## DISCLAIMER

Electronic versions of the exhibits in these minutes may not be complete.

This information is supplied as an informational service only and should not be relied upon as an official record.

Original exhibits are on file at the Legislative Counsel Bureau Research Library in Carson City.

Contact the Library at (775) 684-6827 or library@lcb.state.nv.us.



Cases & Codes   Forms   Legal Subjects   Federal   State   Library   Boards	Law Firm Firms
Lawyer Search State ▼ Select a Practice Are	
Search! Document Library  Laws: Cases and Codes: U.S. Code: Title 43: Section 1701	FindLaw's Corporate Counsel Center Click Here!
search Title 43	,
	FindLaw Newsletters
<ul> <li>United States Code</li> <li>TITLE 43 - PUBLIC LANDS</li> <li>CHAPTER 35 - FEDERAL LAND POLICY AND MANAGEME</li> <li>SUBCHAPTER I - GENERAL PROVISIONS</li> </ul>	✓ Top Legal News Headlines Legal Grounds  Labor & Employment Law
Section 1701 - Notes  U.S. Code as of: 0	Subscribe
SOURCE (Pub. L. 94-579, title I, Sec. 102, Oct. 21, 1976, 90 Stat. 27 REFERENCES IN TEXT This Act, referred to in subsecs. (a)(1), (3) and (b), is Pu	
94-579, Oct. 21, 1976, 90 Stat. 2743, as amended, known as the Federal Land Policy and Management Act of 1976. For complete classification of this Act to the Code, see Tables.  The Mining and Minerals Policy Act of 1970, referred to in subsec. (a)(12), is Pub. L. 91-631, Dec. 31, 1970, 84 Stat. 18 which is classified to section 21a of Title 30, Mineral Lands	Email: Password: 76 Keep me logged in
Mining.  SHORT TITLE OF 1988 AMENDMENT  Pub. L. 100-409, Sec. 1, Aug. 20, 1988, 102 Stat. 1086, prov that: ''This Act (enacting section 1723 of this title, amendin section 1716 of this title and sections 505a, 505b, and 521b o Title 16, Conservation, and enacting provisions set out as not	Sign In  God Your Password?  God k here!  New User?
under sections 751 and 1716 of this title) may be cited as the 'Federal Land Exchange Facilitation Act of 1988'.''  SHORT TITLE  Section 101 of Pub. L. 94-579 provided that: ''This Act (enathis chapter and amending and repealing numerous other laws, we for complete classification, see Tables) may be cited as the 'Federal Land Policy and Management Act of 1976'.''  SAVINGS PROVISION  Section 701 of Pub. L. 94-579 provided that:  ''(a) Nothing in this Act, or in any amendment made by this (see Short Title note above), shall be construed as terminating valid lease, permit, patent, right-of-way, or other land use the root of authorization existing on the date of approval of this Act	cting hich Act ag any

ASSEMBLY NATURAL RES., AGRICULTURE & MINING DATE: 4/28/03ROOM: 3161 EXHIBIT E 1-3
SUBMITTED BY: David Schumann

21, 1976).

''(b) Notwithstanding any provision of this Act, in the event of conflict with or inconsistency between this Act and the Acts of August 28, 1937 (50 Stat. 874; 43 U.S.C. 1181a-1181j) and May 24, 1939 (53 Stat. 753), insofar as they relate to management of timber resources, and disposition of revenues from lands and resources, the latter Acts shall prevail.

''(c) All withdrawals, reservations, classifications, and designations in effect as of the date of approval of this Act shall remain in full force and effect until modified under the provisions

of this Act or other applicable law.

''(d) Nothing in this Act, or in any amendments made by this Act, shall be construed as permitting any person to place, or allow to be placed, spent oil shale, overburden, or byproducts from the recovery of other minerals found with oil shale, on any Federal land other than Federal land which has been leased for the recovery of shale oil under the Act of February 25, 1920 (41 Stat. 437, as amended; 30 U.S.C. 181 et seq.).

''(e) Nothing in this Act shall be construed as modifying, revoking, or changing any provision of the Alaska Native Claims Settlement Act (85 Stat. 688, as amended; 43 U.S.C. 1601 et seq.).

''(f) Nothing in this Act shall be deemed to repeal any existing law by implication.

''(g) Nothing in this Act shall be construed as limiting or restricting the power and authority of the United States or -

''(1) as affecting in any way any law governing appropriation

or use of, or Federal right to, water on public lands; ''(2) as expanding or diminishing Federal or State

'(2) as expanding or diminishing Federal or State jurisdiction, responsibility, interests, or rights in water resources development or control;

''(3) as displacing, superseding, limiting, or modifying any interstate compact or the jurisdiction or responsibility of any legally established joint or common agency of two or more States or of two or more States and the Federal Government;

''(4) as superseding, modifying, or repealing, except as specifically set forth in this Act, existing laws applicable to the various Federal agencies which are authorized to develop or participate in the development of water resources or to exercise licensing or regulatory functions in relation thereto;

''(5) as modifying the terms of any interstate compact;

''(6) as a limitation upon any State criminal statute or upon the police power of the respective States, or as derogating the authority of a local police officer in the performance of his duties, or as depriving any State or political subdivision thereof of any right it may have to exercise civil and criminal jurisdiction on the national resource lands; or as amending, limiting, or infringing the existing laws providing grants of lands to the States.

''(h) All actions by the Secretary concerned under this Act shall be subject to valid existing mights

be subject to valid existing rights.

''(i) The adequacy of reports required by this Act to be submitted to the Congress or its committees shall not be subject to judicial review.

''(j) Nothing in this Act shall be construed as affecting the distribution of livestock grazing revenues to local governments under the Granger-Thye Act (64 Stat. 85, 16 U.S.C. 580h), under the Act of May 23, 1908 (35 Stat. 260, as amended; 16 U.S.C. 500), under the Act of March 4, 1913 (37 Stat. 843, as amended; 16 U.S.C. 501), and under the Act of June 20, 1910 (36 Stat. 557).''

SEVERABILITY
Section 707 of Pub. L. 94-579 provided that: ''If any provision of this Act (see Short Title note set out above) or the application thereof is held invalid, the remainder of the Act and the application thereof shall not be affected thereby.''

AGENCY-WIDE JOINT PERMITTING AND LEASING PROGRAMS
Pub. L. 106-291, title III, Sec. 330, Oct. 11, 2000, 114 Stat.
996, provided that: ''In fiscal years 2001 through 2005, the
Secretaries of the Interior and Agriculture may pilot test
agency-wide joint permitting and leasing programs, subject to
annual review of Congress, and promulgate special rules as needed
to test the feasibility of issuing unified permits, applications,
and leases. The Secretaries of the Interior and Agriculture may
make reciprocal delegations of their respective authorities, duties
and responsibilities in support of the 'Service First' initiative
agency-wide to promote customer service and efficiency. Nothing
herein shall alter, expand or limit the applicability of any public
law or regulation to lands administered by the Bureau of Land
Management or the Forest Service.''

EXISTING RIGHTS-OF-WAY
Section 706(b) of Pub. L. 94-579 provided that: 'Nothing in
section 706(a) (see Tables for classification), except as it
pertains to rights-of-way, may be construed as affecting the
authority of the Secretary of Agriculture under the Act of June 4,
1897 (30 Stat. 35, as amended, 16 U.S.C. 551); the Act of July 22,
1937 (50 Stat. 525, as amended, 7 U.S.C. 1010-1212); or the Act of
September 3, 1954 (68 Stat. 1146, 43 U.S.C. 931c).''

MeetingBridge: Teleconferencing for law firms. Easy setup, simple scheduling, clear connections, and convenient client billing features. Save up to 79% vs. AT&T. Risk free trial.

IBM® Award-winning Thinkpad® Notebooks: Wireless and Powerful. Work how you want — where you want. Available to you at a 10% discount.

<u>Concord University</u>: Online Health Law courses develop expertise and expand employment opportunities. Concord Law L.L.M. meet the challenges of today's health care practice.

Abacus Law: Conflicts of interest? Never again! Find out how 100,001 users spot them all fast and easy using Abacus Law Practice Control Software. Click here.

Amicus Attorney: Stay organized, reduce risk and increase your billable time with Amicus Attorney, the world's most widely used practice management software. FREE TRIAL

Princeton Review: LSAT test prep and more from The Princeton Review-click here!

<u>TimeMatters</u>: The most widely used, most award-winning practice management software. Click Here! <u>U.S. Legal Forms</u>, Inc.: \*\* Over 25000 Legal Forms! \*\* A unique legal forms site on the Internet providing legal forms to lawyers, businesses and the public. State specific forms in many areas.

<u>Casepost</u>: Attention attorneys looking for new clients. Don't waste time waiting for clients to shop for YOUR business. Shop for THEIRS, online, quick and easy.

Software Technology, Inc.: TABS III, an award winning billing system, and PracticeMaster, a leading practice manager, is STI's winning solution for solos to 50+ attorney firms.



LEGAL NEWS: Top Headlines · Supreme Court · Commentary · Crime · Cyberspace · International US FEDERAL LAW: Constitution · Codes · Supreme Court Opinions · Circuit Opinions 
US STATE LAW: State Constitutions · State Codes · Case Law
RESEARCH: Dictionary · Forms · LawCrawler · Library · Summaries of Law
LEGAL SUBJECTS: Constitutional · Intellectual Property · Criminal · Labor · more...
GOVERNMENT RESOURCES: US Federal · US State · Directories · more...
INTERNATIONAL RESOURCES: Country Guides · Trade · World Constitutions · more...
COMMUNITY: Message Roards · Newsletters · Greedy Associates Boards
TOOLS: Office · Calendar · CLE · Email · West WorkSpace · FirmSite · Toolbar

Advertising Info · Add URL · Help · Comments

Jobs@FindLaw · Site Map

Company | Privacy Policy | Disclaimer

Copyright © 1994-2003 FindLaw

E30f3