

Sec.		Sec.	
15e.	Distribution of damages.		(l) Penalties.
15f.	Actions by Attorney General.	21a.	Actions and proceedings pending prior to June 19, 1936; additional and continuing violations.
	(a) Notification to State attorney general.	22.	District in which to sue corporation.
	(b) Availability of files and other materials.	23.	Suits by United States; subpoenas for witnesses.
15g.	Definitions.	24.	Liability of directors and agents of corporation.
15h.	Applicability of parens patriae actions.	25.	Restraining violations; procedure.
16.	Judgments.	26.	Injunctive relief for private parties; exception; costs.
	(a) Prima facie evidence; collateral estoppel.	26a.	Restrictions on the purchase of gasohol and synthetic motor fuel.
	(b) Consent judgments and competitive impact statements; publication in Federal Register; availability of copies to the public.		(a) Limitations on the use of credit instruments; sales, resales, and transfers.
	(c) Publication of summaries in newspapers.		(b) Credit fees; equivalent conventional motor fuel sales; labeling of pumps; product liability disclaimers; advertising support; furnishing facilities.
	(d) Consideration of public comments by Attorney General and publication of response.		(c) "United States" defined.
	(e) Public interest determination.	26b.	Application of antitrust laws to professional major league baseball.
	(f) Procedure for public interest determination.		(a) Major league baseball subject to antitrust laws.
	(g) Filing of written or oral communications with the district court.		(b) Limitation of section.
	(h) Inadmissibility as evidence of proceedings before the district court and the competitive impact statement.		(c) Standing to sue.
	(i) Suspension of limitations.		(d) Conduct, acts, practices, or agreements subject to antitrust laws.
17.	Antitrust laws not applicable to labor organizations.	27.	Effect of partial invalidity.
18.	Acquisition by one corporation of stock of another.	27a.	Transferred.
18a.	Premerger notification and waiting period.	28.	Repealed.
	(a) Filing.	29.	Appeals.
	(b) Waiting period; publication; voting securities.		(a) Court of appeals; review by Supreme Court.
	(c) Exempt transactions.		(b) Direct appeals to Supreme Court.
	(d) Commission rules.	30 to 33.	Repealed.
	(e) Additional information; waiting period extensions.	34.	Definitions applicable to sections 34 to 36.
	(f) Preliminary injunctions; hearings.	35.	Recovery of damages, etc., for antitrust violations from any local government, or official or employee thereof acting in an official capacity.
	(g) Civil penalty; compliance; power of court.		(a) Prohibition in general.
	(h) Disclosure exemption.		(b) Preconditions for attachment of prohibition; prima facie evidence for nonapplication of prohibition.
	(i) Construction with other laws.	36.	Recovery of damages, etc., for antitrust violations on claim against person based on official action directed by local government, or official or employee thereof acting in an official capacity.
	(j) Omitted.		(a) Prohibition in general.
	(k) Extensions of time.		(b) Nonapplication of prohibition for cases commenced before effective date of provisions.
19.	Interlocking directorates and officers.	37.	Immunity from antitrust laws.
19a, 20.	Repealed.		(a) Inapplicability of antitrust laws.
21.	Enforcement provisions.		(b) Immunity.
	(a) Commission, Board, or Secretary authorized to enforce compliance.		(c) Treatment of certain annuities and trusts.
	(b) Issuance of complaints for violations; hearing; intervention; filing of testimony; report; cease and desist orders; reopening and alteration of reports or orders.		(d) Limitation.
	(c) Review of orders; jurisdiction; filing of petition and record of proceeding; conclusiveness of findings; additional evidence; modification of findings; finality of judgment and decree.	37a.	Definitions.
	(d) Exclusive jurisdiction of Court of Appeals.		
	(e) Liability under antitrust laws.		
	(f) Service of complaints, orders and other processes.		
	(g) Finality of orders generally.		
	(h) Finality of orders modified by Supreme Court.		
	(i) Finality of orders modified by Court of Appeals.		
	(j) Finality of orders issued on rehearing ordered by Court of Appeals or Supreme Court.		
	(k) "Mandate" defined.		

HISTORICAL NOTE

This chapter includes among other statutory provisions the Sherman Act, comprising sections 1 to 7 of this title, the Clayton Act, comprising sections 12, 13, 14 to 19, 20, 21, and 22 to 27 of this title and sections 52 and 53 of Title 29, Labor, the Wilson Tariff Act, comprising sections 8 and 9 of this title, the Robinson-Patman Price Discrimination Act, comprising sections 13, 13a, 13b, and 21a of this title, the "Expediting Act", sections 28 and 29 of this title, and the "Hart-Scott-Rodino Antitrust Improvements Act of 1976", comprising sections 15c to 15h, 18a, and 66 of this title. For complete classification of the Hart-Scott-Rodino Act, see Short Title note under section 1 of this title.

CONGRESSIONAL INVESTIGATION OF MONOPOLY

Joint Res. June 16, 1938, ch. 456, 52 Stat. 705, created a Temporary National Economic Committee which was