

H.B. 14

STATE MONUMENTS ACT AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

JANUARY 28, 2019 3:58 PM

Representative **Steve Eliason** proposes the following amendments:

1. *Page 4, Lines 94 through 102:*

94 (3) (a) If a county determines that a parcel within the county's jurisdictional boundaries
95 is appropriate for state monument designation, as described in Section 79-4-1204, the county
96 shall:
97 (i) pass a resolution in support of designation; and
98 (ii) submit the resolution in support of designation to the division and the committee.
99 (b) Within 45 days of the day on which the division receives a county resolution in
100 support of a state monument, the division shall prepare a report accepting or rejecting the
101 county's proposal, including an analysis of the state's financial cost of maintaining the proposed
102 state monument, and submit that report to the committee. **The financial analysis shall include identifying**
an ongoing funding source to ensure costs associated with maintaining and protecting the state
monument are available.

2. *Page 4, Lines 109 through 111:*

109 (5) If a proposed state monument falls within state land managed by a state agency
110 other than the division { } :
(a) the division shall consult with the managing state agency regarding the
111 monument designation proposal { } ; and
(b) the committee may not recommend the proposal to the Legislature if designating the state land may
cause the managing state agency to breach a fiduciary, contractual, or other legal obligation governing
management or use of the state land.

3. *Page 5, Lines 125 through 133:*

125 (3) In appointing the management committee, the board shall include:
126 (a) one conservationist **, if relevant to the particular state monument** ;
127 (b) one recreationist **, if relevant to the particular state monument** ;
128 (c) one cultural representative, if relevant to the particular state monument;
129 (d) one energy and mining representative, if relevant to the particular state monument;
130 (e) one small business owner, if relevant to the particular state monument;
131 (f) one farming or ranching representative, if relevant to the particular state monument;
132 (g) one county elected official; and
133 (h) one legislator whose district, in full or in part, covers the monument.

4. Page 5, Lines 147 through 148:

147 (1) Subject to Subsection (2), the division ~~{shall}~~ may be responsible for the management of a
148 state monument or contract with another organization, agency, or entity for management services .