## AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 920

## OFFERED BY MR. GRIJALVA OF ARIZONA

Strike all after the enacting clause and insert the following:

## 1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Brown v. Board of
- 3 Education National Historical Park Expansion and Re-
- 4 designation Act".
- 5 SEC. 2. REDESIGNATION OF THE BROWN V. BOARD OF EDU-
- 6 CATION NATIONAL HISTORICAL PARK.
- 7 (a) IN GENERAL.—The Brown v. Board of Education
- 8 National Historic Site established by Public Law 102–525
- 9 shall be known and designated as the "Brown v. Board
- 10 of Education National Historical Park".
- 11 (b) References.—Any reference in any law, regula-
- 12 tion, document, record, map, or other paper of the United
- 13 States to the Brown v. Board of Education National His-
- 14 toric Site shall be considered to be a reference to the
- 15 "Brown v. Board of Education National Historical Park".

1	SEC. 3. EXPANSION OF THE BROWN V. BOARD OF EDU-
2	CATION NATIONAL HISTORICAL PARK AND
3	ESTABLISHMENT OF AFFILIATED AREAS.
4	In order to honor the civil rights stories of struggle,
5	perseverance, and activism in the pursuit of education eq-
6	uity, Public Law 102–525 is amended as follows:
7	(1) In section 101, by adding at the end the fol-
8	lowing new paragraph—
9	"(3) The terms 'affiliated area' and 'affiliated
10	areas' mean one or more of the locations associated
11	with the four court cases included in Brown v.
12	Board of Education of Topeka described in section
13	102(a)(8), (9), and (10).".
14	(2) In section 102(a)—
15	(A) by redesignating paragraphs (3) and
16	(4) as paragraphs (5) and (6), respectively;
17	(B) by inserting after paragraph (2), the
18	following:
19	"(3) The Brown case was joined by four other
20	cases related to school segregation pending before
21	the Supreme Court (Briggs v. Elliott, filed in South
22	Carolina; Davis v. County School Board of Prince
23	Edward County, Spottswood Thomas Bolling, et al.,
24	Petitioners, v. C. Melvin Sharpe, President of the Dis-
25	trict of Columbia Board of Education, et al., filed in
26	Virginia; Gebhart v. Belton, filed in Delaware; and

1	Bolling v. Sharpe, filed in the District of Columbia)
2	and consolidated into one case named $Brown v$ .
3	Board of Education of Topeka.
4	"(4) A 1999 historic resources study examined
5	the five cases included in Brown v. Board of Edu-
6	cation of Topeka and found each to be nationally sig-
7	nificant and to contribute unique stories to the case
8	for educational equity."; and
9	(C) by inserting after paragraph (6) (as so
10	redesignated by this section), the following—
11	"(7)(A) Summerton High School in
12	Summerton, South Carolina, the all-White school
13	that refused to admit the plaintiffs in $Briggs\ v.\ El$ -
14	liott, has been listed on the National Register of
15	Historic Places in recognition of its national signifi-
16	cance and is used as administrative offices for
17	Clarendon School District 1.
18	"(B) The former Scott's Branch High School,
19	an 'equalization school' in Summerton, South Caro-
20	lina, constructed for African-American students in
21	1951 to provide facilities comparable to those of
22	White students and that is now the Community Re-
23	source Center owned by Clarendon School District 1.
24	"(8) Robert Russa Moton High School, the all-
25	Black school in Farmville, Virginia, which was the

1	location of a student-led strike leading to $Davis\ v.$
2	County School Board of Prince Edward County,
3	Spottswood Thomas Bolling, et al., Petitioners, v. C.
4	Melvin Sharpe, President of the District of Columbia
5	Board of Education, et al., has been designated a
6	National Historic Landmark in recognition of its na-
7	tional significance and is now the Robert Russa
8	Moton Museum, governed by the Moton Museum,
9	Inc. and affiliated with Longwood University.
10	"(9)(A) Howard High School in Wilmington,
11	Delaware, an all-Black school to which plaintiffs in
12	Belton v. Gebhart were forced to travel, has been
13	designated a National Historic Landmark in rec-
14	ognition of its national significance and is now the
15	Howard High School of Technology, an active school
16	administered by the New Castle County Vocational-
17	Technical School District.
18	"(B) The all-White Claymont High School,
19	which denied plaintiffs admission, and is now the
20	Claymont Community Center administered by the
21	Brandywine Community Resource Council, Inc.
22	$\rm ^{\prime\prime}(C)$ The Hockessin School #107C (Hockessin
23	Colored School) is the all-Black school in Hockessin,
24	Delaware that one of the plaintiffs in $Belton\ v.$
25	Gebhart was required to attend with no public trans-

1	portation provided and is now used by Friends of
2	Hockessin Colored School #107, Inc. as a commu-
3	nity facility.
4	"(10) John Philip Sousa Junior High School in
5	the District of Columbia, the all-White school that
6	refused to admit plaintiffs in Bolling v. Sharpe, has
7	been designated a National Historic Landmark in
8	recognition of its national significance, is now the
9	John Philip Sousa Middle School and is owned by
10	the District of Columbia Department of General
11	Services and administered by the District of Colum-
12	bia Public Schools.".
13	(3) In section 102(b)(3)—
14	(A) by inserting ", protection," after
15	"preservation";
16	(B) by inserting ", Kansas; Summerton,
17	South Carolina; Farmville, Virginia; Wil-
18	mington, Claymont, and Hockessin, Delaware;
19	and the District of Columbia" after "Topeka";
20	and
21	(C) by inserting "and the context of Brown
22	v. Board of Education" after "civil rights move-
23	ment".
24	(4) In section 103, by inserting after subsection
25	(b) the following:

1	"(c) Boundary Adjustment.—
2	"(1) Addition to land described
3	in subsection (b), the historical park shall consist of
4	the following land and interests in land as generally
5	depicted on the map entitled 'Brown v. Board of
6	Education National Historical Park Boundary Addi-
7	tions and Affiliated Areas', numbered 462/178,449
8	and dated February 2022—
9	"(A) Summerton High School site, in
10	Summerton, Clarendon County, South Carolina;
11	"(B) The former Scott's Branch High
12	School site, in Summerton, Clarendon County,
13	South Carolina; and
14	"(C) approximately one acre of land adja-
15	cent to Monroe Elementary School in Topeka,
16	Shawnee County, Kansas.
17	"(2) Map.—The map described in paragraph
18	(1) shall be on file and available for public inspec-
19	tion in the appropriate offices of the National Park
20	Service, Department of the Interior.".
21	(5) In section 104—
22	(A) by striking "section 103(b)" and in-
23	serting "subsections (b) and (c) of section
24	103":

1	(B) by striking "State of Kansas" and in-
2	serting "States of Kansas or South Carolina";
3	(C) by striking ": Provided, however, That
4	the" inserting ". The"; and
5	(D) by adding before the final period the
6	following: "nor by condemnation of any land or
7	interest in land within the boundaries of the
8	historic site".
9	(6) In section 105(c), striking in its entirety
10	and inserting the following:
11	"(c) Management Plan.—The Secretary shall pre-
12	pare and submit to the Committee on Natural Resources
13	of the House of Representatives and the Committee on
14	Energy and Natural Resources of the Senate an amend-
15	ment to the Brown v. Board of Education National His-
16	torical Park management plan for the historical park to
17	include the locations in Summerton, Clarendon County,
18	South Carolina.".
19	(7) By inserting after section 105, the fol-
20	lowing:
21	"SEC. 106. ESTABLISHMENT OF THE BROWN V. BOARD OF
22	EDUCATION AFFILIATED AREAS.
23	"(a) In General.—Upon the date that the Sec-
24	retary determines that an appropriate managing entity
25	has been identified for that location, the following loca-

1	tions, as generally depicted on the map described in sec-
2	tion 103(c), shall be established as affiliated areas of the
3	National Park System—
4	"(1) 'Robert Russa Moton Museum', in
5	Farmville, Virginia;
6	"(2) 'Delaware Brown v. Board of Education
7	Civil Rights Sites', to include—
8	"(A) the former Howard High School in
9	Wilmington, Delaware,
10	"(B) Claymont High School in Claymont,
11	Delaware, and
12	"(C) Hockessin Colored School #107 in
13	Hockessin, Delaware; and
14	"(3) 'John Philip Sousa Middle School' in
15	Washington, District of Columbia.
16	"(b) Administration.—Upon establishment, each
17	affiliated area shall be managed in a manner consistent
18	with—
19	"(1) this Act; and
20	"(2) laws generally applicable to units of the
21	National Park System.
22	"(c) Management Plans.—
23	"(1) In general.—Not later than three years
24	after an affiliated area has been established in ac-
25	cordance with subsection (a), subject to the avail-

1	ability of appropriations, the Secretary, in consulta-
2	tion with the management entity of each established
3	affiliated area, shall develop a management plan for
4	each of the affiliated areas that shall—
5	"(A) be prepared in consultation and co-
6	ordination with the interested State, county,
7	and local governments; management entities;
8	organizations and interested members of the
9	public associated with the affiliated areas;
10	"(B) identify, as appropriate, the roles and
11	responsibilities of the National Park Service
12	and each management entity in administering
13	and interpreting the affiliated area in such a
14	manner that it does not interfere with existing
15	operations and continued use of existing facili-
16	ties; and
17	"(C) require the Secretary to coordinate
18	the preparation and implementation of the
19	management plan and interpretation of the af-
20	filiated area with the Brown v. Board of Edu-
21	cation National Historical Park.
22	"(2) Public comment.—The Secretary shall—
23	"(A) hold not less than one public meeting
24	in the general proximity of each affiliated area

1	on the proposed management plan, including
2	opportunities for public comment; and
3	"(B) publish the draft management plan
4	on the internet and provide an opportunity for
5	public comment.
6	"(3) Transmittal.—Not later than 3 years
7	after the date on which funds are made available to
8	carry out this section, the Secretary shall transmit
9	the management plan for each affiliated area devel-
10	oped under this subsection to the Committee on
11	Natural Resources of the House of Representatives
12	and the Committee on Energy and Natural Re-
13	sources of the Senate.
14	"(d) Cooperative Agreements.—The Secretary
15	may provide technical and financial assistance and enter
16	into cooperative agreements with the management entity
17	for each affiliated area to provide financial assistance for
18	the marketing, marking, interpretation, and preservation
19	of the respective affiliated area.
20	"(e) Land Use.—Nothing in this section shall affect
21	the land use rights of private property owners within or
22	adjacent to the affiliated areas, including activities or uses
23	on private land that can be seen or heard within the affili-
24	ated areas and the authorities for management entities to
25	operate and administer the affiliated areas.

- 1 "(f) Limited Role of the Secretary.—Nothing
- 2 in this section authorizes the Secretary to acquire property
- 3 in an affiliated area or to assume financial responsibility
- 4 for the operation, maintenance, or management of an af-
- 5 filiated area.
- 6 "(g) OWNERSHIP.—Each affiliated area shall con-
- 7 tinue to be owned, operated, and managed by its respective
- 8 public and private owners.".
- 9 (8) By redesignating section 106 as section
- 10 107.

Amend the title so as to read: "A bill to expand and redesignate Brown v. Board National Historic Site as Brown v. Board National Historical Park, and for other purposes.".

