

103^D CONGRESS
2^D SESSION

S. 2213

To make applicable the provisions of the Act commonly known as the “Warren Act” to the Central Utah Project, Utah, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 20 (legislative day, JUNE 7), 1994

Mr. BENNETT (for himself and Mr. HATCH) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

A BILL

To make applicable the provisions of the Act commonly known as the “Warren Act” to the Central Utah Project, Utah, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. APPLICATION OF THE WARREN ACT.**

4 (a) AUTHORITY.—The Secretary of the Interior
5 may—

6 (1) enter into contracts with private entities
7 pursuant to the Act of February 21, 1911 (com-
8 monly known as the “Warren Act”) (36 Stat. 925
9 et seq., chapter 141; 43 U.S.C. 523), for the im-

1 pounding, storage, and carriage of nonproject water
2 for domestic, municipal, fish and wildlife, industrial,
3 and other beneficial purposes, using any facilities as-
4 sociated with the Central Utah Project, Utah; and

5 (2) enter into agreements, under terms and
6 conditions authorized for contracts under such Act,
7 with appropriate officials of other Federal agencies,
8 municipalities, public water districts and agencies,
9 and States for impounding, storage, and carriage of
10 nonproject water for purposes described in para-
11 graph (1) using facilities referred to in such para-
12 graph.

13 (b) NONPROJECT WATER DEFINED.—In subsection
14 (a), the term “nonproject water” means water that is not
15 from a Federal Reclamation project.

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