposed project, including any engineering plans that must bear the seal of a Professional Engineer;

"(B) a description of the proposed project site or sites, including, if relevant, the nature and extent of pollution resulting from mine drainage;

"(C) identification of the past and current owners and operators of the proposed project site;

"(D) the agreement or contract between the relevant State and the Community Reclaimer to carry out the project;

"(E) a determination that the project will facilitate the activities of the State reclamation plan under subsection (e);

"(F) sufficient information to determine whether the Community Reclaimer has the technical capability and expertise to successfully conduct the proposed project;

"(G) a cost estimate for the project and evidence that the Community Reclaimer has sufficient financial resources to ensure the successful completion of the proposed project (including any operation or maintenance costs);

"(H) a schedule for completion of the project;

"(I) an agreement between the Community Reclaimer and the current owner of the site governing access to the site;

"(J) sufficient information to ensure that the Community Reclaimer meets the definition under paragraph (3);

"(K) a contingency plan designed to be used in response to unplanned adverse events that includes emergency actions, response, and notifications; and

"(L) a requirement that the State provide notice to adjacent and downstream landowners and the public and hold a public meeting near the proposed project site before the project is initiated.

"(3) COMMUNITY RECLAIMER DEFINED.—For purposes of this section, the term 'Community Reclaimer' means any person who—

"(A) seeks to voluntarily assist a State with a reclamation project under this section;

"(B) did not participate in any way in the creation of site conditions at the proposed project site or activities that caused any lands or waters to become eligible for reclamation or drainage abatement expenditures under section 404;

"(C) is not a past or current owner or operator of any site with ongoing reclamation obligations; and

"(D) is not subject to outstanding violations listed pursuant to section 510(c)."

SEC. 4. CLARIFYING STATE LIABILITY FOR MINE DRAINAGE PROJECTS.

Section 413(d) (30 U.S.C. 1242(d)) is amended in the second sentence by inserting "unless such control or treatment will be conducted in accordance with a State memorandum of understanding approved under section 405(m) of this Act" after "Control Act" the second place it appears.

SEC. 5. CONFORMING AMENDMENTS.

Section 405(f) (30 U.S.C. 1235(f)) is amended—

(1) by striking the "and" after the semicolon in paragraph (6);

(2) by striking the period at the end of paragraph (7) and inserting "and"; and

(3) by inserting at the end the following:

"(8) a list of projects proposed under subsection (n)."

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. THOMPSON) and the gentleman from Virginia (Mr. MCEACHIN) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania.

GENERAL LEAVE

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I ask unanimous consent that all Members may have 5