117th CONGRESS 1st Session **S**.

To establish a process for the Board on Geographic Names to review and revise offensive names of Federal land units, to create an advisory committee to recommend Federal land unit names to be reviewed by the Board, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. WARREN (for herself, Mr. BOOKER, Ms. DUCKWORTH, Mr. PADILLA, Mr. MARKEY, Mr. WYDEN, and Ms. SMITH) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To establish a process for the Board on Geographic Names to review and revise offensive names of Federal land units, to create an advisory committee to recommend Federal land unit names to be reviewed by the Board, 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 "Reconciliation in Place

5 Names Act".

1	SEC. 2. FINDINGS.
2	Congress finds that—
3	(1) the United States contains geographic fea-
4	tures named—
5	(A) with derogatory terms that include ra-
6	cial and sexual slurs and stereotypes targeting
7	Native Americans, African Americans, and oth-
8	ers;
9	(B) in honor of individuals who—
10	(i) held racially repugnant views;
11	(ii) committed atrocities against Na-
12	tive Americans; or
13	(iii) supported or effectuated discrimi-
14	natory policies; and
15	(C) to recognize individuals who carried
16	out injustices against racial minorities;
17	(2) place names that include racial or sexual
18	slurs, or honor individuals who held racially repug-
19	nant views, committed atrocities against Native
20	Americans, or carried out injustices against racial
21	minorities—
22	(A) perpetuate prejudice;
23	(B) disparage racial minorities; and
24	(C) honor individuals who committed or
25	supported atrocities;

1	(3) no geographic feature in the United States
2	should have a name that—
3	(A) perpetuates prejudice;
4	(B) disparages racial minorities; or
5	(C) honors individuals who committed or
6	supported atrocities against racial minorities;
7	(4) place names in the United States should—
8	(A) be equitable and just;
9	(B) honor the cultural diversity of the
10	United States; and
11	(C) advance dignity for all people in the
12	United States;
13	(5) the Board on Geographic Names is respon-
14	sible for naming geographic features in the United
15	States;
16	(6) the policies of the Board on Geographic
17	Names—
18	(A) authorize changing the names of geo-
19	graphic features determined to be offensive; and
20	(B) prohibit the use of terms considered to
21	be derogatory or offensive in geographic place
22	names;
23	(7) the renaming process of the Board on Geo-
24	graphic Names—
25	(A) is time consuming;

1	(B) lacks transparency and public involve-
2	ment; and
3	(C) fails to address the scope and breadth
4	of inappropriate place names;
5	(8) the extent of inappropriate or offensive
6	place names in the United States requires a system-
7	atic, public process in which offensive and inappro-
8	priate place names are reviewed and replaced; and
9	(9) the process described in paragraph (8) of-
10	fers an opportunity for reconciliation for—
11	(A) people of the United States who suffer
12	from prejudice and racial violence; and
13	(B) all people of the United States in
14	whose name the acts were committed.
14 15	whose name the acts were committed. SEC. 3. DEFINITIONS.
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1	(B) a unit of the National Park System;
2	(C) a component of the National Wilder-
3	ness Preservation System;
4	(D) any part of the National Landscape
5	Conservation System; and
6	(E) a unit of the National Wildlife Refuge
7	System.
8	(4) INDIAN TRIBE.—The term "Indian Tribe"
9	has the meaning given the term in section 4 of the
10	Indian Self-Determination and Education Assistance
11	Act (25 U.S.C. 5304).
12	(5) OFFENSIVE PLACE NAME.—The term "of-
13	fensive place name" means a domestic geographic
14	place name or Federal land unit that—
15	(A) recognizes an individual who—
16	(i)(I) held racially repugnant views;
17	(II) committed atrocities against Na-
18	tive Americans; or
19	(III) supported or effectuated dis-
20	criminatory policies; or
21	(ii) carried out other injustices
22	against racial minorities;
23	(B) contains a racial or sexual slur;
24	(C) perpetuates racial, ethnic, or gender-
25	based stereotypes; or

(D) is derogatory or otherwise offensive. 1 2 (6) TRIBAL ORGANIZATION.—The term "Tribal 3 organization" has the meaning given the term in 4 section 4 of the Indian Self-Determination and Edu-5 cation Assistance Act (25 U.S.C. 5304). 6 (7) SECRETARY.—The term "Secretary" means 7 the Secretary of the Interior. 8 SEC. 4. ADVISORY COMMITTEE. 9 (a) ESTABLISHMENT.—Not later than 180 days after 10 the date of enactment of this Act, the Secretary shall establish an advisory committee, to be known as the "Advi-11 12 sory Committee on Reconciliation in Place Names". 13 (b) PURPOSE.—The purpose of the Committee is to 14 advise the Board with respect to renaming geographic fea-15 tures with offensive place names. 16 (c) MEMBERSHIP.—The Committee shall be com-17 posed of 17 members, to be appointed by the Secretary, 18 of whom, to the extent practicable— 19 (1) 4 members shall be members of an Indian 20 Tribe; 21 (2) 1 member shall represent a Tribal organiza-22 tion; 23 (3) 1 member shall represent a Native Hawai-24 ian organization;

1	(4) 4 members shall have a background in civil
2	rights or race relations;
3	(5) 4 members shall have expertise in—
4	(A) anthropology;
5	(B) cultural studies, ethnic studies, or in-
6	digenous studies;
7	(C) geography; or
8	(D) history; and
9	(6) 3 members shall represent the general pub-
10	lie.
11	(d) Consultation With Indian Tribes.—Before
12	making an appointment under paragraph (1) , (2) , or (4)
13	of subsection (c), the Secretary shall consult with Indian
14	Tribes regarding the appointment.
15	(e) DUTIES.—The Committee shall—
16	(1) establish a process to solicit and review pro-
17	posals to rename geographic features and Federal
18	land units with offensive place names;
19	(2) solicit proposals to rename geographic fea-
20	tures and Federal land units with offensive place
21	names from—
22	(A) Indian Tribes;
23	(B) appropriate State and local govern-
24	ments; and
25	(C) members of the public;

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1	(3) provide an opportunity for public comment
2	on name change proposals;
3	(4) make recommendations to the Board to re-
4	name geographic features with offensive place
5	names, including proposed new names; and
6	(5) make recommendations to Congress to re-
7	name Federal land units with offensive place names,
8	including proposed new names.
9	(f) Compensation.—
10	(1) IN GENERAL.—Members of the Committee
11	shall serve without compensation.
12	(2) TRAVEL EXPENSES.—Members of the Com-
13	mittee shall be allowed travel expenses, including per
14	diem in lieu of subsistence, at rates authorized for
15	an employee of an agency under subchapter I of
16	chapter 57 of title 5, United States Code, while
17	away from the home or regular place of business of
18	the member in the performance of the duties of the
19	Committee.
20	(g) STAFF.—The Secretary shall provide the Com-
21	mittee with any staff members and technical assistance
22	that the Secretary, after consultation with the Committee,
23	determines to be appropriate to enable the Committee to
24	carry out the duties of the Committee.

(h) RULES.—The Committee may adopt such rules
 as may be necessary.

3 (i) APPLICABLE LAW.—The Committee shall be sub4 ject to the Federal Advisory Committee Act (5 U.S.C.
5 App.).

6 (j) DURATION.—

7 (1) TIMELINE.—To the extent practicable, not
8 later than 5 years after the date on which the Com9 mittee is established, the Committee shall fulfill the
10 duties of the Committee, including the completion of
11 the recommendations required under paragraphs (4)
12 and (5) of subsection (e).

13 (2) TERMINATION.—The Committee shall ter14 minate on the date that is 1 year after the date on
15 which the Board has approved or rejected each Com16 mittee recommendation submitted to the Board
17 under subsection (e)(4).

18 SEC. 5. BOARD REVIEW.

(a) IN GENERAL.—Not later than 3 years after the
date on which the Board receives a recommendation under
section 4(e)(4), the Board shall accept or reject the recommendation.

(b) PROCESS.—The Board shall approve a recommendation of the Committee submitted under section
4(e)(4) unless the Board determines that—

(1) there is a compelling reason and substantial 1 2 public interest in rejecting the recommendation; or 3 (2) approving the recommendation would violate 4 Federal law. 5 (c) RENAMING.—If the Board accepts a recommendation by the Committee to rename a geographic feature, 6 7 the Board shall rename the geographic feature. 8 (d) EFFECT.—A Board policy that prevents the Board from considering a name change due to pending 9 legislation shall not apply to Board action on Committee 10 11 recommendations.