

Public Law 89-451

AN ACT

June 17, 1966
[H. R. 15151]

To permit the planting of alternate crops on acreage which is unplanted because of a natural disaster.

Agriculture.
Alternative
crops.
79 Stat. 1194.
7 USC 1444.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 103(d) of the Agricultural Act of 1949, as amended, is amended by striking out of the last sentence in paragraph (3) thereof the words "income producing crop in such year." and inserting "crop for which there are marketing quotas or voluntary adjustment programs in effect."

7 USC 1441
note.

SEC. 2. Section 105(e) of the Agricultural Act of 1949, as amended, is amended by striking out the sentence "an acreage on the farm which the Secretary finds was not planted to feed grains because of drought, flood, or other natural disaster shall be deemed to be an actual acreage of feed grains planted for harvest for purposes of such payments provided such acreage is not subsequently planted to any other income-producing crop during such year." and inserting in lieu thereof the sentence "an acreage on the farm which the Secretary finds was not planted to feed grains because of drought, flood, or other natural disaster shall be deemed to be an actual acreage of feed grains planted for harvest for purposes of such payments provided such acreage is not subsequently planted to any other crop for which there are marketing quotas or voluntary adjustment programs in effect."

79 Stat. 1204.
7 USC 1379c.

SEC. 3. Section 379c(a) of the Agricultural Adjustment Act of 1938, as amended, is amended by striking out the sentence reading "an acreage on the farm not planted to wheat because of drought, flood, or other natural disaster shall be deemed to be an actual acreage of wheat planted for harvest for purposes of this subsection provided such acreage is not subsequently planted to any other income-producing crops during such year." and inserting in lieu thereof the sentence "an acreage on the farm not planted to wheat because of drought, flood, or other natural disaster shall be deemed to be an actual acreage of wheat planted for harvest for purposes of this subsection provided such acreage is not subsequently planted to any crop for which there are marketing quotas or voluntary adjustment programs in effect."

Approved June 17, 1966.

Public Law 89-452

AN ACT

June 17, 1966
[S. 2421]

To authorize the adjustment of the legislative jurisdiction exercised by the United States over lands within the Columbia River at the mouth project in the States of Washington and Oregon.

Columbia River.
Federal jurisdiction over certain lands, retrocession.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding any other provision of law, the head or other authorized officer of any department or agency of the Government may, at such times as he may deem desirable, relinquish to the States in which the land is situated all, or such portion as he may deem desirable for relinquishment, of the jurisdiction heretofore acquired by the United States over any lands within the Columbia River at the mouth project in the States of Washington and Oregon which are under his immediate jurisdiction and control, reserving to the United States such concurrent or partial jurisdiction as he may deem necessary. Relinquishment of jurisdiction under the authority of this Act may be made by