CONCURRENT RESOLUTION URGING FEDERAL
LEGISLATION TO REDUCE OR MODIFY THE
BOUNDARIES OF THE GRAND STAIRCASE-ESCALANTE
NATIONAL MONUMENT

2017 GENERAL SESSION
STATE OF UTAH

Chief Sponsor: Michael E. Noel
Senate Sponsor: Ralph Okerlund

LONG TITLE

General Description:
This concurrent resolution urges Utah's congressional delegation to support legislative actions to reduce or modify boundaries of the Grand Staircase-Escalante National Monument.

Highlighted Provisions:
This resolution:

► expresses opposition to the manner in which the Grand Staircase-Escalante National Monument (GSENM) was designated;

► identifies the benefits resulting from modified or reduced boundaries of the GSENM; and

► urges Utah's congressional delegation to support legislative actions to reduce or modify the boundaries of the GSENM.

Special Clauses:
None

Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:
WHEREAS, the Grand Staircase-Escalante National Monument (GSENM) was created in 1996 by Presidential Proclamation 6920 without any input or support from Garfield or Kane counties, their citizens, their public officials, or the state of Utah;
WHEREAS, the GSENM was created without consideration of roads, local economies, customs, culture, and heritage;
WHEREAS, the GSENM has resulted in diminished grazing rights, energy and mineral rights, public road access, state trust land properties, and resource use and preservation;
WHEREAS, for more than 20 years, the GSENM has had a negative impact on the prosperity, development, economy, custom, culture, heritage, educational opportunities, health, and well-being of local communities;
WHEREAS, establishment of the GSENM has resulted in a 44% reduction in Escalante High School enrollment (from 151 to 67) since September 1996;
WHEREAS, establishment of the GSENM has resulted in loss of business opportunity and out-migration of families, workers, and jobs;
WHEREAS, boundary adjustments are authorized by law and are needed to protect the prosperity, health, safety, and welfare of the citizens of Garfield and Kane counties;
WHEREAS, boundary adjustments identified by Garfield and Kane counties are essential to the protection of health, safety, welfare, prosperity, custom, culture, and commercial opportunities for their citizenry;
WHEREAS, boundary adjustments identified by Garfield and Kane counties are necessary for optimizing multiple use and sustained-yield, including:
• access to public lands;
• commerce;
• development and protection of natural resources;
• traditional recreational resource values;
• traditional cultural and historical values;
• agricultural livestock and forest products industries; and
• other activities vital to the custom, culture, and well-being of the area;
WHEREAS, the designation of lands as monuments has reduced the ability to actively manage for land health issues such as vegetation treatments, erosion control, water management, grazing management, wildlife management activities, and invasive plant control;
and

WHEREAS, a myriad of federal laws enacted since the passage of the Antiquities Act of 1906, such as the Archaeological Resources Protection Act, the National Environmental Policy Act, the Federal Land Policy and Management Act, and the Endangered Species Act, can be used to protect and preserve the antiquities and other important resources in the GSENM:

NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, urges Utah's congressional delegation to support legislative action to reduce or modify boundaries of the GSENM to the minimum area necessary to protect antiquities identified in Presidential Proclamation 6920.

BE IT FURTHER RESOLVED that the Legislature and Governor direct Garfield and Kane counties to consult with the Bureau of Land Management and create mapping of the minimum acreage necessary to protect antiquities identified in Presidential Proclamation 6920.