(Original Senature of Member)

116TH CONGRESS 2D SESSION

## H.R.

To direct the Architect of the Capitol to replace the bust of Roger Brooke Taney in the Old Supreme Court Chamber of the United States Capitol with a bust of Thurgood Marshall to be obtained by the Joint Committee on the Library and to remove certain statues from areas of the United States Capitol which are accessible to the public, to remove all statues of individuals who voluntarily served the Confederate States of America from display in the United States Capitol, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr.	HOYER introduced	the following	bill; which	was referred	to the	Committee
	on					

## A BILL

To direct the Architect of the Capitol to replace the bust of Roger Brooke Taney in the Old Supreme Court Chamber of the United States Capitol with a bust of Thurgood Marshall to be obtained by the Joint Committee on the Library and to remove certain statues from areas of the United States Capitol which are accessible to the public, to remove all statues of individuals who voluntarily served the Confederate States of America from display in the United States Capitol, 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. REPLACEMENT OF BUST OF ROGER BROOKE
4	TANEY WITH BUST OF THURGOOD MAR-
5	SHALL.
6	(a) FINDINGS.—Congress finds the following:
7	(1) While sitting in the United States Capitol,
8	the Supreme Court issued the infamous Dred Scott
9	v. Sandford decision on March 6, 1857. Written by
10	Chief Justice Roger Brooke Taney, whose bust sits
11	inside the entrance to the Old Supreme Court
12	Chamber in the United States Capitol, this opinion
13	declared that African Americans were not citizens of
14	the United States and could not sue in Federal
15	courts. This decision further declared that Congress
16	did not have the authority to prohibit slavery in the
17	territories.
18	(2) Chief Justice Roger Brooke Taney's author-
19	ship of Dred Scott v. Sandford, the effects of which
20	would only be overturned years later by the ratifica-
21	tion of the 13th, 14th, and 15th Amendments to the
22	Constitution of the United States, renders a bust of
23	his likeness unsuitable for the honor of display to
24	the many visitors to the United States Capitol.

1	(3) As Frederick Douglass said of this decision
2	in May 1857, "This infamous decision of the Slave-
3	holding wing of the Supreme Court maintains that
4	slaves are within the contemplation of the Constitu-
5	tion of the United States, property; that slaves are
6	property in the same sense that horses, sheep, and
7	swine are property; that the old doctrine that slavery
8	is a creature of local law is false; that the right of
9	the slaveholder to his slave does not depend upon
10	the local law, but is secured wherever the Constitu-
11	tion of the United States extends; that Congress has
12	no right to prohibit slavery anywhere; that slavery
13	may go in safety anywhere under the star-spangled
14	banner; that colored persons of African descent have
15	no rights that white men are bound to respect; that
16	colored men of African descent are not and cannot
17	be citizens of the United States.".
18	(4) While the removal of Chief Justice Roger
19	Brooke Taney's bust from the United States Capitol
20	does not relieve the Congress of the historical
21	wrongs it committed to protect the institution of
22	slavery, it expresses Congress's recognition of one of
23	the most notorious wrongs to have ever taken place
24	in one of its rooms, that of Chief Justice Roger
25	Brooke Taney's Dred Scott v. Sandford decision.

1	(b) Removal of Bust of Roger Brooke
2	TANEY.—Not later than 30 days after the date of the en-
3	actment of this Act, the Architect of the Capitol shall re-
4	move the bust of Roger Brooke Taney in the Old Supreme
5	Court Chamber of the United States Capitol.
6	(e) Replacement With Bust of Thurgood Mar-
7	SHALL.—
8	(1) Obtaining Bust.—Not later than 2 years
9	after the date of the enactment of this Act, the Joint
10	Committee on the Library shall enter into an agree-
11	ment to obtain a bust of Thurgood Marshall, under
12	such terms and conditions as the Joint Committee
13	considers appropriate consistent with applicable law.
14	(2) PLACEMENT.—The Joint Committee on the
15	Library shall place the bust obtained under para-
16	graph (1) in the location in the Old Supreme Court
17	Chamber of the United States Capitol where the
18	bust of Roger Brooke Taney was located prior to re-
19	moval by the Architect of the Capitol under sub-
20	section (b).
21	SEC. 2. REMOVAL OF CERTAIN STATUES.
22	(a) Removal.—Not later than 30 days after the date
23	of the enactment of this Act, the Architect of the Capitol
24	shall remove the statue of Charles Brantley Aycock, the
25	statute of John Caldwell Calhoun, and the statue of James

1	Paul Clarke from any area of the United States Capitol
2	which is accessible to the public.
3	(b) STORAGE OF STATUES.—The Architect of the
4	Capitol shall keep any statue removed under subsection
5	(a) in storage until the Architect and the State which pro-
6	vided the statue arrange for the return of the statue to
7	the State.
8	SEC. 3. REQUIREMENTS AND REMOVAL PROCEDURES FOR
9	STATUES IN NATIONAL STATUARY HALL.
10	(a) REQUIREMENTS.—Section 1814 of the Revised
11	Statutes (2 U.S.C. 2131) is amended by inserting "(other
12	than persons who served as an officer or voluntarily with
13	the Confederate States of America or of the military forces
14	or government of a State while the State was in rebellion
15	against the United States)" after "military services".
16	(b) STATUE REMOVAL PROCEDURES.—
17	(1) In general.—The Architect of the Capitol
18	shall—
19	(A) identify all statues on display in the
20	United States Capitol that do not meet the re-
21	quirements of section 1814 of the Revised Stat-
22	utes (2 U.S.C. 2131), as amended by subsection
23	(a); and
24	(B) subject to the approval of the Joint
25	Committee of Congress on the Library, arrange

1	for the removal of each such statue from the
2	Capitol by not later than 120 days after the
3	date of enactment of this Act.
4	(2) Removal and return of statues.—
5	(A) In general.—Subject to subpara-
6	graph (C), the Architect of the Capitol shall ar-
7	range to transfer and deliver any statue that is
8	removed under this subsection to the Smithso-
9	nian Institution.
10	(B) STORAGE OR DISPLAY OF STATUES.—
11	The Board of Regents of the Smithsonian Insti-
12	tution shall follow the policies and procedures
13	of the Smithsonian Institution, as in effect on
14	the day before the date of enactment of this
15	Act, regarding the storage and display of any
16	statue transferred under subparagraph (A).
17	(C) STATE REQUESTS.—A statue provided
18	for display by a State that is removed under
19	this subsection shall be returned to the State,
20	and the ownership of the statue transferred to
21	the State, if the State so requests and agrees
22	to pay any costs related to the transportation of
23	the statue to the State.
24	(3) Replacement of statues.—A State that
25	has a statue removed under this subsection shall be

1	able to replace such statue in accordance with the
2	requirements and procedures of section 1814 of the
3	Revised Statutes (2 U.S.C. 2131) and section 311 of
4	the Legislative Branch Appropriations Act, 2001 (2
5	U.S.C. 2132).
6	(4) AUTHORIZATION AND APPROPRIATIONS.—
7	(A) In general.—There are appropriated
8	for the fiscal year ending September 30, 2021,
9	out of any money in the Treasury not otherwise
10	appropriated, \$5,000,000 to carry out this sec-
11	tion, including the costs related to the removal,
12	transfer, security, storage, and display of the
13	statues described in paragraph (1)(A), of
14	which—
15	(i) \$2,000,000 shall be made available
16	to the Architect of the Capitol; and
17	(ii) \$3,000,000 shall be made avail-
18	able to the Smithsonian Institution.
19	(B) AVAILABILITY.—Amounts appro-
20	priated under subparagraph (A) shall remain
21	available until expended.
22	SEC. 4. AUTHORIZATION OF APPROPRIATIONS.
23	In addition to the amounts appropriated under sec-
24	tion 3(b)(4), there are authorized to be appropriated such
25	sums as may be necessary to carry out this Act, and any

- 1 amounts so appropriated shall remain available until ex-
- 2 pended.