# § 20703. Demand for records or papers by Attorney General or representative; statement of basis and purpose

Any record or paper required by section 20701 of this title to be retained and preserved shall, upon demand in writing by the Attorney General or his representative directed to the person having custody, possession, or control of such record or paper, be made available for inspection, reproduction, and copying at the principal office of such custodian by the Attorney General or his representative. This demand shall contain a statement of the basis and the purpose therefore

(Pub. L. 86–449, title III, §303, May 6, 1960, 74 Stat. 88.)

#### **Editorial Notes**

#### CODIFICATION

Section was formerly classified to section 1974b of Title 42, The Public Health and Welfare, prior to editorial reclassification and renumbering as this section.

# § 20704. Disclosure of records or papers

Unless otherwise ordered by a court of the United States, neither the Attorney General nor any employee of the Department of Justice, nor any other representative of the Attorney General, shall disclose any record or paper produced pursuant to this chapter, or any reproduction or copy, except to Congress and any committee thereof, governmental agencies, and in the presentation of any case or proceeding before any court or grand jury.

(Pub. L. 86-449, title III, §304, May 6, 1960, 74 Stat. 88.)

## **Editorial Notes**

## CODIFICATION

Section was formerly classified to section 1974c of Title 42, The Public Health and Welfare, prior to editorial reclassification and renumbering as this section.

# § 20705. Jurisdiction to compel production of records or papers

The United States district court for the district in which a demand is made pursuant to section 20703 of this title, or in which a record or paper so demanded is located, shall have jurisdiction by appropriate process to compel the production of such record or paper.

(Pub. L. 86–449, title III, §305, May 6, 1960, 74 Stat. 88.)

# **Editorial Notes**

# CODIFICATION

Section was formerly classified to section 1974d of Title 42, The Public Health and Welfare, prior to editorial reclassification and renumbering as this section.

# § 20706. "Officer of election" defined

As used in this chapter, the term "officer of election" means any person who, under color of any Federal, State, Commonwealth, or local law, statute, ordinance, regulation, authority, custom, or usage, performs or is authorized to

perform any function, duty, or task in connection with any application, registration, payment of poll tax, or other act requisite to voting in any general, special, or primary election at which votes are cast for candidates for the office of President, Vice President, presidential elector, Member of the Senate, Member of the House of Representatives, or Resident Commissioner from the Commonwealth of Puerto Rico.

(Pub. L. 86–449, title III, §306, May 6, 1960, 74 Stat. 88.)

#### **Editorial Notes**

#### CODIFICATION

Section was formerly classified to section 1974e of Title 42, The Public Health and Welfare, prior to editorial reclassification and renumbering as this section.

# CHAPTER 209—ELECTION ADMINISTRATION IMPROVEMENT

SUBCHAPTER I—PAYMENTS TO STATES FOR ELECTION ADMINISTRATION IMPROVEMENTS AND REPLACEMENT OF PUNCH CARD AND LEVER VOTING MACHINES

Sec

20901. Payments to States for activities to improve administration of elections.

20902. Replacement of punch card or lever voting

machines. 20903. Guaranteed minimum payment amount.

20904. Authorization of appropriations.

20905. Administration of programs.

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#### SUBCHAPTER II—COMMISSION

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OF

Sec Sec. 20982. Study, report, and recommendations on best 21102. Process for adoption. practices for facilitating military and over-SUBCHAPTER IV-ENFORCEMENT seas voting. 20983. Report on human factor research. 21111 Actions by the Attorney General for declara-20984. Study and report on voters who register by tory and injunctive relief. Establishment of State-based administrative mail and use of Social Security informa-21112 complaint procedures to remedy grievances. 20985. Study and report on electronic voting and the SUBCHAPTER V—HELP AMERICA VOTE COLLEGE electoral process. PROGRAM 20986. Study and report on free absentee ballot post-21121 Establishment of program. age. 20987. 21122. Activities under Program. Consultation with Standards Board and Board 21123. of Advisors. Authorization of appropriations SUBCHAPTER VI-TRANSFER TO COMMISSION OF PART D—ELECTION ASSISTANCE FUNCTIONS UNDER CERTAIN LAWS SUBPART 1-REQUIREMENTS PAYMENTS Transfer of functions of Office of Election Ad-21131. 21001. Requirements payments. ministration of Federal Election Commis-21002. Allocation of funds. 21003. Condition for receipt of funds. 21132. Transfer of functions. 21004. State plan. 21133. Transfer of property, records, and personnel. 21005. Process for development and filing of plan; 21134.Effective date; transition. publication by Commission. SUBCHAPTER VII—MISCELLANEOUS PROVISIONS 21006. Requirement for public notice and comment. 21007. Authorization of appropriations. 21141. "State" defined. 21008. Reports. 21142. Audits and repayment of funds. 21143. Review and report on adequacy of existing SUBPART 2—PAYMENTS TO STATES AND UNITS OF LOCAL electoral fraud statutes and penalties. GOVERNMENT TO ASSURE ACCESS FOR INDIVIDUALS 21144. Other criminal penalties. WITH DISABILITIES 21145.No effect on other laws. 21021. Payments to States and units of local government to assure access for individuals with SUBCHAPTER I—PAYMENTS TO STATES disabilities. FOR ELECTION ADMINISTRATION 21022. Amount of payment. PROVEMENTS AND REPLACEMENT 21023. Requirements for eligibility. PUNCH CARD AND LEVER VOTING MA-21024. Authorization of appropriations. CHINES 21025. Reports. § 20901. Payments to States for activities to im-SUBPART 3-GRANTS FOR RESEARCH ON VOTING TECHNOLOGY IMPROVEMENTS prove administration of elections 21041. Grants for research on voting technology im-(a) In general provements. Not later than 45 days after October 29, 2002, 21042 Report. the Administrator of General Services (in this 21043. Authorization of appropriations. subchapter referred to as the "Administrator") SUBPART 4—PILOT PROGRAM FOR TESTING OF EQUIPMENT shall establish a program under which the Ad-AND TECHNOLOGY ministrator shall make a payment to each State Pilot program. in which the chief executive officer of the State, Report. or designee, in consultation and coordination Authorization of appropriations. with the chief State election official, notifies

21051.

21052.

21053.

SUBPART 5—PROTECTION AND ADVOCACY SYSTEMS

21061. Payments for protection and advocacy systems.

21062 Authorization of appropriations.

SUBPART 6—NATIONAL STUDENT AND PARENT MOCK ELECTION

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## PART A—REQUIREMENTS

21081. Voting systems standards.

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21083. Computerized statewide voter registration list requirements and requirements for voters who register by mail.

21084. Minimum requirements.

21085. Methods of implementation left to discretion of State.

PART B-VOLUNTARY GUIDANCE

Adoption of voluntary guidance by Commis-21101. sion.

# the payment in accordance with this section. (b) Use of payment

## (1) In general

A State shall use the funds provided under a payment made under this section to carry out one or more of the following activities:

the Administrator not later than 6 months after October 29, 2002, that the State intends to use

- (A) Complying with the requirements under subchapter III.
- (B) Improving the administration of elections for Federal office.
- (C) Educating voters concerning voting procedures, voting rights, and voting tech-
- (D) Training election officials, poll workers, and election volunteers.
- (E) Developing the State plan for requirements payments to be submitted under subpart 1 of part D of subchapter II.
- (F) Improving, acquiring, leasing, modifying, or replacing voting systems and technology and methods for casting and counting