Page	3
------	---

Distribution of damages	
0	
Definitions.	aı
Applicability of parens patriae actions.	15
Judgments.	R
Antitrust laws not applicable to labor organi-	by m
zations. Acquisition by one corporation of stock of an- other.	di ee
Premerger notification and waiting period.	§ :
Interlocking directorates and officers.	8
Repealed.	
Enforcement provisions.	
Actions and proceedings pending prior to June 19, 1936; additional and continuing vio- lations.	tı tı
District in which to sue corporation.	W
Suits by United States; subpoenas for wit-	E
	ei
tion.	de a
Restraining violations; procedure.	p
Injunctive relief for private parties; excep-	co
Restrictions on the purchase of gasohol and synthetic motor fuel.	b; b(
Application of antitrust laws to professional	co
major league baseball.	(J
	19
	cl
-	19
÷	19
Recovery of damages, etc., for antitrust vio- lations from any local government, or offi- cial or employee thereof acting in an offi-	19 § 2
Recovery of damages, etc., for antitrust vio- lations on claim against person based on of- ficial action directed by local government, or official or employee thereof acting in an	"'' '''
official capacity.	sa
Immunity from antitrust laws.	50
Definitions.	tv
Confirmation of antitrust status of graduate medical resident matching programs.	fa
Association of marine insurance companies;	cc
application of antitrust laws.	ce
HISTORICAL NOTE	ot
	 Applicability of parens patriae actions. Judgments. Antitrust laws not applicable to labor organizations. Acquisition by one corporation of stock of another. Premerger notification and waiting period. Interlocking directorates and officers. Repealed. Enforcement provisions. Actions and proceedings pending prior to June 19, 1936; additional and continuing violations. District in which to sue corporation. Suits by United States; subpoenas for witnesses. Liability of directors and agents of corporation. Restraining violations; procedure. Injunctive relief for private parties; exception; costs. Restrictions on the purchase of gasohol and synthetic motor fuel. Application of antitrust laws to professional major league baseball. Effect of partial invalidity. Transferred. Repealed. Appeals. Reepealed. Definitions applicable to sections 34 to 36. Recovery of damages, etc., for antitrust violations from any local government, or official action directed by local government, or official action directed by local government, or official action directed by local government, or official capacity. Immunity from antitrust laws. Definitions. Confirmation of antitrust status of graduate medical resident matching programs. Association of antitrust laws.

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 12 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 authorized to make a full investigation on monopoly and the concentration of economic power in and financial control over production and distribution of goods and services. The time for submitting the final report under Joint Res. June 16, 1938, ch. 456, 52 Stat. 705, as amended Apr. 26, 1939, ch. 104, §§1, 2, 53 Stat. 624, was extended to Apr. 3, 1941, by Joint Res. Dec. 16, 1940, ch. 932, 54 Stat. 1225. The committee's report was presented to Congress on Mar. 31, 1941, and was published in Senate Document No. 35.

EXECUTIVE ORDER NO. 12022

Ex. Ord. No. 12022, Dec. 1, 1977, 42 F.R. 61441, as amended by Ex. Ord. No. 12052, Apr. 7, 1978, 43 F.R. 15133, which related to the National Commission for the Review of Antitrust Laws and Procedures, was revoked by Ex. Ord. No. 12258, Dec. 31, 1980, 46 F.R. 1251, formerly set out as a note under section 14 of the Appendix to Title 5, Government Organization and Employees.

§1. Trusts, etc., in restraint of trade illegal; penalty

Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.

(July 2, 1890, ch. 647, §1, 26 Stat. 209; Aug. 17, 1937, ch. 690, title VIII, 50 Stat. 693; July 7, 1955, ch. 281, 69 Stat. 282; Pub. L. 93-528, §3, Dec. 21, 1974, 88 Stat. 1708; Pub. L. 94-145, §2, Dec. 12, 1975, 89 Stat. 801; Pub. L. 101-588, §4(a), Nov. 16, 1990, 104 Stat. 2880; Pub. L. 108-237, title II, §215(a), June 22, 2004, 118 Stat. 668.)

AMENDMENTS

2004—Pub. L. 108-237 substituted "\$100,000,000" for "\$10,000,000", "\$1,000,000" for "\$350,000", and "10" for "three".

1990—Pub. L. 101-588 substituted "\$10,000,000" for "one million dollars" and "\$350,000" for "one hundred thousand dollars".

 $1975\mbox{--}Pub.$ L. 94-145 struck out from first sentence two provisos granting anti-trust exemption to State fair trade laws.

1974—Pub. L. 93–528 substituted "a felony, and, on conviction thereof, shall be punished by fine not exceeding one million dollars if a corporation, or, if any other person, one hundred thousand dollars, or by imprisonment not exceeding three years" for "a misdemeanor, and on conviction thereof, shall be punished by fine not exceeding fifty thousand dollars, or by imprisonment not exceeding one year".

1955—Act July 7, 1955, substituted "fifty thousand dollars" for "five thousand dollars".

1937—Act Aug. 17, 1937, inserted two provisos.

EFFECTIVE DATE OF 2001 AMENDMENT

Pub. L. 107-72, §4, Nov. 20, 2001, 115 Stat. 650, provided that: "This Act [enacting and amending provisions set out as notes under this section] and the amendments made by this Act shall take effect on September 30, 2001."

EFFECTIVE DATE OF 1975 AMENDMENT

Pub. L. 94-145, §4, Dec. 12, 1974, 89 Stat. 801, provided that: "The amendments made by sections 2 and 3 of this Act [amending this section and section 45 of this title] shall take effect upon the expiration of the nine-ty-day period which begins on the date of enactment of this Act [Dec. 12, 1975]."

SHORT TITLE OF 2015 AMENDMENT

Pub. L. 114-44, §1, Aug. 6, 2015, 129 Stat. 472, provided that: "This Act [amending provisions set out as a note under this section] may be cited as the 'Need-Based Educational Aid Act of 2015'."