Enrolled Copy H.C.R. 302

1	CONCURRENT RESOLUTION ON SCOFIELD LAND
2	TRANSFER
3	2011 THIRD SPECIAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Patrick Painter
6	Senate Sponsor: Margaret Dayton
7 8	LONG TITLE
9	General Description:
10	This concurrent resolution of the Legislature and the Governor urges Utah's
11	congressional delegation to sponsor legislation to resolve the Scofield land transfer
12	issue.
13	Highlighted Provisions:
14	This resolution:
15	 urges Utah's congressional delegation to sponsor legislation to resolve the Scofield
16	land transfer issue as outlined in this resolution, and to make every effort to see it
17	successfully pass the United States Congress.
18	Special Clauses:
19	None
20	
21	Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:
22	WHEREAS, the United States, acting through the United States Bureau of Reclamation
23	(BOR) and in cooperation with Price River Water Conservancy District and Carbon Water
24	Conservancy District, acquired lands to accommodate both normal and flood control storage of
25	water;
26	WHEREAS, in 1946, the United States, acting through the BOR, completed
27	construction of the Scofield Dam to provide water for irrigation, municipal, and industrial
28	purposes;
29	WHEREAS, the only features of the Scofield Project are Scofield Dam and Reservoir,

H.C.R. 302 Enrolled Copy

which are designed to impound both normal and flood flows;

WHEREAS, in order to store flood flows, the dam and reservoir basin are designed with space for storage of water at levels between the normal water surface elevation and the flood surcharge elevation;

WHEREAS, to safely accommodate the flood storage, the United States acquired lands, and interests in lands, up to and sufficiently beyond the flood surcharge elevation of the reservoir;

WHEREAS, residents have paid Carbon County property taxes for the entire time that they have claimed title to the property and the United States has made payments in lieu of taxes since acquisition of the property and completion of the project;

WHEREAS, claimants have constructed private wells and other utilities on the United States property and a special service district was created to construct, operate, and maintain a sewer system within the subdivision;

WHEREAS, claimants should have a choice of one of two options to resolve issues of trespass and encroachment;

WHEREAS, the first option available to claimants should be: to authorize the Secretary of the Interior to transfer a fee interest in the claimed portion of the property above the elevation of the crest of the existing spillway, if the claimant remits to the United States the current fair market value of the fee interest in the claimed portion of the property, exclusive of the value of any permanent structures; to retain a flood easement by the United States over the entire tract; and to have deed restrictions requiring, among other things, the claimant to secure or tie down any and all structures so as to prevent them from being displaced during any flood event;

WHEREAS, the second option to claimants should be to authorize the Secretary of the Interior to grant to a claimant an easement or life estate permitting the continued occupation of the claimed portion of the property above the elevation of the crest of the existing spillway elevation and the continued existence of existing structures, subject to the claimant remitting to the United States the current fair market value of the easement or life estate provisions under

Enrolled Copy H.C.R. 302

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

which the claimant agrees to hold the United States harmless for any and all claims arising from the design, construction, operation, or replacement of Scofield Dam and Reservoir; and an easement or life estate provisions requiring, among other things, the claimant to secure or tie down any and all structures to prevent them from being displaced during any flood event; WHEREAS, federal revenues generated from the exercise of either option should be retained in a trust fund administered by the United States Secretary of the Interior, acting through the BOR and used for the purpose of providing enhanced recreation opportunities at Scofield Reservoir; WHEREAS, Senator Orrin Hatch is the lead sponsor of the Scofield Land Transfer Act, legislation that is pending introduction before the United States Senate that is designed to resolve the Scofield land transfer issue; and WHEREAS, the efforts of Governor Herbert, Alan Christensen, John Jones, Boyd Bunnell, Sam Chiara, Wayne Pullan, Curt Pledger, Albert Spensko, Mike Milovich, Ed Vidmar, and Ted Wilson have helped to shape this solution to the issue: NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, urge Utah's congressional delegation to sponsor legislation that resolves the Scofield land transfer issue as outlined in this resolution, and to make every effort to see it successfully pass the United States Congress. BE IT FURTHER RESOLVED that the Legislature and the Governor express appreciation to Governor Herbert, Alan Christensen, John Jones, Boyd Bunnell, Sam Chiara, Wayne Pullan, Curt Pledger, Albert Spensko, Mike Milovich, Ed Vidmar, and Ted Wilson for their efforts in developing a solution to this issue. BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Majority Leader of the United States Senate, the Speaker of the United States House of Representatives, the Carbon County Commission, the United States Bureau of Reclamation, Governor Herbert, Alan Christensen, John Jones, Boyd Bunnell, Sam Chiara, Wayne Pullan, Curt Pledger, Albert Spensko, Mike Milovich, Ed Vidmar, Ted Wilson, and to the members of Utah's congressional delegation.