#### Only 2 ways to go...





# National Constitutional Sheriffs Association and Veritas Research Consulting

08Oct12

Brief Overview of Federal Jurisdiction and Apache County Stewardship

#### **Problems Facing Counties**

- Ever increasing federal agency Encroachment
- Ever increasing environmental litigation
- Ever decreasing coordination and cooperation from federal agencies
- Dramatic impacts to our cultural and historic uses
- Drastic increases to the attacks on local control

#### The Attacks Are Endless

- Continual affronts to local control and authority
- Continual and systemic mismanagement
- Water grabs by Federal Agencies
- Unfunded mandates
- Wild and Scenic Designations
- Wilderness areas
- No travel and "quiet" areas
- Destruction of infrastructure and industry

#### The Attacks Are Endless

- Endless attacks on all Agricultural Producers.
- Continual placement of plants, animals and insect above the needs of people.
- Bio-Regional Governance.
- National Planning Rule.
- Travel Management Rule.
- Endangered Species Act.
- National Environmental Policy Act.
- FLPMA

#### The Attacks Are Endless...But,

 There is a way out, with the Counties and States stepping-up to their rightful place of authority and putting a stop to all of these actions. Almost all of which are outside the proper scope of any agencies Delegation of Authority and/or Jurisdiction.

#### Solutions

- Counties must take back full control of property rights, health, safety and welfare within their jurisdictions.
- Counties must band together, especially in the Western States, to accomplish this goal.
- Local Governments, the highest and most authoritative we have in our Republic, must quit attacking the symptoms and begin attack the disease...Federal encroachment.

### Some Actions by Apache County, Arizona

 Apache County, Arizona, Board of Supervisors saw an immediate need for action and began taking steps.

 First with County Resolution's against the Travel Management Rule, National Planning Rule, BLM Wilderness Areas.

### Some Actions by Apache County, Arizona

- Next, contracting with a research, consulting and plan implementation firm, VRC, to retain a Natural Resource Coordinator to represent Apache County to the Federal Agencies and formulate strategies to fight back.
- Then, begin to utilize cohesive strategies to monitor all federal agency actions and properly submit commentary to have legal standing.

 The Travel Management Rule (TMR) is the largest attack on Right-of-way and roadway infrastructure to date. Apache County, AZ, submitted a 24-page legal brief and commentary to the Federal Register and the USFS to effectively stop actions on the Apache-Sitgreaves National Forest. As one high-level agency personnel put it, "It would be best if we let this plan die on the vine".

 The largest water grab and water claim filing by a federal agency in Arizona history was attempted in 2010-2011 by the USDA-USFS. Apache County led the fight by gathering all the agency water claims filed throughout the State, meeting with the AZ Department of Water Resources to verify the data, then do official testimony to the AZ Senate - Land Use, Water and Rural Development Committee.

 Next, Apache County did all the legal proceedings through the AZDWR via "Letters of Protest" calling into question the federal agencies legal right, need and ability to claim such waters. This resulted in the agency unable to answer the Counties Claims, and having to drop the action due to the rules of the AZDWR Water Claim Filing Statutes. The total claimed 916,397 AcFt - 298,608,878,847 gallons the federal agencies desired control over!

 The Environmental Community has a strategized plan called "Bio-Blitz" where in 2011 the predominant environmental groups proclaimed they were going to seek up-listings through the Fish and Wildlife Service (FWS) of some 700 species in one year. These uplistings were in the areas of Critical / Threatened and Endangered Species categories with a large portion of them in A.C.

 Almost all of the species up-listings were tied to critical land and water resources, becoming a way to once again destroy cultural and historic uses. Apache County went on the offensive, systematically submitting commentary to the Federal Register, the FWS and the U.S. House Natural Resources Committee. This resulted in not a single one of the species filing petitions becoming effective in Apache County.

## Apache County Sheriff Joseph Dedman

#### The Wallow Fire

- Largest fire in AZ History
- Destroyed enough Timber to have kept our largest mill, which had employed over 300 people, for 24/7 and lasting 21 years.
- The USDA-USFS-"RAT" team estimates a conservative \$110 million dollars in damage to the A-S National Forest.

#### The Wallow Fire

 The systemic mismanagement of the federal agencies was done under the guise of "protecting" threatened and endangered species. Well, they managed to burn up over 80% of all spotted owls, PAC's, nesting sites and habitat...it looks like they loved them to death. These two brief points are on top of the devastation to our tourism, watersheds, fisheries, hunting, etc.

#### Wallow Fire

 With the agencies having no plan on what to do with salvageable timber, Apache County forced the issue. Conducting working meetings with a one month deadline, A.C. forced the agencies into roadside salvage sales which resulted in the harvesting of over 10 million Brd.Ft. before winter hit. Closed mills re-opened and 100's of jobs were re-created.

#### Mt. Baldy Wilderness

 An individual lost in the Mt. Baldy Wilderness forced our Sheriff's Search and Rescue, Sheriff's Posse and local volunteers to mobilize. The agencies being of little to no help, our Apache County Sheriff, Sheriff Dedman, mobilized every member available with chainsaws and all closed and overgrown roads and trails were reopened by force throughout the 40 year old wilderness area.

 Apache County, per the USFS, has the authority to decide and declare when and to what severity the fire restrictions start and where. The USFS will just implement the Counties plans as custodians, their properly defined jurisdictional status.

 The USDA-USFS strategically located permanent steel gates around the forest. These were done while the forest was still closed by the "BAER" teams. When the forest was opened, Apache County unanimously passed the resolutions and hand delivered them to all levels of the agency and elected officials.

 The Apache County Road Resolution categorically stated our Constitutional Authority over all Right-of-way, roads, routes of travel, etc. within the exterior boundaries of our County. The USFS was also briefed by the Sheriff on the resolution, which stated not only will the offenders be charged and fined/jailed with a Class II offense, but will have to pay for all removal costs.

 The Apache County Board of Supervisors and Apache County Sheriff was then given the keys to all the gates and they remain in the locked OPEN position permanently. Signage to be placed on each gate declaring the gate property of Apache County has already passed legal council and will be permanently affixed to any gates this year.

 Apache County formulated, took all the way to Washington D.C. in person, and has gotten off the ground the first of it's kind program in America...County Stewardship. The contracts are already signed and in our hands and consist of Apache County being the project designator, contractor, hiring and working entity and the USFS pays for the work out of their budget.

 Apache County also established and has signed contracts in our possession for multiple year "umbrella" or Master Agreements. These facilitate just a 3-4 page Project Agreement for each timber harvest or other projects and eliminate the need to renegotiate the finite details on each task. This saves a lot of time and speeds up the process exponentially.

 Apache County is now starting on another 1800 acres by one community, 4000 acres by another community and is currently finalizing the plans for a 96,000 acre fire-break project to go across the middle of our forest, east to west, to protect the communities as a whole.





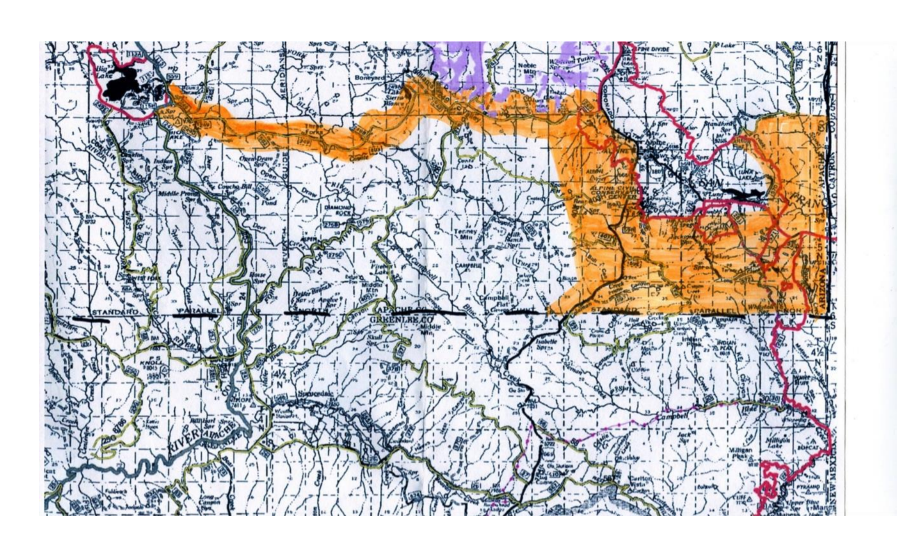


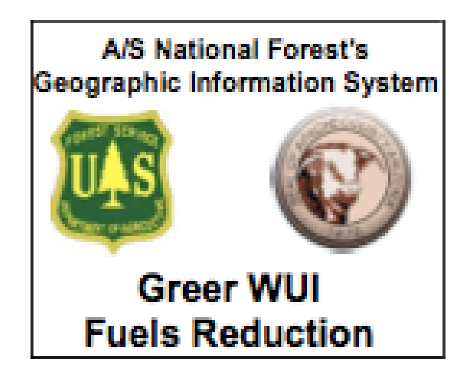


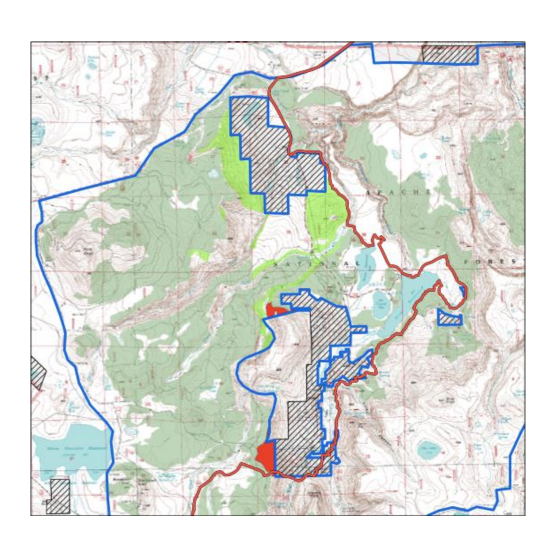












#### Rep. Ivory (UT)



#### **Current Steps and Actions**

The Apache County Stewardship plan was heralded as a "model for other governments" and "part of a national strategy of forest management" around the country in U.S. Congressional Hearings conducted in Washington D.C. on July 20, 2012.

#### **Current Steps and Actions**

 Apache County's actions have led to the 3 previous lumber mills reopening and a new mill from the state of Washington moving in right now. As well, while we were traveling to this presentation a 5<sup>th</sup> mill on our AZ/NM border and a wood products company in Tucson have been linked-up to open another operation and will be creating many more jobs.

 These attacks upon our history and culture are eroding the very basis of our Constitutional Republic and all local control mechanisms.

 The economic effects of the TMR alone, and in just Apache County Arizona per the USFWS, University of Arizona and the AZ Game and Fish Department are as follows:

- Non-Consumptive Wildlife Activities:
  - 489 Jobs
  - **-** \$41,967,228
- Hunting and Fishing Activities:
  - 1,010 Jobs
  - **-** \$54,902,400
- Vehicular Activities:
  - 842 Jobs
  - **-** \$76,863,360

- 298,608,878,847 gallons of water
- 300 jobs for 21 years straight burned up in 2 weeks.
- 4 Forests Restoration Initiative (4FRI) has not even started, nor has the funding to do NEPA reports on our forest. The project has been whittled down from 100,000 acres/yr. to just 10,000 acres/yr. with a possible start date in 6-7 years from now.

 Wallow West Treatment – Whittled down from January 2012 – April 2012 from 96,000 acres to just 15,000 acres spread out over 3 years...if they get funding! Also, the CBD has already sent notification in writing that if one tree with green still on it is cut, they will litigate.

- Counties are the most powerful and knowledgeable level of government!
- The Sheriff is the highest law enforcement official in the land! (see ARS 13-3875)
- County and then State Governments are the proper authorities for all actions in our Constitutional Republic
- The future of our great country and our posterity.

US Attorneys – USAM – Title 9 – Sec. 665

"Determining Federal Jurisdiction"

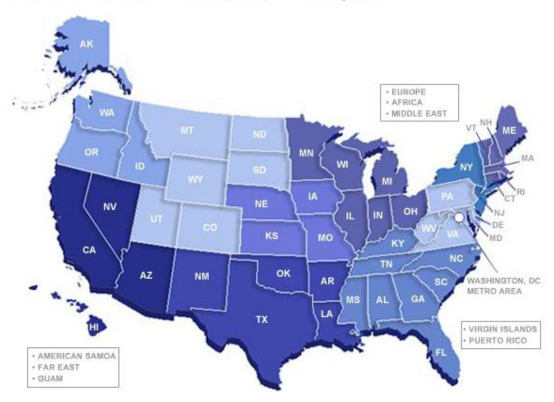
 "The United States has jurisdiction only if the land or building is within the special territorial jurisdiction of the United States."

 "If the land is other than a military base, the regional counsel's office of the General Services Administration usually has the complete roster of all Federal lands and buildings in its region and can frequently provide a definitive answer to jurisdiction."

 "Each United States Attorney would be well advised to request from each agency within the district a report on the jurisdictional status claimed for each of its facilities and assurance that documentation is available."

#### **GSA** Regions

Find your GSA Region by selecting an area on the map below, or a city link: <u>Boston</u>, <u>New York</u>, <u>Philadelphia</u>, <u>Atlanta</u>, <u>Chicago</u>, <u>Kansas City (Missouri)</u>, <u>Fort Worth</u>, <u>Denver</u>, <u>San Francisco</u>, <u>Auburn (Seattle)</u>, and <u>Washington</u>, <u>DC</u>.



- GSA Region 9 Pacific Rim Region serves:
- Arizona
- California
- Hawaii
- Nevada

Regional Counsel - Chip Morris

(415) 522-2600

chip.morris@gsa.gov

- GSA Region 10 Northwest/Artic Region
- Alaska
- Idaho
- Oregon
- Washington

Regional Counsel – Elizabeth Krueger

(253) 931-7007

betsy.kruger@gsa.gov

- Type of Legislative Jurisdiction
- Code 4 Proprietorial Interest Only
- "This term is applied to those instances wherein the Federal Government has acquired some right or title to an area in a State, but has not obtained any measure of the State's authority over the area."

 "Needful Buildings" clause of Article 1, Sec. 8, Clause 17 of the Constitution for the United States does not include Forests and Parklands.

Collins vs. Yosemite Park and Curry Co.

In the Organic Act of 1897 and the Weeks
 Forestry Act of 1911, Congress authorized the
 States to retain jurisdiction over National
 Forests.

- 16 U.S.C.
- 30 Stat. 36
- 30 Stat. 963

The Act of May 9, 1941, 55 Stat. 183, codified at 43 U.S.C. 931a, authorized the Attorney General to retrocede jurisdiction over roads across federal properties. The Act of October 23, 1962, 76 Stat. 1129, codified at 40 U.S.C. 319, extended this power to executive agency heads generally (regional foresters).

• In 1970 Congress Authorized Federal Agencies again to retrocede jurisdiction over lands:

- In 1976 the Secretary of the Interior obtained retrocession authority with respect to National Parks.
- In 1978 the Secretary of Agriculture was added as well.

 Congress has made all federal property, including federal enclaves, subject to State environmental requirements and the power to enforce State environmental laws includes the power to enforce criminal provision of those laws.

• 133 Mil. L. Rev. 249, 278 (1991)

To all the above points of Jurisdiction:

 A federal officer who is outside his jurisdiction loses his law enforcement authority and can make only a "citizens arrest".

 People vs. Crusilla, 77 Cal. App.4<sup>th</sup> 141, 91 (1999)

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