MINUTES OF THE SENATE NATURAL RESOURCES, AGRICULTURE, AND ENVIRONMENT STANDING COMMITTEE

415 State Capitol, Utah State Capitol Complex February 13, 2012

Members Present: Sen, Ralph Okerlund, Chair

Sen. Casey Anderson Sen. Allen M. Christensen

Sen. Gene Davis Sen. Margaret Dayton

Member Absent: Sen. David Hinkins

Staff Present: Mr. J Brian Allred, Policy Analyst

Ms. Lorna Wells, Secretary

A list of visitors and a copy of handouts are filed with the committee minutes.

Chair Okerlund called the meeting to order at 4:00 p.m.

Approval of Minutes

MOTION: Sen. Anderson moved to approve the minutes of the February 8, 2012 meeting.

The motion passed unanimously.

MOTION: Sen. Anderson moved to replace S.C.R. 8 with 1st Sub. S.C.R. 8. The motion

passed unanimously, with Sen. Davis and Sen. Dayton absent for the vote.

S.C.R. 8 Concurrent Resolution Supporting New Technologies and Facilities That Enhance the Production and Value of Uintah Black Wax (Sen. K. Van Tassell)

Spoke for the bill: Michael Zumwalt, Thrace Energy

Jeff Hartley, Responsible Energy Developers

MOTION: Sen. Christensen moved to pass the bill out favorably. The motion passed

unanimously.

MOTION: Sen. Christensen moved to place the bill on the consent calendar. The motion

passed unanimously.

S.B. 86 Agriculture Protection Amendments (Sen. C. Bramble)

MOTION: Sen. Davis moved to amend the bill with Amendment #1 as follows:

1. Page 6, Line 165:

Section 4. Section **17-41-405** is amended to read:

Minutes of the Senate Natural Resources, Agriculture, and Environment Standing Committee February 13, 2012

Page 2

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2. Page 6, Line 172:
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- 172 (2) [Any] (a) A [[-condemnor-]] political subdivision wishing to condemn property within an agriculture
- 3. Page 7, Lines 193 through 199:
 - (4) At the hearing required in Subsection (3), the legislative body shall:
 - 194 (a) receive testimony, evidence, and recommendations from:
 - 195 (i) the [[condemnor]] political subdivision;
 - 196 (ii) the landowner; and
 - 197 (iii) the public; and
 - (b) consider a report submitted by an advisory board in accordance with Subsection
 - 199 <u>(2)(b)(iv).</u>
- 4. Page 8, Lines 218 through 220:
 - [(6) The] (7) (a) Subject to Subsection (7)(b), the applicable legislative body [or the
 - 219 advisory board] may request the county or municipal attorney to bring an action to enjoin [any]
 - 220 <u>a</u> [[-condemnor-]] <u>political subdivision</u> from violating any provisions of this section.

The motion carried unanimously.

Sen. Bramble presented and explained this bill.

MOTION: Sen. Christensen moved to amend the bill with Amendment #2 as follows:

- 1. Page 5, Line 122:
 - 122 <u>(i) the land</u> [[<u>is no longer being used for an agricultural purpose</u>]] <u>no</u> longer qualifies under Title 59, Chapter 2, Part 5, Farmland Assessment Act;
- 2. *Page 7, Line 212 through Page 8, Line 218:*
 - 212 [(5)] (6) [[-(a)]] Within 60 days after receipt of the notice of condemnation, the applicable
 - 213 legislative body [and the advisory board] shall approve or reject the proposed condemnation.
 - 214 [[-(b) If the applicable legislative body [and the advisory board fail] fails to act within the

Minutes of the Senate Natural Resources, Agriculture, and Environment Standing Committee February 13, 2012

Page 3

- 215 60 days or such further time as the applicable legislative body establishes, [the condemnation
- 216 shall be considered rejected] the political subdivision may proceed with the condemnation
- 217 <u>action.</u>]]
- [(6) The] (7) (a) Subject to Subsection (7)(b), the applicable legislative body [or the

The motion passed unanimously.

MOTION: Sen. Dayton moved to amend the bill with Amendment #3 as follows:

1. Page 8, Line 230:

230 (b) The district court shall review the appeal [[-de novo-]].

The motion passed unanimously.

Spoke for the bill: Ms. Chris Finlinson, Central Utah Water Conservancy District

Spoke against the bill: Mr. Allen C. Christensen, Christensen Farms

Mr. Wayne A. Christensen, Christensen Farms

Ms. Elaine Schofield, Manager, Clinger Family L.C.

Spoke to the bill: Sterling Brown, Utah Farm Bureau

Mr. Michael Jensen, Chairman of the Board,

Utah Water Conservancy District, Salt Lake Chamber of Commerce

MOTION: Sen. Davis moved to pass the bill out favorably.

SUBSTITUTE MOTION: Sen. Dayton moved to the next item on the agenda. The motion

passed unanimously.

S.B. 84 Water Skiing Amendments (Sen. C. Anderson)

Sen. Anderson presented and explained this bill.

MOTION: Sen. Anderson moved to amend the bill with Amendment #1 and #2 as follows:

1. Page 1, Line 18:

states that an observer [[is]] and flag are not required during water skiing if the vessel is:

Minutes of the Senate Natural Resources, Agriculture, and Environment Standing Committee February 13, 2012

Page 4

- 2. Page 2, Line 52:
 - 52 <u>tournament slalom course, an observer</u> [[<u>is</u>]] <u>and flag are</u> <u>not required if the</u> vessel is:
- 1. Page 1, Line 13:
 - permits a person to wear a non-Coast Guard approved [[-life vest-]] personal floatation device if the person is:
- 2. Page 2, Line 46:
 - 46 [[<u>life vest</u>]] <u>personal floatation device</u> <u>if the person</u> <u>is on an American Water</u>

 <u>Ski Association regulation tournament slalom course and</u> <u>is:</u>

The motion passed unanimously with Sen. Dayton absent for the vote.

Spoke for the bill: Mr. Henry Cobb, VP Membership, Utah Waterski Club

Spoke to the bill: Mr. Eric Stucki, Utah State Park Legislative Liaison

MOTION: Sen. Anderson moved to pass the bill out favorably. The motion passed, with Sen. Dayton absent for the vote.

MOTION: Sen. Davis moved to adjourn. The motion passed unanimously. Chair Okerlund adjourned the meeting at 5:10 p.m.

Minutes were reported by Lorna Wells, Secretary

Sen. Ralph Okerlund, Committee Chair