(Pub. L. 98-183, §6, Nov. 30, 1983, 97 Stat. 1305; Pub. L. 102-167, §5, Nov. 26, 1991, 105 Stat. 1101 Pub. L. 103-419, §2, Oct. 25, 1994, 108 Stat. 4342.)

PRIOR PROVISIONS

A prior section 1975d, Pub. L. 85-315, pt. I, §105, Sept. 9, 1957, 71 Stat. 636; Pub. L. 86-449, title IV, § 401, May 6, 1960, 74 Stat. 89; Pub. L. 88-352, title V, §§ 505-507, July 2, 1964, 78 Stat. 251, 252; Pub. L. 91-521, §2, Nov. 25, 1970, 84 Stat. 1356; Pub. L. 92-496, §5, Oct. 14, 1972, 86 Stat. 814; Pub. L. 95-444, §§ 4-6, Oct. 10, 1978, 92 Stat. 1067, 1068, related to powers of Commission. See Codification note set out preceding section 1975 of this title.

AMENDMENTS

1994-Pub. L. 103-419 amended section generally, substituting provisions terminating this chapter Sept. 30 1996, for provisions relating to powers of Commission.

1991—Subsec. (f). Pub. L. 102–167 substituted "Chairperson" for "Chairman" in two places.

§§ 1975e, 1975f. Omitted

CODIFICATION

Sections 1975e and 1975f were omitted in the general amendment of this chapter by Pub. L. 103-419.

Section 1975e, Pub. L. 98–183, §7, Nov. 30, 1983, 97 Stat. 1307; Pub. L. 101–180, §2(1), Nov. 28, 1989, 103 Stat. 1325; Pub. L. 102–167, §3, Nov. 26, 1991, 105 Stat. 1101; Pub. L. 102-400, §2, Oct. 7, 1992, 106 Stat. 1955, authorized appropriations to carry out this chapter. See section 1975c of this title.

A prior section 1975e, Pub. L. 85–315, pt. I, §106, Sept. 9, 1957, 71 Stat. 636; Pub. L. 90–198, §2, Dec. 14, 1967, 81 Stat. 582; Pub. L. 91–521, §3, Nov. 25, 1970, 84 Stat. 1356; Pub. L. 92–64, Aug. 4, 1971, 85 Stat. 166; Pub. L. 92–496, §6, Oct. 14, 1972, 86 Stat. 814; Pub. L. 94–292, §2, May 27, \$6, Oct. 13, 192, 60 Stat. 514, 1 thb. 11. \$7-232, \$2, May 21, 1976, 90 Stat. 524; Pub. L. 95-132, \$2, Oct. 13, 1977, 91 Stat. 1157; Pub. L. 95-444, \$7, Oct. 10, 1978, 92 Stat. 1068; Pub. L. 96-81, \$3, Oct. 6, 1979, 93 Stat. 642; Pub. L. 96-447, §2, Oct. 13, 1980, 94 Stat. 1894, related to authorization of appropriations for this chapter. See Codification note set out preceding section 1975 of this title.

Section 1975f, Pub. L. 98-183, §8, Nov. 30, 1983, 97 Stat. 1307; Pub. L. 101-180, §2(2), Nov. 28, 1989, 103 Stat. 1325; Pub. L. 102-167, §4, Nov. 26, 1991, 105 Stat. 1101, provided termination date for this chapter. See section 1975d of this title.

CHAPTER 21—CIVIL RIGHTS

SUBCHAPTER I-GENERALLY

Sec.			
1981.	Equal rights under the law.		
1981a.	Damages in cases of intentional discrimination in employment.		
1982.	Property rights of citizens.		
1983.	Civil action for deprivation of rights.		
1984.	Omitted		
1985.	Conspiracy to interfere with civil rights.		
1986.	Action for neglect to prevent.		
1987.	Prosecution of violation of certain laws.		
1988.	Proceedings in vindication of civil rights.		
1989.	United States magistrate judges; appointment of persons to execute warrants.		
1990.	Marshal to obey precepts; refusing to re-		
	ceive or execute process.		
1991.	Fees; persons appointed to execute proc-		
	ess.		
1992.	Speedy trial.		
1993.	Repealed.		
1994.	Peonage abolished.		
1995.	Criminal contempt proceedings; pen-		
	alties; trial by jury.		
1996.	Protection and preservation of tradi-		

tional religions of Native Americans.

C	HEALTH A	ND WELFARE	
;	Sec. 1996a.	Traditional Indian religious use of pe-	
)	1996b.	yote. Interethnic adoption.	
SUBCHAPTER I-A—INSTITUTIONALIZED PERS			
y y), l;	1997. 1997a. 1997a–1. 1997b.	Definitions. Initiation of civil actions. Subpoena authority. Certification requirements; Attorney General to personally sign certification.	
e -),	1997c. 1997d. 1997e. 1997f. 1997g. 1997h. 1997i. 1997j.	Intervention in actions. Prohibition of retaliation. Suits by prisoners. Report to Congress. Priorities for use of funds. Notice to Federal departments. Disclaimer respecting standards of care. Disclaimer respecting private litigation.	
-	SUBCH.	APTER II—PUBLIC ACCOMMODATIONS	
	2000a.	Prohibition against discrimination or segregation in places of public accom- modation.	
.1	2000a–1.	Prohibition against discrimination or segregation required by any law, stat- ute, ordinance, regulation, rule or order of a State or State agency.	
; ; - f	2000a–2.	Prohibition against deprivation of, inter- ference with, and punishment for exer- cising rights and privileges secured by section 2000a or 2000a—I of this title.	
;. 1 3;	2000a–3. 2000a–4.	Civil actions for injunctive relief. Community Relations Service; investigations and hearings; executive session; release of testimony; duty to bring about voluntary settlements.	
3, 7, 1 8; 7, n	2000a-5. 2000a-6.	Civil actions by the Attorney General. Jurisdiction; exhaustion of other remedies; exclusiveness of remedies; assertion of rights based on other Federal or State laws and pursuit of remedies for enforcement of such rights. CHAPTER III—PUBLIC FACILITIES	
;; d	2000b. 2000b–1.	Civil actions by the Attorney General. Liability of United States for costs and attorney's fee.	
f	2000b-2.	Personal suits for relief against discrimi-	

Z000D.	Civil actions by the Attorney General.
2000b-1.	Liability of United States for costs and
	attorney's fee.
2000b-2.	Personal suits for relief against discrimi-
	nation in public facilities.

2000b-3. "Complaint" defined.

SUBCHAPTER IV—PUBLIC EDUCATION 2000c. Definitions.

Omrttea.
Technical assistance in preparation,
adoption, and implementation of plans
for desegregation of public schools.
Training institutes; stipends; travel al-
lowances.
Grants for inservice training in dealing
with and for employment of specialists
to advise in problems incident to de-
segregation; factors for consideration
in making grants and fixing amounts,
terms, and conditions.
Payments; adjustments; advances or re-
imbursement; installments.
Civil actions by the Attorney General.
Liability of United States for costs.
Personal suits for relief against discrimi-
nation in public education.

SUBCHAPTER V—FEDERALLY ASSISTED PROGRAMS

Classification and assignment.

2000c-9.

2000d. Prohibition against exclusion from participation in, denial of benefits of, and discrimination under federally assisted programs on ground of race, color, or national origin.

2000f.

\$ 1001	TITLE 12 THE TUBLIC		VD WEEFINIE 1 age 1100	
Sec. 2000d-1.	Federal authority and financial assistance to programs or activities by way	Sec. SUBCHAPTER VIII—COMMUNITY RELATIONS SERVICE		
	of grant, loan, or contract other than contract of insurance or guaranty; rules and regulations; approval by President; compliance with requirements; reports to Congressional committees; effective date of administrative action.	2000g. 2000g-1. 2000g-2.	Establishment of Service; Director of Service: appointment, term; personnel. Functions of Service. Cooperation with other agencies; conciliation assistance in confidence and without publicity; information as confidential; restriction on performance of	
2000d–2.	Judicial review; administrative procedure provisions.		investigative or prosecuting functions; violations and penalties.	
2000d–3.	Construction of provisions not to authorize administrative action with respect to employment practices except where	2000g-3. SUBCHAPT	Reports to Congress. TER IX—MISCELLANEOUS PROVISIONS	
2000d-4.	primary objective of Federal financial assistance is to provide employment. Federal authority and financial assist-	2000h.	Criminal contempt proceedings: trial by jury, criminal practice, penalties, exceptions, intent; civil contempt pro-	
2000d–4a.	ance to programs or activities by way of contract of insurance or guaranty. "Program or activity" and "program"	2000h-1.	ceedings. Double jeopardy; specific crimes and criminal contempts.	
2000d-4a. 2000d-5.	defined. Prohibited deferral of action on applica-	2000h–2.	Intervention by Attorney General; denial of equal protection on account of race,	
2000d-6.	tions by local educational agencies seeking Federal funds for alleged non- compliance with Civil Rights Act. Policy of United States as to application	2000h-3.	color, religion, sex or national origin. Construction of provisions not to affect authority of Attorney General, etc., to institute or intervene in actions or	
2000d-7.	of nondiscrimination provisions in schools of local educational agencies. Civil rights remedies equalization.	2000h–4.	proceedings. Construction of provisions not to exclude operation of State laws and not	
SUBCH	APTER VI—EQUAL EMPLOYMENT OPPORTUNITIES	2000h-5. 2000h-6.	to invalidate consistent State laws. Authorization of appropriations. Separability.	
2000e. 2000e-1.	Definitions. Exemption.	su	JBCHAPTER I—GENERALLY	
2000e-2. 2000e-3. 2000e-4.	-3. Other unlawful employment practices.		§ 1981. Equal rights under the law	
20006-4.	Equal Employment Opportunity Commission. Enforcement provisions. Civil actions by the Attorney General. Effect on State laws. Investigations.	(a) Statement of equal rights		
2000e-5. 2000e-6. 2000e-7. 2000e-8.		All persons within the jurisdiction of the United States shall have the same right in every State and Territory to make and enforce contracts, to sue, be parties, give evidence, and to		
2000e-9.	Conduct of hearings and investigations		id equal benefit of all laws and pro-	

on of the tht in every nforce connce, and to the full and equal benefit of all laws and proceedings for the security of persons and property as is enjoyed by white citizens, and shall be subject to like punishment, pains, penalties, taxes, licenses, and exactions of every kind, and to no other.

(b) "Make and enforce contracts" defined

For purposes of this section, the term "make and enforce contracts" includes the making, performance, modification, and termination of contracts, and the enjoyment of all benefits, privileges, terms, and conditions of the contractual relationship.

(c) Protection against impairment

The rights protected by this section are protected against impairment by nongovernmental discrimination and impairment under color of State law.

(R.S. §1977; Pub. L. 102-166, title I, §101, Nov. 21, 1991, 105 Stat. 1071.)

CODIFICATION

R.S. §1977 derived from act May 31, 1870, ch. 114, §16,

Section was formerly classified to section 41 of Title 8, Aliens and Nationality.

AMENDMENTS

1991—Pub. L. 102-166 designated existing provisions as subsec. (a) and added subsecs. (b) and (c).

EFFECTIVE DATE OF 1991 AMENDMENT

Pub. L. 102–166, title IV, $\S402$, Nov. 21, 1991, 105 Stat. 1099, provided that:

2000d-7.	civil rights remedies equalization.			
SUBCHAPTER VI—EQUAL EMPLOYMENT				
	OPPORTUNITIES			
2000e.	Definitions.			
2000e-1.	Exemption.			
2000e-2.	Unlawful employment practices.			
2000e-3.	Other unlawful employment practices.			
2000e–4.	Equal Employment Opportunity Commission.			
2000e-5.	Enforcement provisions.			
2000e-6.	Civil actions by the Attorney General.			
2000e-7.	Effect on State laws.			
2000e-8.	Investigations.			
2000e–9.	Conduct of hearings and investigations			
0000 10	pursuant to section 161 of title 29.			
2000e-10.	Posting of notices; penalties.			
2000e-11.	Veterans' special rights or preference.			
2000e–12.	Regulations; conformity of regulations			
	with administrative procedure provi-			
	sions; reliance on interpretations and			
	instructions of Commission.			
2000e-13.	Application to personnel of Commission			
	of sections 111 and 1114 of title 18; pun-			
	ishment for violation of section 1114 of			
	title 18.			
2000e-14.	Equal Employment Opportunity Coordi-			
	nating Council; establishment; com-			
	position: duties: report to President			
	and Congress.			
2000e-15.	Presidential conferences; acquaintance			
	of leadership with provisions for em-			
	ployment rights and obligations; plans			
	for fair administration; membership.			
2000e-16.	Employment by Federal Government.			
2000e-16a.	Short title; purpose; definition.			
2000e-16b.	Discriminatory practices prohibited.			
2000e-16c.	Coverage of previously exempt State em-			
20000 100.	plovees.			
2000e-17.	Procedure for denial, withholding, termi-			
	nation, or suspension of Government			
	contract subsequent to acceptance by			
	Government of affirmative action plan			
	of employer; time of acceptance of			
	plan.			
-				
SUBCHAPTER VII—REGISTRATION AND VOTING				
STATISTICS				

Survey for compilation of registration

and voting statistics; geographical areas; scope; application of census pro-

visions; voluntary disclosure; advising of right not to furnish information.