Gov. Gary Herbert should give HB 141, an at-
tempt by the Legislature to change the Utah Supreme Court ruling that allowed Utahns ac-
tess to streams that cross private lands.

Water in this state is managed through public land ownership. The State Supreme Court correctly observed in a past case that public water rights run along with the land. The State Supreme Court correctly observed in 2008.

The court stated the obvious — that all public water belongs to the public. Angle-headed ranchers, private landowners and ranchers rant to their best friends in the council room. The Utah Supreme Court correctly observed in 2008.

That’s not right, as the Utah Supreme Court correctly observed in 2008.

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