### 114TH CONGRESS 1ST SESSION

# H. R. 2130

## **AN ACT**

To provide legal certainty to property owners along the Red River in Texas, 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,

### 1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Red River Private
- 3 Property Protection Act".
- 4 SEC. 2. DISCLAIMER AND OUTDATED SURVEYS.
- 5 (a) In General.—The Secretary disclaims any
- 6 right, title, and interest to the land located south of the
- 7 South Bank boundary line in the affected area.
- 8 (b) Clarification of Prior Surveys.—Surveys
- 9 conducted by the Bureau of Land Management before the
- 10 date of the enactment of this Act shall have no force or
- 11 effect in determining the South Bank boundary line.
- 12 SEC. 3. SURVEY OF SOUTH BANK BOUNDARY LINE.
- 13 (a) SURVEY REQUIRED.—To identify the South Bank
- 14 boundary line in the affected area, the Secretary shall
- 15 commission a survey. The survey shall—
- 16 (1) adhere to the gradient boundary survey
- 17 method;
- 18 (2) span the entire length of the affected area;
- 19 (3) be conducted by Licensed State Land Sur-
- veyors chosen by the Texas General Land Office, in
- 21 consultation with the Oklahoma Commissioners of
- the Land Office and each affected federally recog-
- 23 nized Indian tribe;
- 24 (4) be completed not later than 2 years after
- 25 the date of the enactment of this Act; and

1	(5) not be submitted to the Bureau of Land					
2	Management for approval.					
3	(b) APPROVAL OF THE SURVEY.—After the survey					
4	completed, the Secretary shall submit the survey to be a					
5	proved by the Texas General Land Office, in consultation					
6	with the Oklahoma Commissioners of the Land Office and					
7	each affected federally recognized Indian tribe.					
8	(c) Surveys of Individual Parcels.—					
9	(1) In general.—Parcels surveyed as required					
10	by this section shall be surveyed and approved on an					
11	individual basis by the Texas General Land Office,					
12	in consultation with the Oklahoma Commissioners of					
13	the Land Office and each affected federally recog-					
14	nized Indian tribe.					
15	(2) Surveys of individual parcels not					
16	SUBMITTED TO THE BUREAU OF LAND MANAGE-					
17	MENT.—Surveys of individual parcels shall not be					
18	submitted to the Bureau of Land Management for					
19	approval.					
20	(d) Notice.—					
21	(1) Notification to the secretary.—Not					
22	later than 30 days after a survey for a parcel is ap-					
23	proved by the Texas General Land Office under sub-					
24	section (c), such office shall provide to the Secretary					

25

the following:

1	(A) Notice of the approval of such survey.						
2	(B) A copy of such survey and field notes						
3	relating to such parcel.						
4	(2) Notification to adjacent land-						
5	OWNERS.—Not later than 30 days after the date on						
6	which the Secretary receives notification relating to						
7	a parcel under paragraph (1), the Secretary shall						
8	provide to landowners adjacent to such parcel the						
9	following:						
10	(A) Notice of the approval of such survey.						
11	(B) A copy of such survey and field notes						
12	relating to such parcel.						
13	(C) Notice that the landowner may file an						
14	appeal and seek further judicial review under						
15	section 4.						
16	(D) Notice that the landowner may apply						
17	for a patent under section 5.						
18	(E) Any additional information considered						
19	appropriate by the Secretary.						
20	SEC. 4. APPEAL.						
21	(a) Appeal to Administrative Law Judge.—Not						
22	later than 1 year after the date on which a landowner re-						
23	ceives notification under section 3(d)(2), a landowner who						
24	claims to hold right, title, or interest in the affected area						

1	may appeal the determination of the survey to an adminis-					
2	trative law judge of the Department of the Interior.					
3	(b) Further Judicial Review.—					
4	(1) In general.—A landowner who filed an					
5	appeal under subsection (a) and is adversely affected					
6	by the final decision may, not later than 120 days					
7	after the date of the final decision, file a civil action					
8	in the United States district court for the district—					
9	(A) in which the person resides; or					
10	(B) in which the affected area is located.					
11	(2) Standard of Review.—The district court					
12	may review the case de novo and may enter a judg-					
13	ment enforcing, modifying, and enforcing as so					
14	modified, or setting aside in whole or in part, the de-					
15	cision of the administrative law judge.					
16	SEC. 5. RED RIVER SURFACE RIGHTS.					
17	(a) Notification of Application Period for					
18	Patents.—					
19	(1) In General.—On the date that is 18					
20	months after the date on which the Secretary re-					
21	ceives notification relating to a parcel under section					
22	3(d)(1), the Secretary shall determine whether such					
23	parcel is subject to appeal or further judicial review.					
24	(2) PARCEL NOT SUBJECT TO APPEAL OR JUDI-					
25	CIAL REVIEW.—Not later than 30 days after the					

- date on which the Secretary determines a parcel is not subject to appeal or judicial review, the Secretary shall—
  - (A) notify federally recognized Indian tribes with jurisdiction over lands adjacent to such parcel that the Secretary shall accept applications for patents for that parcel under subsection (b) for a period of 210 days; and
    - (B) begin accepting applications for patents for that parcel under subsection (b) for a period of 210 days.
  - (3) PARCEL SUBJECT TO APPEAL OR JUDICIAL REVIEW.—If the Secretary determines a parcel is subject to appeal or further judicial review, the Secretary shall, not less than once every 6 months, check the status of the appeals or judicial reviews relating to such parcel, until the Secretary determines such parcel is not subject to appeal or further judicial review.
- 20 (b) PATENTS FOR LANDS IN THE AFFECTED
  21 AREA.—If the Secretary receives an application for a pat22 ent for a parcel of identified Federal lands during the pe23 riod for applications for such parcel under subsection
  24 (a)(2)(B) and determines that the parcel has been held
  25 in good faith and in peaceful adverse possession by an ap-

- 1 plicant, or the ancestors or grantors of such applicant, for
- 2 more than 20 years under claim (including through a
- 3 State land grant), the Secretary may issue a patent for
- 4 the surface rights to such parcel to the applicant, on the
- 5 payment of fair market value per acre, if the patent in-
- 6 cludes the following conditions:
- 7 (1) All minerals contained in the parcel are re-
- 8 served to the United States and subject to sale or
- 9 disposal by the United States under applicable leas-
- ing and mineral land laws.
- 11 (2) Permittees, lessees, or grantees of the
- 12 United States have the right to enter the parcel for
- the purpose of prospecting for and mining deposits.
- 14 (c) Pending Requests for Patents.—The Sec-
- 15 retary shall not offer a parcel of identified Federal land
- 16 for purchase under section 6 if a patent request for that
- 17 parcel is pending under this section.
- 18 SEC. 6. RIGHT OF REFUSAL AND COMPETITIVE SALE.
- 19 (a) RIGHT OF REFUSAL.—
- 20 (1) Offers to purchase.—After the expira-
- 21 tion of the period for applications under section
- 5(a)(2)(B), the Secretary shall offer for purchase for
- a period of 60 days for each right of refusal—

1	(A) the surface rights to the remaining
2	identified Federal lands located north of the
3	vegetation line of the South Bank to—
4	(i) the federally recognized Indian
5	tribes holding reservation or allotment land
6	on June 5, 1906, with the first right of re-
7	fusal;
8	(ii) the adjacent owner of land located
9	in Oklahoma to the north with the second
10	right of refusal;
11	(iii) if applicable, the adjacent owner
12	of land located in Texas to the south with
13	the third right of refusal;
14	(iv) if applicable, the adjacent owner
15	of land located to the east with the fourth
16	right of refusal; and
17	(v) if applicable, the adjacent owner of
18	land located to the west with the fifth right
19	of refusal; and
20	(B) the surface rights to the remaining
21	identified Federal lands located south of the
22	vegetation line of the South Bank to—
23	(i) the federally recognized Indian
24	tribes holding reservation or allotment land

1	on June 5, 1906, with the first right of re-
2	fusal;
3	(ii) the adjacent owner of land located
4	in Texas to the south with the second right
5	of refusal;
6	(iii) if applicable, the adjacent owner
7	of land located in Oklahoma to the north
8	with the third right of refusal;
9	(iv) if applicable, the adjacent owner
10	of land located to the east with the fourth
11	right of refusal; and
12	(v) if applicable, the adjacent owner of
13	land located to the west with the fifth right
14	of refusal.
15	(2) Remaining identified federal lands
16	DEFINED.—In this subsection, the term "remaining
17	identified Federal lands" means any parcel of identi-
18	fied Federal lands—
19	(A) not subject to appeal or further judi-
20	cial review under section 4;
21	(B) not determined by an administrative
22	law judge of the Department of the Interior or
23	a Federal court to be the property of an adja-
24	cent landowner; and

1	(C) not patented or subject to a pending					
2	request for a patent under section 5.					
3	(b) DISPOSAL BY COMPETITIVE SALE.—If a parcel					
4	offered under subsection (a) is not purchased, the Sec-					
5	retary shall offer the parcel for disposal by competitive					
6	sale for not less than fair market value as determined by					
7	an appraisal conducted in accordance with nationally rec-					
8	ognized appraisal standards, including the Uniform Ap-					
9	praisal Standards for Federal Land Acquisitions and the					
10	Uniform Standards of Professional Appraisal Practice.					
11	(c) Conditions of Sale.—The sale of a parcel					
12	under this section shall be subject to—					
13	(1) the condition that all minerals contained in					
14	the parcel are reserved to the United States and					
15	subject to sale or disposal by the United States					
16	under applicable leasing and mineral land laws;					
17	(2) the condition that permittees, lessees, or					
18	grantees of the United States have the right to enter					
19	the parcel for the purpose of prospecting for and					
20	mining deposits; and					
21	(3) valid existing State, tribal, and local rights.					
22	(d) Report.—Not later than 5 years after the date					
23	on which the survey is approved, the Secretary shall sub-					
24	mit to the Committee on Natural Resources of the House					
25	of Representatives and the Committee on Energy and					

- 1 Natural Resources of the Senate a list of the parcels of
- 2 identified Federal lands that have not been sold under
- 3 subsection (b) and a description of the reasons such par-
- 4 cels were not sold.

### 5 SEC. 7. RESOURCE MANAGEMENT PLAN.

- 6 The Secretary may not treat a parcel of identified
- 7 Federal lands as Federal land for the purposes of a re-
- 8 source management plan if the treatment of such parcel
- 9 does not comply with the provisions of this Act.

### 10 SEC. 8. CONSTRUCTION.

- 11 (a) Lands Located North of the South Bank
- 12 BOUNDARY LINE.—Nothing in this Act shall be construed
- 13 to modify the interest of Texas or Oklahoma or sov-
- 14 ereignty rights of any federally recognized Indian tribe
- 15 over lands located to the north of the South Bank bound-
- 16 ary line as established by the survey.
- 17 (b) Patents Under the Color of Title Act.—
- 18 Nothing in this Act shall be construed to modify land pat-
- 19 ented under the Act of December 22, 1928 (Public Law
- 20 70–645; 45 Stat. 1069; 43 U.S.C. 1068; commonly known
- 21 as the Color of Title Act), before the date of the enactment
- 22 of this Act.
- (c) Red River Boundary Compact.—Nothing in
- 24 this Act shall be construed to modify the Red River
- 25 Boundary Compact as enacted by the States of Texas and

- 1 Oklahoma and consented to by the United States Congress
- 2 by Public Law 106–288 (114 Stat. 919).
- 3 (d) Tribal Allotments.—Nothing in this Act shall
- 4 be construed to alter the present median line of the Red
- 5 River as it relates to the surface or mineral interests of
- 6 tribal allottees north of the present median line.
- 7 (e) Tribal Reservations.—Nothing in this Act
- 8 shall be construed to create or reinstate a tribal reserva-
- 9 tion or any portion of a tribal reservation.
- 10 (f) Tribal Mineral Interests.—Nothing in this
- 11 Act shall be construed to alter the valid rights of the
- 12 Kiowa, Comanche, and Apache Nations to the mineral in-
- 13 terest trust fund created pursuant to the Act of June 12,
- 14 1926.
- 15 SEC. 9. DEFINITIONS.
- 16 In this Act:
- 17 (1) AFFECTED AREA.—The term "affected
- area" means lands along the approximately 116-mile
- stretch of the Red River from its confluence with the
- North Fork of the Red River on the west to the
- 98th meridian on the east between the States of
- Texas and Oklahoma.
- 23 (2) Gradient boundary survey method.—
- The term "gradient boundary survey method"
- 25 means the measurement technique used to locate the

- South Bank boundary line under the methodology established in Oklahoma v. Texas, 261 U.S. 340 (1923) (recognizing that the boundary line between the States of Texas and Oklahoma along the Red River is subject to change due to erosion and accretion).
  - (3) IDENTIFIED FEDERAL LANDS.—The term "identified Federal lands" means the lands in the affected area from the South Bank boundary line north to the medial line of the Red River as identified pursuant to this Act.
  - (4) SECRETARY.—The term "Secretary" means the Secretary of the Interior, acting through the Director of the Bureau of Land Management.
  - (5) South Bank.—The term "South Bank" means the water-washed and relatively permanent elevation or acclivity, commonly called a cut bank, along the southerly or right side of the Red River which separates its bed from the adjacent upland, whether valley or hill, and usually serves to confine the waters within the bed and to preserve the course of the river (as specified in the fifth paragraph of Oklahoma v. Texas, 261 U.S. 340 (1923)).
- 24 (6) SOUTH BANK BOUNDARY LINE.—The term 25 "South Bank boundary line" means the boundary

- between Texas and Oklahoma identified through the gradient boundary survey method (as specified in the sixth and seventh paragraphs of Oklahoma v. Texas, 261 U.S. 340 (1923)).
- 5 (7) Survey.—The term "survey" means the survey required by section 3(a).
- 7 (8) VEGETATION LINE.—The term "vegetation 8 line" means the visually identifiable continuous line 9 of vegetation that is adjacent to the portion of the 10 riverbed kept practically bare of vegetation by the 11 natural flow of the river and is continuous with the 12 vegetation beyond the riverbed.

Passed the House of Representatives December 9, 2015.

Attest:

Clerk.

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