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# Arizona Liberty Takes an in-depth look at National Monument Designations





#### **Arizona Liberty**

"Self-Financed" Grassroots Group of Concerned Sedona Residents

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## What is the 1906 Antiquities Act?

- Allows the president to designate unilaterally by an EXECUTIVE ORDER (President)
- Can be done with LITTLE citizen or state involvement
- Used to **PROTECT** historic artifacts and sites
- Must be **CONFINED** to the "smallest area" necessary





# **Congressional Action**

- National Monuments can also be designated through public law as a result of CONGRESSSIONAL ACTION
- Requires PUBLIC COMMENT and INVOLVEMENT
- Requires NEPA COMPLIANCE
- Specifies USES and includes BETTER DIRECTION





#### **Designation under 1906 Antiquities Act**

- President designates unilaterally by public proclamation
- Disenfranchises local and state stakeholders
- Does not value local input to the process
- Ignores state officials' and agencies' input
- Undermines public support for existing management
- Ignores future mandated NEPA & Section 7 Analysis

#### UNDERMINES EXTENSIVE ONGOING WORK AND PRIOR COLABERATION BETWEEN LOCAL ORGANIZATIONS AND FEDERAL AGENCIES





## 1906 Antiquities Act – Section 2

The President of the United States is authorized, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be National Monuments, and may reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the SMALLEST area compatible with proper care and management of the objects to be protected.

When such objects are situated upon a tract covered by a bona fide unperfected claim or held in private ownership, the tract, or so much thereof as may be necessary for the proper care and management of the object, may be relinquished to the Government, and the Secretary of the Interior is hereby authorized to accept the relinquishment of such tracts in [sic] behalf of the Government of the United States.





## Legal Implications

- Federal Government's ability to reach beyond the confines of public land and regulate activity on adjacent state and private lands has startled many states, particularly in the West, where federal lands are extensive. More specifically, this doctrine is known as "the inholder's rule" as defined by the U.S. Supreme Court.
- Private and state lands subject to regulations under statutes pursuant to the extra-territorial application of the Property Clause must be within the perimeter area of a designated conservation unit or ENTIRELY SURROUNDED by federal lands.
- The application of the PROPERTY CLAUSE (proven by case law), CAN APPLY to all levels of government controlled land, but has never been exercised in regards to a NATIONAL FOREST or NATIONAL MONUMENT to date.





#### Consequences

- Decreased Recreational Opportunities
  - Camping, Shooting, Hunting, Riding, OHV use and Travel
- Retired Grazing Leases
  - Ranchers out of business; Local businesses shuttered
- Restricted Forest Management
   Will harm 4FRI and prevent active forest management
- Seized Water Rights and Contaminated Watersheds

   Prevent the use of groundwater and surface water rights
   Lack of forest management causes wildfires, harms watersheds





## Consequences Cont.

- Restricted Property Rights
  - Property bordering national monument
  - Property Clause limits personal property rights
  - 28,000 acres private land and 64,000 acres state trust land
- Restricted Economic Opportunities and Jobs Losses
   -Will close at least 3 businesses, prevent mining, commercial development, timber production, and other activities
- Degraded local quality of life
- Lost business revenue and jobs
- Limited utility company access
- Loss of local and state revenue



#### **Consequences Cont.**

#### NATIONAL MONUMENTS and NATIONAL PARKS

#### **AUTOMATICALLY**

Given a High Alert Status by the Department of Homeland Security

Question: What Law Enforcement Agency is in charge: City Police, County Sheriff or DHS?

Question: What federal agency is in charge: Park Service, BLM or Forest Service?

Answer: No One Knows!







The Rules Are Different National Forest Service Rules are <u>OPEN</u> National Monument Rules are <u>RESTRICTIVE</u> More Government Regulations = Less Personal Freedoms

RESTRICTIONS LEAST (1) TO MOST (5)

- 1. National Forest
- 2. National Monument
- 3. National Scenic Area
- 4. National Park
- 5. Wilderness Area





30% of NATIONAL MONUMENTS have been converted to NATIONAL PARKS





# The Process is Broken After Years of Abuse

- The Antiquities Act gives a President unilateral authority to designate a national monument (no vote of the people).
- A preliminary Resource Management Plan ("RMP"), submitted with the national monument proclamation, is <u>SUBJECT TO CHANGE AFTER</u> the proclamation is signed (Washington DC "Black Box"). Changes to the RMP are based on the National Environmental Policy Act (NEPA) and other required studies (4+ years) which establish land use rules and protocols





**Neighboring State National Monument Designations With LITTLE to NO Public Input** Castle Mountains, Mojave Trails, Sand to Snow (CA) 1,800,000 acres in January, 2016 Berryessa-Snow Mountain (CA) 360,000 acres in July, 2015 Basin and Range (NV) 700,000 Acres in July, 2015 San Gabriel Mountains (CA) 350,000 acres in October, 2014 Organ Mountains Desert Peaks (NM) 500,000 acres in May, 2014 Grand Staircase – Escalante (UT) 1,900,000 acres in September, 1996





## Grand Staircase – Escalante (UT)

#### Established under the Antiquities Act of 1906

- Designated unilaterally by President Clinton
- No support by local stakeholders, governor or elected officials
- Announced with 24 hours advance notice to the governor
- Encompassed 1,900,000 acres

#### **Unintended Consequences**

- Managed by Bureau of Land Management
- Promised "no changes to management guidelines"
- Restricted property access for road repair, fence maintenance, etc.
- Degraded businesses, livestock grazing, and local quality of life
- Shuttered businesses and depopulation (150 -> 50 elementary students)
- Residents concluded "officials have deliberately misled the public "



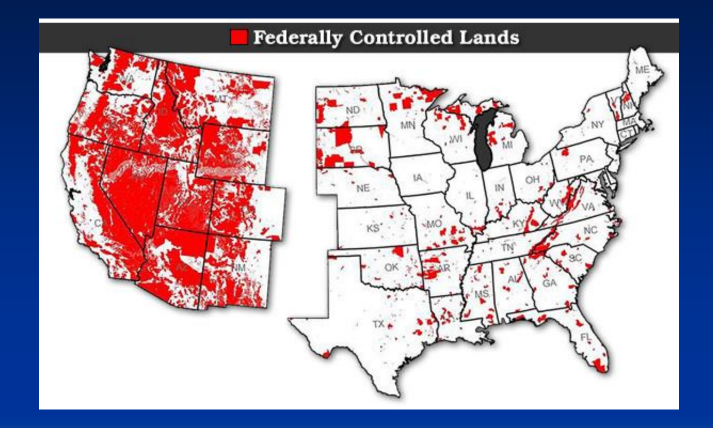


# Wyoming and Alaska

- A 1950 law passed by Congress prohibits designation of a national monument in the state of Wyoming under the Antiquities Act and requires Congressional approval for any new monuments.
- Another statutory requirement implemented by Congress limits designations in Alaska under the Antiquities Act to 5,000 acres or less.



#### **Federal Land Concentration**

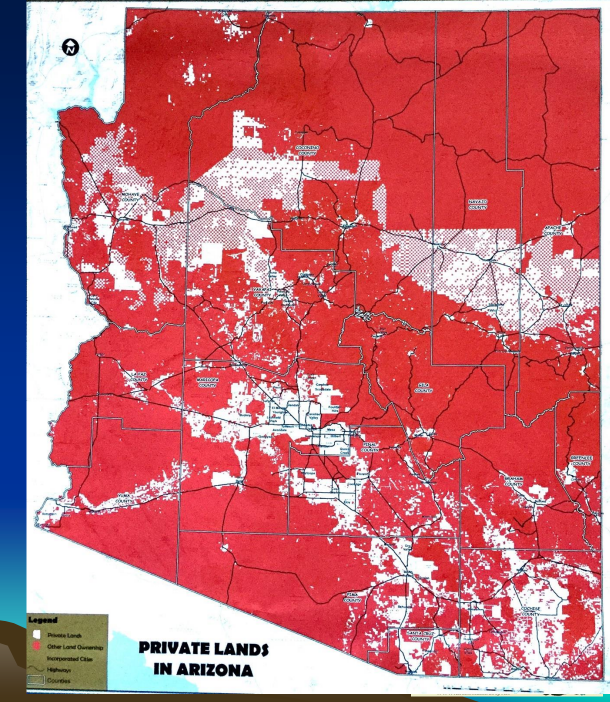


Federal land ownership is concentrated in the West. Specifically, nearly 50% of the total amount of land in 11 western states is federal land.





# RED = Government Federal + Some State WHITE = Private





ARIZONA SURFACE MANAGEMENT RESPONSIBILITY Arizona State Land Department / U.S. Bureau of Land Management State and Federal Government Working Togethe **Reservations** National Park National Forest/ Wilderness Areas **BLM Private State Trust** Military

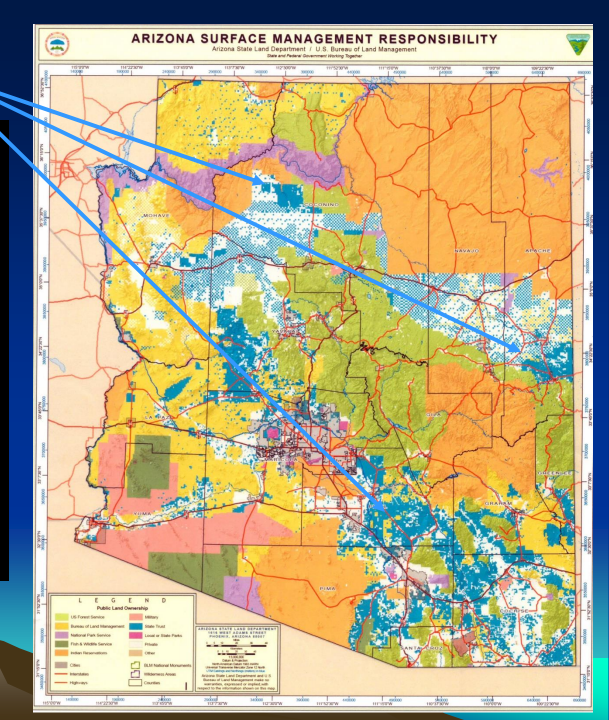
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113'7'30'

#### State Trust Lands

**TODAY**, Arizona manages STATE TRUST LANDS for the benefit of our educational system. Selling any parcel over 200 acres is DIFFICULT and is counter-productive to having an asset generating <u>recurring</u> revenue.

The State's ability to manage additional land for recreation, safety, wildlife, culture, heritage and <u>REVENUE</u> is CRITCAL for the financial security and well being of our Arizona residents.



#### <u>MOST</u> Presidents <u>ABUSE</u> the Antiquities Act, typically in their last year in office

With THREE NEW designations already in 2016, President Obama has established or expanded 22 national monuments totaling more than 3 million acres using the Antiquities Act of 1906. The White House also boasts on its website that it has locked up more 260 million acres of public lands and waters, more than any previous administration.

President Obama has now bested Presidents Roosevelt, Carter, Clinton and Franklin Delano Roosevelt in the amount of land locked up under the Antiquities Act

President Obama is likely preparing to do even more before he leaves office next year. The result will be one of the <u>most expansive</u> abuses of executive power in presidential history <u>without a vote of the people.</u>

The Federal Government does not provide adequate funding for new national monument designations





#### The Future

- What gives the Federal Government the right to take away freedoms that we enjoy today from future residents of Arizona?
- The balance between our land, our people, and our state in 2030, 2050, 2070 and beyond MUST NOT be "locked" up by bureaucrats 2000 miles away.
- The STATES were created because the STATES know better than the FEDS what works best in our own back yards.

- Good for the public? Or good for the citizens NEAR or NEXT to a National Monument?
  - Grand Staircase Escalante, UT
  - Basin & Range, NV
  - Organ Mountain Desert Peaks, NM
  - San Gabriel Mountains, CA
  - Jackson Hole, Wyoming
  - Carter's 1978 Alaska abuse, AK
  - NOT SO MUCH!





For Immediate Release

November 5, 2015

WASHINGTON, D.C.

U.S. Congressman Paul A. Gosar, D.D.S. (AZ-04) introduced H.R. 3946, Protecting Local Communities from Executive Overreach Act, legislation which updates the 1906 Antiquities Act in order to protect property rights, water rights and jobs from presidential abuse of the Antiquities Act.





#### ARIZONA LIBERTY WOULD LIKE TO THANK CONGRESSMAN GOSAR FOR THE OPPORTUNITY TO SHARE ITS RESEARCH WITH THE CITIZENS OF ARIZONA

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