SENATE CS FOR CS FOR HOUSE JOINT RESOLUTION NO. 17(RES)

IN THE LEGISLATURE OF THE STATE OF ALASKA

TWENTY-FOURTH LEGISLATURE - SECOND SESSION

BY THE SENATE RESOURCES COMMITTEE

Offered: 1/30/06
Referred: Rules

Sponsor(s): REPRESENTATIVE ELKINS

A RESOLUTION


BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:

WHEREAS the Federal Lands Recreation Enhancement Act, H.R. 3283, 108th United States Congress, was introduced in the United States House of Representatives and would have authorized the United States Forest Service, the United States Bureau of Land Management, the United States Fish and Wildlife Service, the National Park Service, and the United States Bureau of Reclamation to charge visitor fees for recreation on publicly owned land; and

WHEREAS the 108th United States Congress enacted H.R. 4818, and the Federal Lands Recreation Enhancement Act is now codified as 16 U.S.C. 6801 - 6814; and

WHEREAS the Federal Lands Recreation Enhancement Act includes criminal penalties and is substantive legislation that fundamentally changes the way public land in the state is funded and managed; and

WHEREAS the concept of paying fees to use public land is contrary to the idea that public land belongs to the people and is land where every person is granted access and is welcome, a concept that has been and should remain in place; and
WHEREAS recreational fees constitute double taxation and bear no relationship to the actual costs associated with recreational use such as hiking, picnicking, observing wildlife, or scenic driving on state roads and public rights-of-way; and

WHEREAS the fees imposed by the Federal Lands Recreation Enhancement Act are a regressive tax that places an undue burden on the people living in rural areas adjacent to or surrounded by large areas of federal land and discriminates against lower-income and working Alaskans by placing financial obstacles in the way of their enjoyment of public land; and

WHEREAS the public land access fees in the Federal Lands Recreation Enhancement Act are highly controversial and are opposed by hundreds of organizations, several state legislatures, and millions of rural Americans; and

WHEREAS the Federal Lands Recreation Enhancement Act establishes an interagency pass that may be used to cover entrance fees and recreational amenity fees for federal public land and water, disregarding the substantially different ways in which national parks and other federal public land are managed and funded; and

WHEREAS the limited means of expressing opposition to and the lack of public debate in the implementation of the fee program raises the concern that some citizens may be deterred from visiting and enjoying public land in the state and throughout the United States; and

WHEREAS tourism is an important industry to the state, and the imposition of recreational use fees will have a negative effect on state and local economies;

BE IT RESOLVED that the Alaska State Legislature calls on the United States Congress to repeal the Federal Lands Recreation Enhancement Act, which was enacted on December 8, 2004, and to ensure that no recreational fees be imposed to use federal public land in the state.

COPIES of this resolution shall be sent to the Honorable George W. Bush, President of the United States; the Honorable Richard B. Cheney, Vice-President of the United States and President of the U.S. Senate; the Honorable Gale Norton, United States Secretary of the Interior; the Honorable J. Dennis Hastert, Speaker of the U.S. House of Representatives; the Honorable Bill Frist, Majority Leader of the U.S. Senate; the Honorable Harry Reid, Minority Leader of the U.S. Senate; the Majority Leader of the U.S. House of Representatives; the
Honorable Nancy Pelosi, Minority Leader of the U.S. House of Representatives; the Honorable Ted Stevens and the Honorable Lisa Murkowski, U.S. Senators, and the Honorable Don Young, U.S. Representative, members of the Alaska delegation in Congress; and, by electronic transmission, all other members of the 109th United States Congress.