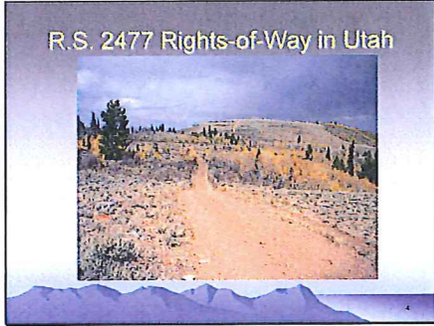
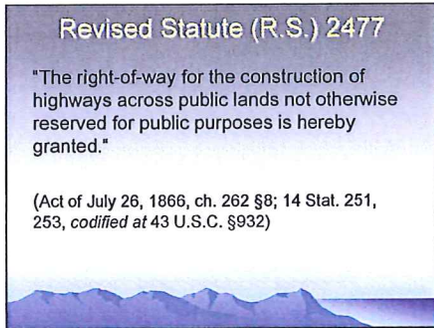


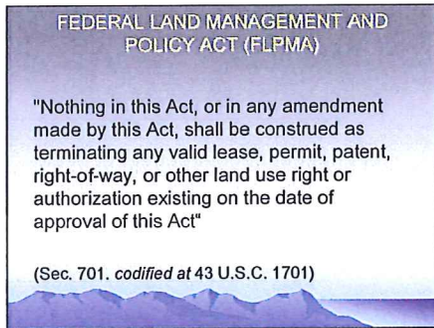
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Step 3: Obtain Affidavits

- Road team meets with witnesses and obtains two affidavits, if possible, on each right of way
 - Approximately 4 to 5 times more D roads than B roads
- Road team updates road list and submits to AGRC
 - Meeting with County to discuss road list



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Step 4: Review Right of Way Files

- Document Preparation
 - AGRC prepares packets for each road
- Team prints packets and combines affidavits into individual right of way files
 - Team submits individual files to Governor's Designee (PLPCO Director) for signature

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Step 5: Record and Submit Documents

- Road team members travel to County Recorder to record road packets
- Road team scans recorded road files
- PLPCO submits electronic road files, road list and map to BLM
 - U.C.A. 72-5-309 to 72-5-310
- Recorded road files are uploaded to PLPCO website and submitted to State Archives
 - <http://www.recorded2477roads.utah.gov/>

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UTAH ENABLING ACT

SEC. 6.
That upon the admission of said State into the Union, sections numbered two, sixteen, thirty-two and thirty-six in every township of said proposed State, and where such sections or any parts thereof have been sold or otherwise disposed of by or under the authority of any act of Congress; or other lands equivalent thereto...are hereby granted to said State for the support of common schools....



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UTAH ENABLING ACT

SEC. 3.
That the people inhabiting said proposed State do agree and declare that they forever disclaim all right and title to the unappropriated public lands lying within the boundaries thereof...and that until the title thereto shall have been extinguished by the United States, the same shall be and remain subject to the disposition of the United States...that no taxes shall be imposed by the State on lands or property therein belonging to or which may hereafter be purchased by the United States or reserved for its use....



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UTAH ENABLING ACT

SEC. 9.
That five per centum of the proceeds of the sales of public lands lying within said State, which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to the said State, to be used as a permanent fund, the interest of which only shall be expended for the support of the common schools within said State



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2012 Proposed Resolutions

- **HCR 001 – Letter to Federal Government**
Resolution for letter to federal government – demand for response, indication of intentions by 4/15/2013

- **HJR 003 – Federal Transfer of Public Lands**
Resolution demanding that the federal government extinguish title to Utah's public lands and transfer title to those lands to the state of Utah.



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2012 PROPOSED BILLS

- **HB 0091, 91S01 – Utah Enabling Act Legislation**
Requires the State Attorney General to file an action to enforce the Utah Enabling Act if the United States does not comply with certain demands by 10/1/2012

- **HB 0148 – Transfer and Taxation of Public Lands**
 - Requires the United States to extinguish title to public lands and transfer title to those public lands to the state on or before December 31, 2014;
 - Provides for 5/95% State/Federal split on sale of public lands to which the State receives title under legislation; 5% State share to be deposited into the permanent State School Fund;
 - Requires the Constitutional Defense Council to study or draft legislation on certain issues related to the transfer, management, and taxation of public lands



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2012 PROPOSED BILLS (cont'd)

- **HB 0141 – State Sovereignty and Rights of Set Off**
Affirms Ninth and Tenth Amendments; Grants State right to set off costs and damages against amounts owed to Federal Government

- **HB 0176 – County Land Use Plans**
Outlines process for a county to recommend to the Legislature proposed congressional land use legislation concerning federal land use within the county.

- **HB 209 – Utah Lands Protection Act**
Defines sovereign lands.

- **HB 0511 – Eminent Domain of Federal Land**
Allows eminent domain action against Federal Government by political subdivision of State



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