

(i) the signatories to the Joint Strategic Plan for Management of the Great Lakes Fisheries; and

(ii) other affected interests.

**(2) Projects**

The Secretary shall plan, design, and construct projects to support the restoration of the fishery, ecosystem, and beneficial uses of the Great Lakes.

**(3) Evaluation program**

**(A) In general**

The Secretary shall develop a program to evaluate the success of the projects carried out under paragraph (2) in meeting fishery and ecosystem restoration goals.

**(B) Studies**

Evaluations under subparagraph (A) shall be conducted in consultation with the Great Lakes Fishery Commission and appropriate Federal, State, and local agencies.

**(d) Cooperative agreements**

In carrying out this section, the Secretary may enter into a cooperative agreement with the Great Lakes Commission or any other agency established to facilitate active State participation in management of the Great Lakes.

**(e) Relationship to other Great Lakes activities**

No activity under this section shall affect the date of completion of any other activity relating to the Great Lakes that is authorized under other law.

**(f) Cost sharing**

**(1) Development of plan**

The Federal share of the cost of development of the plan under subsection (c)(1) of this section shall be 65 percent.

**(2) Project planning, design, construction, and evaluation**

The Federal share of the cost of planning, design, construction, and evaluation of a project under paragraph (2) or (3) of subsection (c) of this section shall be 65 percent.

**(3) Non-Federal share**

**(A) Credit for land, easements, and rights-of-way**

The Secretary shall credit the non-Federal interest for the value of any land, easement, right-of-way, dredged material disposal area, or relocation provided for carrying out a project under subsection (c)(2) of this section.

**(B) Form**

The non-Federal interest may provide up to 50 percent of the non-Federal share required under paragraphs (1) and (2) in the form of services, materials, supplies, or other in-kind contributions.

**(4) Operation and maintenance**

The operation, maintenance, repair, rehabilitation, and replacement of projects carried out under this section shall be a non-Federal responsibility.

**(5) Non-Federal interests**

Notwithstanding section 1962d-5b of this title, for any project carried out under this

section, a non-Federal interest may include a private interest and a nonprofit entity.

**(g) Authorization of appropriations**

**(1) Development of plan**

There is authorized to be appropriated for development of the plan under subsection (c)(1) of this section \$300,000.

**(2) Other activities**

There is authorized to be appropriated to carry out paragraphs (2) and (3) of subsection (c) of this section \$100,000,000.

(Pub. L. 106-541, title V, § 506, Dec. 11, 2000, 114 Stat. 2645.)

REFERENCES IN TEXT

The Great Lakes Basin Compact, referred to in subsec. (b)(2), is not classified to the Code.

CODIFICATION

Section was enacted as part of the Water Resources Development Act of 2000, and not as part of the Water Resources Planning Act which comprises this chapter.

DEFINITIONS

Secretary means the Secretary of the Army, see section 2 of Pub. L. 106-541, set out as a note under section 2201 of Title 33, Navigation and Navigable Waters.

**CHAPTER 20—ELECTIVE FRANCHISE**

**SUBCHAPTER I—GENERALLY**

Sec.  
1971.

Voting rights.

(a) Race, color, or previous condition not to affect right to vote; uniform standards for voting qualifications; errors or omissions from papers; literacy tests; agreements between Attorney General and State or local authorities; definitions.

(b) Intimidation, threats, or coercion.

(c) Preventive relief; injunction; rebuttable literacy presumption; liability of United States for costs; State as party defendant.

(d) Jurisdiction; exhaustion of other remedies.

(e) Order qualifying person to vote; application; hearing; voting referees; transmittal of report and order; certificate of qualification; definitions.

(f) Contempt; assignment of counsel; witnesses.

(g) Three-judge district court: hearing, determination, expedition of action, review by Supreme Court; single-judge district court: hearing, determination, expedition of action.

1972. Interference with freedom of elections.

**SUBCHAPTER I-A—ENFORCEMENT OF VOTING RIGHTS**

1973. Denial or abridgement of right to vote on account of race or color through voting qualifications or prerequisites; establishment of violation.

1973a. Proceeding to enforce the right to vote.

<p>Sec.</p>	<p>(a) Authorization by court for appointment of Federal examiners.</p> <p>(b) Suspension of use of tests and devices which deny or abridge the right to vote.</p> <p>(c) Retention of jurisdiction to prevent commencement of new devices to deny or abridge the right to vote.</p>	<p>Sec.</p>	<p>(b) Authority of Attorney General to institute actions for relief against enforcement of poll tax requirement.</p> <p>(c) Jurisdiction of three-judge district courts; appeal to Supreme Court.</p>
<p>1973b.</p>	<p>Suspension of the use of tests or devices in determining eligibility to vote.</p> <p>(a) Action by State or political subdivision for declaratory judgment of no denial or abridgement; three-judge district court; appeal to Supreme Court; retention of jurisdiction by three-judge court.</p> <p>(b) Required factual determinations necessary to allow suspension of compliance with tests and devices; publication in Federal Register.</p> <p>(c) "Test or device" defined.</p> <p>(d) Required frequency, continuation and probable recurrence of incidents of denial or abridgement to constitute forbidden use of tests or devices.</p> <p>(e) Completion of requisite grade level of education in American-flag schools in which the predominant classroom language was other than English.</p> <p>(f) Congressional findings of voting discrimination against language minorities; prohibition of English-only elections; other remedial measures.</p>	<p>1973i.</p>	<p>Prohibited acts.</p> <p>(a) Failure or refusal to permit casting or tabulation of vote.</p> <p>(b) Intimidation, threats, or coercion.</p> <p>(c) False information in registering or voting; penalties.</p> <p>(d) Falsification or concealment of material facts or giving of false statements in matters within jurisdiction of examiners or hearing officers; penalties.</p> <p>(e) Voting more than once.</p>
<p>1973c.</p>	<p>Alteration of voting qualifications and procedures; action by State or political subdivision for declaratory judgment of no denial or abridgement of voting rights; three-judge district court; appeal to Supreme Court.</p>	<p>1973j.</p>	<p>Civil and criminal sanctions.</p> <p>(a) Depriving or attempting to deprive persons of secured rights.</p> <p>(b) Destroying, defacing, mutilating, or altering ballots or official voting records.</p> <p>(c) Conspiring to violate or interfere with secured rights.</p> <p>(d) Civil action by Attorney General for preventive relief; injunctive and other relief.</p> <p>(e) Proceeding by Attorney General to enforce the counting of ballots of registered and eligible persons who are prevented from voting.</p> <p>(f) Jurisdiction of district courts; exhaustion of administrative or other remedies unnecessary.</p>
<p>1973d.</p>	<p>Federal voting examiners; appointment.</p>	<p>1973k.</p>	<p>Termination of listing procedures; basis for termination; survey or census by Director of the Census.</p>
<p>1973e.</p>	<p>Examination of applicants for registration.</p> <p>(a) Form of application; requisite allegation of nonregistration.</p> <p>(b) Placement of eligible voters on official lists; transmittal of lists.</p> <p>(c) Certificate of eligibility.</p> <p>(d) Removal of names from list by examiners.</p>	<p>1973l.</p>	<p>Enforcement proceedings.</p> <p>(a) Criminal contempt.</p> <p>(b) Jurisdiction of courts for declaratory judgment, restraining orders, or temporary or permanent injunction.</p> <p>(c) Definitions.</p> <p>(d) Subpenas.</p> <p>(e) Attorney's fees.</p>
<p>1973f.</p>	<p>Observers at elections; assignment; duties; reports.</p>	<p>1973m.</p>	<p>Omitted.</p>
<p>1973g.</p>	<p>Challenges to eligibility listings.</p> <p>(a) Filing of challenge; supplementary affidavits; service upon person challenged; hearing; review.</p> <p>(b) Rules and regulations by Director of the Office of Personnel Management.</p> <p>(c) Subpena power of Director of the Office of Personnel Management; contempt.</p>	<p>1973n.</p>	<p>Impairment of voting rights of persons holding current registration.</p>
<p>1973h.</p>	<p>Poll taxes.</p> <p>(a) Congressional finding and declaration of policy against enforced payment of poll taxes as a device to impair voting rights.</p>	<p>1973o.</p>	<p>Authorization of appropriations.</p>
		<p>1973p.</p>	<p>Separability.</p>
			<p>SUBCHAPTER I-B—SUPPLEMENTAL PROVISIONS</p>
		<p>1973aa.</p>	<p>Application of prohibition to other States; "test or device" defined.</p>
		<p>1973aa-1.</p>	<p>Residence requirements for voting.</p> <p>(a) Congressional findings.</p> <p>(b) Congressional declaration: durational residency requirement, abolishment; absentee registration and balloting standards, establishment.</p> <p>(c) Prohibition of denial of right to vote because of durational residency requirement or absentee balloting.</p> <p>(d) Registration: time for application; absentee balloting: time of application and return of ballots.</p>

Sec.		Sec.	
	(e) Change of residence; voting in person or by absentee ballot in State of prior residence.		(c) Report to Federal Election Commission.
	(f) Absentee registration requirement.	1973ee-2.	Selection of registration facilities.
	(g) State or local adoption of less restrictive voting practices.	1973ee-3.	Registration and voting aids.
	(h) "State" defined.		(a) Printed instructions; telecommunications devices for the deaf.
	(i) False registration, and other fraudulent acts and conspiracies; application of penalty for false information in registering or voting.		(b) Medical certification.
1973aa-1a.	Bilingual election requirements.	1973ee-4.	(c) Notice of availability of aids. Enforcement.
	(a) Congressional findings and declaration of policy.		(a) Action for declaratory or injunctive relief.
	(b) Bilingual voting materials requirement.	1973ee-5.	(b) Prerequisite notice of non-compliance.
	(c) Requirement of voting notices, forms, instructions, assistance, or other materials and ballots in minority language.	1973ee-6.	(c) Attorney fees.
	(d) Action for declaratory judgment permitting English-only materials.		Relationship to Voting Rights Act of 1965.
	(e) Definitions.		Definitions.
1973aa-2.	Judicial relief; civil actions by the Attorney General; three-judge district court; appeal to Supreme Court.		SUBCHAPTER I-G—REGISTRATION AND VOTING BY ABSENT UNIFORMED SERVICES VOTERS AND OVERSEAS VOTERS IN ELECTIONS FOR FEDERAL OFFICE
1973aa-3.	Penalty.	1973ff.	Federal responsibilities.
1973aa-4.	Separability.		(a) Presidential designee.
1973aa-5.	Survey to compile registration and voting statistics.		(b) Duties of Presidential designee.
	(a) Elections to House of Representatives and elections designated by United States Commission on Civil Rights.		(c) Duties of other Federal officials.
	(b) Prohibition against compulsion to disclose personal data; advice of rights.	1973ff-1.	State responsibilities.
	(c) Report to Congress.		(a) In general.
	(d) Confidentiality of information; penalties.		(b) Designation of single State office to provide information on registration and absentee ballot procedures for all voters in State.
1973aa-6.	Voting assistance for blind, disabled or illiterate persons.		(c) Report on number of absentee ballots transmitted and received.
	SUBCHAPTER I-C—EIGHTEEN-YEAR-OLD VOTING AGE		(d) Registration notification.
1973bb.	Enforcement of twenty-sixth amendment.	1973ff-2.	Federal write-in absentee ballot in general elections for Federal office for absent uniformed services voters and overseas voters.
1973bb-1.	"State" defined.		(a) In general.
1973bb-2 to 1973bb-4.	Repealed.		(b) Submission and processing.
	SUBCHAPTER I-D—FEDERAL ABSENTEE VOTING ASSISTANCE		(c) Special rules.
	PART I—RECOMMENDATION TO STATES		(d) Second ballot submission; instruction to absent uniformed services voter or overseas voter.
1973cc to 1973cc-3.	Repealed.		(e) Use of approved State absentee ballot in place of Federal write-in absentee ballot.
	PART II—RESPONSIBILITIES OF FEDERAL GOVERNMENT		(f) Certain States exempted.
1973cc-11 to 1973cc-15.	Repealed.	1973ff-3.	Use of single application for all subsequent elections.
	PART III—GENERAL PROVISIONS		(a) In general.
1973cc-21 to 1973cc-26.	Repealed.		(b) Exception for voters changing registration.
	SUBCHAPTER I-E—VOTING RIGHTS OF OVERSEAS CITIZENS		(c) Revision of official post card form.
1973dd to 1973dd-6.	Repealed.		(d) No effect on voter removal programs.
	SUBCHAPTER I-F—VOTING ACCESSIBILITY FOR THE ELDERLY AND HANDICAPPED		(e) Prohibition of refusal of applications on grounds of early submission.
1973ee.	Congressional declaration of purpose.	1973ff-4.	Enforcement.
1973ee-1.	Selection of polling facilities.	1973ff-5.	Effect on certain other laws.
	(a) Accessibility to all polling places as responsibility of each political subdivision.	1973ff-6.	Definitions.
	(b) Exception.		SUBCHAPTER I-H—NATIONAL VOTER REGISTRATION
		1973gg.	Findings and purposes.
			(a) Findings.
			(b) Purposes.
		1973gg-1.	Definitions.