LD-4a (New 1-61)

BILL H.R. 5703

DATE Dec. 6, 1963 PAGE (5) 22528

ACTION:

Passed.

ERACY

ters of the Confederacy was considered, the insignia of the United Daughters of the ordered to a third reading, read the "It is intended that such amendment will "It is intended that such amendment will third time, and passed

bill.

was ordered to be printed in the RECORD, as follows:

## PURPOSE

renew design patent No. 29611, the insginia unless it is in the interests of patriotic, of the United Daughters of the Confederacy, fraternal, or religious organizations." for a period of 14 years from the date of enactment of the bill.

## STATEMENT

The report of the Department of Commerce considered favorably. indicates no objection to the enactment of this legislation. H.R. 5703 was approved by are the report of the Department of Com-1963. The Senate Subcommittee on Patents, Trademarks, and Copyrights, to which H.R. Congress, and a letter from Senator ROBERT-5703 was referred, has received no objections to this bill.

The design patent was originally issued on November 8, 1898. It was previously renewed and extended for a period of 14 years by Public Law 242, 69th Congress, approved May 18, 1926, and again by Public Law 220 of the 77th Congress, approved August 18, 1941. The last extension of the patent expired on August 18, 1955.

Paragraph (b) of the proposed legislation provides that no person who has manufactured the design of such patent between August 18, 1955, and the date of enactment of this act shall be held liable for infringement of this patent by the continued manufacture and sale thereof. This, of course, will preclude any penalty for manufacturing such design during that time.

The Senate during the 85th Congress passed a bill (S. 732) to extend the design patent but no action was taken in the House. The report of this committee on S. 732, 85th Congress, reads in part as follows:

'The design patent referred to undertakes to protect the insignia of the United Daughters of the Confederacy. In the report of the Secretary of Commerce on this legislation it is stated that the Department generally opposes the extensions of patents but that an exception has been made with respect to legislation extending the statutory period for design patents for emblems or badges of patriotic, fraternal, or religious organizations, and for that reason the Department of Commerce interposes no objection to the enactment of this legislation.

"It is noted in the report of the Secretary of Commerce that insofar as the records of the Patent Office show, the title to Design Patent No. 29,611 has never been transferred to the United Daughters of the Confederacy but remains in the name of the patentee, Simeon E. Theus. Inquiry was made in relation to this situation, the result of which is expressed in a letter to the Honorable JAMES

EXTENSION OF PATENT TO UNITED O. EASTLAND, chairman of the Committee on DAUGHTERS OF THE CONFED. the Judiciary, from Senator A. WILLIS EDACY ROBERTSON, of Virginia, dated April 15, 1957, in which it is suggested that the bill be The bill (H.R. 5703) granting an ex-amended by inserting the words in line 5, tension of patent to the United Daugh- on page 1, after the patent number "which is

at least give some recognition to the rights of Mr. MANSFIELD. Mr. President, I the United Daughters of the Confederacy to ask unanimous consent to have printed continue official use of the design insignia in the Record an excerpt from the report even though there is not a record of assign-(No. 690), explaining the purposes of the ment by the original patentee. Apparently, this has been the intent of the Congress over There being no objection, the excerpt the years because, as indicated, there have been two extensions of this patent in the name of the United Daughters of the Confederacy and further, that it is not the policy PURPOSE of the Congress nor of the Patent Office to The purpose of H.R. 5703 is to extend and recommend extension of this type of patent

After a study of this matter the comz mittee concurs in the action of the House and recommends that the bill, H.R. 5703, be

Attached hereto and made a part hereof the House of Representatives on August 6, merce on H.R. 5703, dated September 25, 1963, the Secretary of Commerce on S. 732, 85th son to the chairman of the Senate Committee on the Judiciary, dated April 15, 1957.