CONCURRENT RESOLUTION OPPOSING UNILATERAL USE
OF THE ANTIQUITIES ACT
2016 SECOND SPECIAL SESSION
STATE OF UTAH
Chief Sponsor: Keven J. Stratton
Senate Sponsor:
LONG TITLE
General Description:
This concurrent resolution of the Legislature and the Governor expresses strong
opposition to the designation of a new national monument in the state without local
input and state legislative approval.
Highlighted Provisions:
This resolution:
• expresses strong opposition to the use of the Antiquities Act by the President of the
United States to establish a new national monument in the state without local input
and state legislative approval.
Special Clauses:
None
Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:
WHEREAS, the members of the Utah Legislature and the Governor are honored to
have all taken an oath to uphold the divinely inspired Constitution and the laws of the state and
the United States;
WHEREAS, the framers of our constitution, as evidenced by their inspired and

carefully crafted constitutional balance of power and responsibilities between branches of

government and between the national and state governments, did not intend to grant the



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20	executive branch unmateral authority to set aside vast swaths of land within the borders of a
29	state without input from Congress or state officials;
30	WHEREAS, egregious federal overreach is among the greatest threats to:
31	<ul> <li>the current strength and vitality of the state;</li> </ul>
32	<ul> <li>the health, safety, and welfare of its citizens;</li> </ul>
33	<ul> <li>the pursuit by its citizens of life, liberty, and happiness;</li> </ul>
34	<ul> <li>the long-term economic prosperity of the state; and</li> </ul>
35	<ul> <li>the equitable per pupil funding of education for Utah's children;</li> </ul>
36	WHEREAS, the Utah Legislature and the Governor oppose the actions of those who
37	would seek to resolve conflicts with the federal government by methods outside the bounds of
38	the law;
39	WHEREAS, it is in this spirit of lawful resolution of conflicts that the Utah Legislature
40	and the Governor submit the matters herein set forth;
41	WHEREAS, the state of Utah is a public lands state, committed to preserving certain of
42	these lands in their natural condition, allowing continued recreational access for hunters,
43	anglers, campers, and other recreators on other land, as well allowing some public lands to be
44	utilized for additional benefits, including agriculture, timber production, and energy and natural
45	resource development;
46	WHEREAS, a high and critical priority for the Legislature and the Governor is the
47	health, protection, preservation, and productivity of, and access to the public lands within the
48	state—lands that are greater in size than the total land mass within the borders of 19 of the
49	other 49 states;
50	WHEREAS, roughly 66% of the land within the sovereign state of Utah is presently
51	owned and administered by the federal government, unlike 38 states in the Union that govern
52	almost all the land within their borders, and members of the Legislature and the Governor are
53	concerned by federal policies and management that threaten the health, protection, and
54	productivity of, and access to these public lands;
55	WHEREAS, Utah is 50th in the nation in per pupil spending due to the large portion of
56	the state that is held as federal land and not subject to property tax;
57	WHEREAS, the officials of the state have a legitimate basis to believe that President
58	Barack Obama is considering issuing a proclamation under the Antiquities Act designating one

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or more national monuments within the borders of the state of Utah before the end of his term

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60	in office;
61	WHEREAS, one of the national monuments being considered—Bears Ears National
62	Monument—may be nearly 1.9 million acres in size and cover roughly 40% of San Juan
63	County;
64	WHEREAS, the Antiquities Act limits a presidential monument designation to the
65	"smallest area compatible with proper care and management of the objects to be protected";
66	WHEREAS, the state of Utah is already home to the Grand Staircase-Escalante
67	National Monument designated by President Bill Clinton, which placed 1,880,461 acres, or
68	2,938 square miles, of land within the borders of Utah under protected status, greatly restricting
69	its use by local individuals, all without consulting the Governor, the Legislature, or the
70	congressional delegation of the state of Utah;
71	WHEREAS, an additional national monument designation within the borders of the
72	state without the consent of the Governor, Legislature, or Utah's congressional delegation will
73	have the effect of further restricting the public's access to and enjoyment of public lands in
74	Utah;
75	WHEREAS, the creation of another national monument in Utah—already home to five
76	national parks and seven national monuments—would only add to the burden placed on the
77	funding of Utah schools;
78	WHEREAS, during her confirmation hearing on March 7, 2013, Secretary of the
79	Interior Sally Jewell committed to Senator Mike Lee that gaining local support for a national
80	monument should be a prerequisite for national monument designations under the Antiquities
81	Act;
82	WHEREAS, over the past three years, Secretary Jewell has repeatedly made reference
83	to the importance of local buy-in through local meetings, input, and public hearings before a
84	national monument is designated;
85	WHEREAS, on Wednesday, February 24, 2016, in a House Natural Resources
86	Committee discussion with Secretary Jewell, Chairman Rob Bishop noted that during each of
87	President Obama's previous monument declarations, at least one member of that state's
88	congressional delegation supported a monument declaration;
89	WHEREAS, Chairman Bishop went on to note that not one single member of Utah's

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congressional delegation supports another national monument declaration in Utah under the Antiquities Act;

WHEREAS, on February 23, 2016, in her response to Senator Lee during a hearing before the Senate Committee on Energy and Natural Resources, Secretary Jewell became noncommittal regarding working with Utah's Governor, federal delegation, and local elected officials, and stated in reference to concerns about a potential new monument designation in southeastern Utah: "Well, to be clear, I can't commit to anything with regard to the Antiquities Act because that is a tool of the President of the United States. I will commit that we will go out and spend time within the community and take input from the community. That is something that we have done every time and we will continue to do that.";

WHEREAS, as of May 2016, that process of taking input from local communities has not occurred in Utah;

WHEREAS, the Legislature of the state of Utah hereby goes on record as not only withholding its consent to the establishment of any proposed new national monuments without state legislative input and approval, but emphatically objecting to the establishment of the same;

WHEREAS, Governor Gary R. Herbert has written to the President of the United States twice—once in August 2015 and once in February 2016—urging him not to use the Antiquities Act to designate another national monument in Utah;

WHEREAS, Governor Herbert noted that another monument designation in Utah would "inflame passion, spur divisiveness, and ensure perpetual opposition";

WHEREAS, while some tribes with historic ties to Bears Ears support the proposed monument, most members of the Navajo Nation who live in San Juan County do not support the monument designation;

WHEREAS, Navajos in San Juan County experience some of the highest rates of unemployment in the state;

WHEREAS, San Juan County commissioner Rebecca Bennally, whose constituency includes members of the Navajo Nation who live in San Juan County, indicated on April 20, 2016, that Navajos in that region would prefer sacred sites be protected through application of a conservation area designation, with some areas left available for development and job creation for locals;

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WHEREAS, the Legislature and the Governor believe that democratic process matters,
and that consideration of whether to set aside Bears Ears for preservation should involve all
interested stakeholders, in a manner that protects Bears Ears while still allowing local concerns
to be heard and recognized;
WHEREAS, the Legislature and the Governor invite the President and the Secretary of
the Interior to join Utah's congressional delegation, the Governor, state legislative leadership
from both parties, locally elected officials, and interested stakeholders to engage in such a
constitutional process;
WHEREAS, the Legislature and the Governor are opposed to a unilateral use of the
Antiquities Act to create a Bears Ears National Monument without a more in-depth process that
draws all stakeholders together;
WHEREAS, while some resident and non-resident individuals and groups support the
designation of the monument, the majority of San Juan County citizens, including Navajo tribal
members, are opposed to it;
WHEREAS, the Legislature and the Governor also favor protection and conservation of
the Bears Ears area, but prefer a constitutionally sound, locally driven legislative approach;
WHEREAS, citizens in rural Utah already experience difficult economic prospects, and
tourism alone from Utah's current seven national monuments and five national parks has not
been able to provide a sufficient, year-round revenue base for these communities;
WHEREAS, citizens in rural Utah deserve the opportunity to create a diversified,
ongoing economy;
WHEREAS, responsible and environmentally sound economic development can be
pursued simultaneously with wilderness preservation and conservation;
WHEREAS, a monument designation would remove forever the possibility of
economic development in the Bears Ears region, hurting those who live in the area to benefit
those who only wish to visit the area;
WHEREAS, many potential issues with a proposed Bears Ears monument have not
been resolved and need further informed discussion;
WHEREAS, the proposed Bears Ears National Monument contains approximately
150,000 acres of School and Institutional Trust Lands Administration land;
WHEREAS, neither the federal government nor the proponents of the Bears Ears area

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152	have done any environmental or socioeconomic impact study of the proposal;
153	WHEREAS, the system of having federal officials over a thousand miles away govern
154	land in Utah, particularly without sufficient local input, is contrary to the dual sovereignty
155	design of our federal republic, which protects individual liberty by diffusing sovereign power;
156	WHEREAS, decisions regarding the health, safety, and welfare of Utah citizens are,
157	under our federal system, properly placed with local governments;
158	WHEREAS, the use of the Antiquities Act in recent years by presidents to designate
159	millions of acres of land as national monuments disparately impacts western states, including
160	Utah, because only western states have large areas of federal land remaining within their
161	borders;
162	WHEREAS, two western states—Wyoming and Alaska—received special exemptions
163	from the Antiquities Act in 1950 and 1980, respectively, after the act was used extensively
164	within the boundaries of those two states; and
165	WHEREAS, Utah is already the home to seven national monuments and should be
166	considered for an exemption from the Antiquities Act, like Wyoming and Alaska:
167	NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the
168	Governor concurring therein, expresses strong opposition to the creation of any new national
169	monuments within the state by the President of the United States without approval by the
170	Governor and the Legislature.
171	BE IT FURTHER RESOLVED that the Legislature and the Governor encourage
172	Congress to amend the Antiquities Act to prevent presidents from unilaterally designating
173	enormous amounts of land within a sovereign state, Utah in particular, as national monuments
174	without local input and state legislative approval.
175	BE IT FURTHER RESOLVED that the Legislature and the Governor encourage
176	Attorney General Sean Reyes to research the authority of the President of the United States to
177	designate a proposed national monument within the borders of the state of Utah without state
178	legislative approval.
179	BE IT FURTHER RESOLVED that the Legislature and the Governor encourage
180	Attorney General Sean Reyes to research and explore all legal options available to the state
181	regarding unilateral national monument designations.
182	BE IT FURTHER RESOLVED that a copy of this resolution be sent to the President of

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the United States, the members of Utah's congressional delegation, and Attorney General Sean

Reyes.

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