

- (1) embedded in submerged lands of a State;
- (2) embedded in coralline formations protected by a State on submerged lands of a State; or
- (3) on submerged lands of a State and is included in or determined eligible for inclusion in the National Register.

(b) Notice of shipwreck location; eligibility determination for inclusion in National Register of Historic Places

The public shall be given adequate notice of the location of any shipwreck to which title is asserted under this section. The Secretary of the Interior, after consultation with the appropriate State Historic Preservation Officer, shall make a written determination that an abandoned shipwreck meets the criteria for eligibility for inclusion in the National Register of Historic Places under clause (a)(3) of this section.

(c) Transfer of title to States

The title of the United States to any abandoned shipwreck asserted under subsection (a) of this section is transferred to the State in or on whose submerged lands the shipwreck is located.

(d) Exception

Any abandoned shipwreck in or on the public lands of the United States is the property of the United States Government. Any abandoned shipwreck in or on any Indian lands is the property of the Indian tribe owning such lands.

(e) Reservation of rights

This section does not affect any right reserved by the United States or by any State (including any right reserved with respect to Indian lands) under—

- (1) section 1311, 1313, or 1314 of this title; or
- (2) section 414 or 415 of title 33.

(Pub. L. 100-298, §6, Apr. 28, 1988, 102 Stat. 433.)

§ 2106. Relationship to other laws

(a) Law of salvage and law of finds

The law of salvage and the law of finds shall not apply to abandoned shipwrecks to which section 2105 of this title applies.

(b) Laws of United States

This chapter shall not change the laws of the United States relating to shipwrecks, other than those to which this chapter applies.

(c) Effective date

This chapter shall not affect any legal proceeding brought prior to April 28, 1988.

(Pub. L. 100-298, §7, Apr. 28, 1988, 102 Stat. 434.)

**CHAPTER 40—RECLAMATION STATES
EMERGENCY DROUGHT RELIEF**

- Sec. 2201. Definitions.

SUBCHAPTER I—DROUGHT PROGRAM

- 2211. Assistance during drought; water purchases.
 - (a) Construction, management, and conservation.
 - (b) Assistance to willing buyers and sellers.
 - (c) Water purchases by Bureau.
 - (d) Water banks.

- Sec. 2212. Availability of water on temporary basis.
 - (a) General authority.
 - (b) Special provisions applicable to temporary water supplies provided under this section.
 - (c) Contract price.
 - (d) Fish and wildlife.
 - (e) Nonproject water.
 - (f) Reclamation Fund.
- 2213. Loans.
- 2214. Applicable period of drought program.
 - (a) In general.
 - (b) Coordination with BPA.
 - (c) Termination of authority.
- 2215. Assistance for drought-related planning in reclamation States.
 - (a) In general.
 - (b) Report.

SUBCHAPTER II—DROUGHT CONTINGENCY PLANNING

- 2221. Identification of opportunities for water supply conservation, augmentation and use.
- 2222. Drought contingency plans.
- 2223. Plan elements.
 - (a) Plan provisions.
 - (b) Federal Reclamation projects.
 - (c) Drought levels.
 - (d) Compliance with law.
 - (e) Review.
- 2224. Recommendations.
 - (a) Approval.
 - (b) Pacific Northwest region.
- 2225. Reclamation Drought Response Fund.
- 2226. Technical assistance and transfer of precipitation management technology.
 - (a) Technical assistance.
 - (b) Technology Transfer Program.

SUBCHAPTER III—GENERAL AND MISCELLANEOUS PROVISIONS

- 2241. Authorization of appropriations.
- 2242. Authority of Secretary.
- 2243. Temperature control at Shasta Dam, Central Valley Project.
- 2244. Effect of chapter on other laws.
 - (a) Conformity with State and Federal law.
 - (b) Effect on jurisdiction, authority, and water rights.
- 2245. Excess storage and carrying capacity.
- 2246. Report.
- 2247. Federal Reclamation laws.

§ 2201. Definitions

As used in this chapter:

- (1) The term “Secretary” means the Secretary of the Interior.
- (2) The term “Federal Reclamation laws” means the Act of June 17, 1902 (32 Stat. 388) and Acts supplementary thereto and amendatory thereof.
- (3) The term “Federal Reclamation project” means any project constructed or funded under Federal Reclamation law. Such term includes projects having approved loans under the Small Reclamation Projects Act of 1956 (70 Stat. 1044) [43 U.S.C. 422a et seq.].

(Pub. L. 102-250, §2, Mar. 5, 1992, 106 Stat. 53.)

REFERENCES IN TEXT

Act of June 17, 1902 (32 Stat. 388) and Acts supplementary thereto and amendatory thereof, referred to in par. (2), is act June 17, 1902, ch. 1093, 32 Stat. 388, as amended, popularly known as the Reclamation Act, which is classified generally to chapter 12 (§371 et seq.)