

TITLE 5—GOVERNMENT ORGANIZATION AND EMPLOYEES

This title was enacted by Pub. L. 89–554, § 1, Sept. 6, 1966, 80 Stat. 378; Pub. L. 117–286, § 3, Dec. 27, 2022, 136 Stat. 4197

Part	Sec.
I. The Agencies Generally	101
II. Civil Service Functions and Responsibilities	1101
III. Employees	2101
IV. Ethics Requirements	13101

Editorial Notes

AMENDMENTS

2022—Pub. L. 117–286, § 4(d)(1), Dec. 27, 2022, 136 Stat. 4359, added item for part IV.

1979—Pub. L. 96–54, § 2(a)(1), Aug. 14, 1979, 93 Stat. 381, substituted “Civil Service Functions and Responsibilities” for “The United States Civil Service Commission” in item for part II.

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF FORMER TITLE 5

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
1, 2	101
3	Rep.
4	3345
5	3346
6	3347
7	3348
8	3349
9	5535
10	2901
11, 12	2902
13–14a, 15	Rep.
16	3331
16a	2903, 2904
17, 17a	Rep.
17b, 17c	2905
18	2903
19	Rep.
20	2904
21	2906
21a	3332
21b	5507
22	301
22–1 (less 3d–5th provisos)	7532
22–1 (3d proviso)	3571, 5594
22–1 (4th and 5th provisos)	7312
22–2	7533
22–3	7531
22a	302
23–26c	Rep.
27	6106
28	6105
29, 29a, 30 to 30b–1, 30c to 30e–1, 30f–30m.	Rep.
30n	6322
30n–1	T. 28 § 1823
30o	5537
30p	5515
30q	6321
30r(a)	6323
30r(b)	3551
30r(c)	502, 5534
30r(d)	2105
31–31b, 32	Rep.
33	7154
34–35a, 36–37a	Rep.
38	3341

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
39, 40	3342
41	T. 14 § 632
42, 42a	Rep.
43	3101
43a	3102
44	T. 31 § 492–1 (See Rev. T. 31 Table)
45	Rep.
46	3103
46a	5511
46b	5513
46c	T. 31 § 699a (See Rev. T. 31 Table)
46d, 46e	5514
47	3103; T. 18 § 1916
47a	8301; T. 10 § 1221
48	T. 28 § 514
49	3106
50	5501; T. 18 § 1916
51	5536
52	5502
53	3108
54	3107
55	Rep.
55a	3109
56	5503
57–59c	Rep.
60	T. 2 § 162
61	D.C. Code, § 31–1009
61a	5552
61a–1(a), (f)	5534a
61a–1(b)–(e)	Rep.
61b (1st, 2d sentences)	5551
61b (3d–5th sentences)	6306
61b (6th sentence)	5551
61c–61e	Rep.
61f	5582
61g	5581
61h	5583
61i	5581
61j	5582
61k	5581
62–64a	Rep.
65	T. 2 § 162
66	T. 18 § 1914
67	T. 7 § 2220
68	T. 8 § 1353c
69	5535, 5536
70	5536
70a, 70b	5945
70c	5942
71	5536
72	5535
73, 73a	Rep.
73b	5731
73b–1(a), (b)	5724
73b–1(c)	5730
73b–1(d)	5725
73b–1(e)	5726
73b–1(f)	5727
73b–2	5703
73b–3(a) (less 3d–6th provisos)	5722
73b–3(a) (3d, 4th provisos)	5728
73b–3(a) (5th, 6th provisos)	5729
73b–3 (less (a))	5723
73b–4	T. 41 § 5a
73b–4a, 73b–4b	5724a

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
73b-4c	5726
73b-4d	5724
73b-4e	5724a
73b-4f	5724
73b-5	5732
73c	5727
73c-1, 73c-2, 73d	Rep.
73e	5731
73f, 74-75a	Rep.
75a-1	Elim.
75b-75d, 76	Rep.
76a	T. 20 § 244a
77, 77a	Rep.
78, 78a, 78a-1, 79, 80	T. 31 §§ 638a-638e (See Rev. T. 31 Table)
81, 81a	Rep.
82	5512
83	5946
84	5505
84a	T. 4 § 111
84b, 84c	5517
84d	5518
85	5502
86	Rep.
86a	6104
87-87c	6103
88	T. 31 § 554 (See Rev. T. 31 Table)
89	Rep.
90	T. 28 § 414
91	T. 28 § 520
92	Rep.
92a	2903
93	303
93a	Rep.
94	304
95, 95a	503
96	304
97, 98	Rep.
99, 100	Rep. See T. 18 § 207.
101	501
102	Rep.
103	5741
103a, 103b	5742
104	T. 31 § 492-2 (See Rev. T. 31 Table)
104a, 105	Rep.
105a	2954
106	2952
107	Rep.
108	T. 44 § 121 (See Rev. T. 44 Table)
109	Rep.
110	T. 40 § 484-1 (See Rev. T. 40 Table)
111, 112	Rep.
113	7351
114	7341
114a	7342 note
115, 115a	7341
116	Elim.
116a, 117	Rep.
118	T. 31 § 686-2 (See Rev. T. 31 Table)
118a	5912
118b	T. 31 § 530a (See Rev. T. 31 Table)
118c	5943
118c-1 to 118e	Rep.
118f	5944
118g	7903
118h	5941
118i(a) (1st 4 sentences)	7324
118i(a) (5th sentence)	7327
118i(b) (less last proviso, and less last sentence).	7325
118i(b) (last proviso, last sentence).	Elim.
118i(c)	1308
118j, 118j-1	Rep.
118k(a)	1501, 1502
118k(b)	1504, 1505, 1506
118k(c)	1508
118k(d)	1302, 1507
118k(e), (f)	1501
118k-1	1501, 7324
118k-2	1501

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
118k-3	7324
118l	1501, 7324
118m	7327
118n	1503, 7326
118o	7323
118p	7311
118q	3333
118r	T. 18 § 1918
119-123	Elim.
124-131a, 132-133r	Rep.
133s, 133t	Elim.
133u, 133v	Rep.
133w	Elim.
133x to 133y-16	Rep.
133z	901
133z-1	903
133z-2	904
133z-3	905
133z-4	906
133z-5, 133z-6	902
133z-7, 133z-8	907
133z-9	906
133z-10	908
133z-11 to 133z-15	909-913
134	T. 40 § 721 (See Rev. T. 40 Table)
134a	T. 40 § 722 (See Rev. T. 40 Table)
134b	T. 40 § 723 (See Rev. T. 40 Table)
134b-1	T. 40 § 724 (See Rev. T. 40 Table)
134b-2	T. 40 § 725 (See Rev. T. 40 Table)
134c	T. 40 § 726 (See Rev. T. 40 Table)
134d	T. 40 § 727 (See Rev. T. 40 Table)
134e	T. 40 § 728 (See Rev. T. 40 Table)
134f	T. 40 § 729 (See Rev. T. 40 Table)
134g, 134h	T. 40 § 721 note Rep.
135-138j	Rep.
139-139f	T. 44 §§ 421-427 (See Rev. T. 44 Table)
140, 140a	T. 31 §§ 483a, 483b (See Rev. T. 31 Table)
141-149	Rep.
150	7901
150e-150i	T. 10 § 2575
150j	T. 10 §§ 4712, 9712
150j-1 to 150j-3	T. 10 §§ 4713, 9713
150k	2105
150k-1(a)	8171
150k-1(b)	8172
150k-1(c)	8173
150m-150o	T. 10 § 2541
150p	T. 10 § 2572
150q-150t	T. 10 § 2601
151	T. 22 § 2651
151a	T. 22 § 2652
151b	T. 22 § 2653
151c	T. 22 § 2658
151d to 152-1	Rep.
152a	T. 22 § 2654
152b	T. 22 § 2655
152c, 152d, 153	Rep.
153a	T. 22 § 2663
154	T. 22 § 2664
154a	Rep.
155	T. 22 § 2665
156	T. 22 § 2656
157	Rep.
158	T. 22 § 2657
159, 160	Rep.
161	T. 22 § 2659
162-164	Rep.
165	T. 22 § 2660
166-168d	Rep.
169	T. 22 § 2661
170	T. 22 § 2668
170a	T. 22 § 2681
170b	T. 22 § 2682
170c	T. 22 § 2683
170d	Rep.
170e	T. 22 § 2666
170e-1	T. 22 § 2667
170f	T. 22 § 2662
170g	T. 22 § 2669
170h	T. 22 § 2670
170i	T. 22 § 2671
170j	T. 22 § 2672
170k	T. 22 § 2673

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
170l	T. 22 § 2674
170m	T. 22 § 2675
170n	T. 22 § 2676
170o	T. 22 § 2677
170p	T. 22 § 2678
170q	T. 22 § 2679
170r, 170s	Rep.
170t	T. 22 § 2680
170u	T. 22 § 2684
171	T. 10 §§ 131, 133
171-1	T. 50 § 408
171-2	T. 50 § 409
171a(a), (b)	T. 10 § 133
171a(c)	T. 10 §§ 125, 136, 141, 3010, 3012, 5011, 5031, 8010, 8012
171a(d)	T. 10 § 133
171a(e)	T. 10 § 132
171a(f)	T. 10 § 133
171a(g)–(i)	Elim.
171a(j)	T. 10 § 124
171a-1	T. 10 § 133
171b	Rep.
171c	T. 10 §§ 134–136, 718, 2358
171c-1, 171c-2, 171d to 171d-2	Rep.
171e	T. 10 § 171
171f	T. 10 §§ 141, 142
171g	T. 10 § 143
171h, 171i	Rep.
171j	T. 10 § 173
171j-1 to 171l	Rep.
171m	T. 50 § 411
171m-1	T. 10 § 2211
171n	T. 50 § 410
171o	Rep.
171p, 171q	T. 10 § 1581
171r	T. 10 § 1582
171s	T. 10 §§ 3230, 5416, 8230
171s-1	T. 31 § 700 (See Rev. T. 31 Table)
171t	T. 10 § 2571
171u	Rep.
171v	T. 10 § 1583
171w	T. 10 § 2385
171x, 171y	Rep.
171y-1	T. 10 §§ 3205, 5417, 8205
171z	T. 10 § 2661
171z-1	T. 10 § 2681
171z-2	T. 31 § 700a (See Rev. T. 31 Table)
171z-3 to 171z-5	T. 10 §§ 2673–2675
172	T. 10 § 136
172a	T. 10 §§ 3014, 5061, 8014
172b, 172c	T. 10 §§ 2203, 2204
172d	T. 10 § 2208
172d-1	T. 10 § 2210
172e	T. 10 § 2209
172f	T. 10 § 126
172g, 172h	T. 10 §§ 2205, 2206
172i	T. 10 § 2701
172j	T. 50 § 412
173	T. 10 § 2451
173a	Rep.
173b	T. 10 § 2451
173c–173e	T. 10 §§ 2452–2454
173f–173h	T. 10 § 2455
173i	T. 10 § 2456
174	T. 31 § 650a (See Rev. T. 31 Table)
174a	T. 37 § 412
174b	T. 10 § 2666
174c	Elim.
174d	T. 10 § 2207
174e	T. 10 § 2387
174f	Elim.
174g	T. 31 § 638f (See Rev. T. 31 Table)
174h	Elim.
174i	T. 31 § 700b (See Rev. T. 31 Table)
181	T. 10 § 3012
181-1(a)	T. 10 § 3012
181-1(b)	Elim.
181-1(c)	T. 10 § 101(5); T. 50 § 409(a)
181-1(d)	T. 10 § 3011
181-1(e)	T. 10 § 3062
181-2	T. 10 § 3012
181-3	T. 10 § 3001

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
181-4	T. 10 §§ 3012, 4532
181-5	T. 10 §§ 3013, 3017
181a, 182, 182a, 183, 184	Rep.
185-187	T. 10 § 3016
187a, 188, 189	Rep.
189a	T. 10 §§ 4025, 9025
189b	Rep.
189c	T. 10 § 2632
189d	Rep.
190	T. 10 § 3012
191	T. 10 § 4831
191a	T. 10 § 1552
192, 192a, 193-194a, 195-197	Rep.
198	T. 10 § 4714
199	T. 10 §§ 3693, 8693
200	T. 10 § 1551
201	Rep.
202	T. 10 §§ 4565, 9565
203-207i, 208-213	Rep.
214	Elim.
215-216a, 217	Rep.
218	T. 10 § 2381
219-219b, 220	Rep.
221	T. 10 §§ 4540, 9540
222	T. 31 § 649a (See Rev. T. 31 Table)
223	Rep.
224	T. 22 § 276aa
225	T. 22 § 276bb
226	T. 22 § 276cc
227	T. 22 § 276dd
228	T. 22 § 276ee
229-232	Rep.
233-233c	(See former 150q-150t)
234-234f	Rep.
235	T. 10 § 4531
235a	T. 10 § 4503
235b	T. 10 § 174
235c	T. 10 § 1584
235d	T. 10 § 2352
235e	T. 10 §§ 2353, 2357
235f, 235g	T. 10 §§ 2354, 2355
235h	T. 10 §§ 174, 2356
241-245	T. 31 §§ 1001-1005 (See Rev. T. 31 Table)
245a	Rep. and Elim.
246	T. 31 § 1006 (See Rev. T. 31 Table)
246a	Rep.
247-248a	T. 31 §§ 1007-1009 (See Rev. T. 31 Table)
248b	Rep.
248c-248e	T. 31 §§ 1010, 1011, 1013 (See Rev. T. 31 Table)
249, 249a	Rep.
249b, 250	T. 31 §§ 1014, 1015 (See Rev. T. 31 Table)
251	Rep.
252-258a, 259-265	T. 31 §§ 1016-1030 (See Rev. T. 31 Table)
266-269	Rep.
270, 271	Elim.
272-274	Rep.
275	T. 10 § 1552
276	Rep.
277	T. 31 § 1031 (See Rev. T. 31 Table)
281	T. 19 § 2071
281a	T. 19 § 2072
281b	T. 19 § 2073
281c	T. 21 § 163
281d, 281e	Rep.
281f	T. 19 § 2072
281g	T. 19 § 2074
282	T. 21 § 161
282a	T. 21 § 162
282b	T. 21 § 164
282c	T. 21 § 165
291	T. 28 §§ 501, 503
292	T. 28 § 502
293	T. 28 § 505
293a	Rep.
294	T. 28 § 504
295, 295-1	T. 28 § 506
295a	Rep.

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
295b	Rep. and Elim.
296	Rep.
297	Rep. and Elim.
297a	Rep.
298	T. 28 § 543
298a	5108
299	T. 28 § 533
300	T. 28 §§ 533, 534
300a	T. 18 §§ 3052, 3107
300b	T. 31 § 224b (See Rev. T. 31 Table)
300c, 300c-1	Rep.
300d	T. 28 § 536
300e-302	Rep.
303, 304	T. 28 §§ 511, 512
305	T. 28 § 521; T. 44 § 296a (See Rev. T. 44 Table)
306	T. 28 § 516
306a	Rep.
307	T. 28 § 513
308	Rep.
309	T. 28 § 518
310	T. 28 § 515
311	Rep.
311a	T. 28 § 535
312	T. 28 §§ 543, 547, 548
313	T. 28 § 514
314	3106
315	T. 28 § 515
316	T. 28 § 517
317	T. 28 §§ 547, 569
318	T. 28 §§ 549, 569
319	T. 28 § 523
320, 321	Rep.
322	T. 31 § 1010 (See Rev. T. 31 Table)
323, 324	T. 28 § 547
325	T. 31 § 1012 (See Rev. T. 31 Table)
326	T. 31 § 1011 (See Rev. T. 31 Table)
327	T. 28 § 547
328	T. 31 § 1013 (See Rev. T. 31 Table)
329	T. 28 §§ 547, 569
330, 331	T. 28 § 547
332	Rep. See Fed. Rules Civ. Proc. rule 2.
333	T. 28 § 522
334-339	Rep.
340	T. 28 § 534
341	T. 28 § 524
341a	T. 28 § 568
341b	T. 28 § 526
341c	T. 28 §§ 536, 537
341d	T. 8 § 1555
341e	T. 28 § 525
341f	T. 18 § 4010
341g	T. 18 § 4011
341h	T. 42 § 250a
342	T. 8 § 1551
342a	Elim.
342b	T. 8 § 1552
342b-1	T. 8 § 1553
342c	T. 8 § 1353a
342d	T. 8 § 1353b
342e	T. 8 § 1353d
342f	Rep.
342g	T. 8 § 1554
342h-342k	Elim.
342l	T. 8 § 1557
361	Rep. See T. 39 §§ 201, 203.
362	Rep. See T. 39 § 207.
363, 363a, 364	Rep. See T. 39 § 204.
364-1(a)	Rep. See T. 39 §§ 204, 401.
364-1(b), 364a, 364b	Rep.
365	Rep. See T. 39 § 1011.
366	Rep. See T. 39 § 401.
367	Rep. See T. 39 § 2201.
368	Rep.
369	Rep. See T. 39 §§ 202, 401, 403, 404.
370	Rep. See T. 39 §§ 1001, 1006.
371	Rep.
372, 373	Rep. See T. 39 § 407.
374	Rep. See T. 39 § 2202.

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
375	Rep. See T. 39 § 407.
376	Rep.
377	Rep. See T. 39 § 401.
378-382	Rep.
383, 384	Rep. See T. 39 § 2601.
385-388	Rep.
389	Rep. See T. 39 § 5213.
390, 391	Rep.
392	Rep. See T. 39 § 2603.
393	Rep. See T. 39 § 401.
411	T. 10 § 5031
411a(a)	T. 10 § 101(5); T. 50 § 409(b)
411a(b)	T. 10 § 5012
411a(c)	T. 10 §§ 5013, 5402
411b, 412	T. 10 § 5031
412a	T. 10 §§ 6952, 7202-7211, 7214, 7215, 7218, 7301, 7472, 7478, 7571, 7572, 7576, 7578, 7579
412b	T. 10 § 2381
413	T. 10 § 5031
414, 415, 415a	Rep.
415b	T. 10 § 7473
415c	T. 10 § 7472
415d	T. 10 § 2632
415e, 416, 417	Rep.
418	T. 10 § 7216
419	T. 10 § 7221
419a	T. 10 § 7220
419b	T. 10 § 7222
419c	T. 10 § 7202
420, 420a, 421	T. 10 § 5034
421a	Rep.
421a-1	T. 10 §§ 5034, 5036
421b	T. 10 §§ 5033, 5036
421c	T. 10 § 7211
421d	T. 10 § 7204
421e	T. 10 §§ 7203, 7205
421f	T. 10 §§ 7207-7209
421g	T. 10 §§ 6081, 7204, 7205, 7211, 7214, 7218, 7571, 7572, 7576, 7579
422, 422a, 423	Rep.
423a	T. 10 §§ 5081, 5082, 5111
423b	T. 10 § 5081
423c-423f	T. 10 §§ 5085-5088
423g, 423h	T. 10 §§ 5111, 5112
423i	T. 10 § 5082
423j	T. 10 § 5036
423k	T. 10 §§ 5085, 5086, 5088, 5111
424	T. 10 § 5081
425	Rep.
425a	T. 10 §§ 5083, 5133, 5148, 5201
426, 426a	Rep.
427	T. 10 § 5081
427a	T. 10 § 5084
428	T. 10 § 5148
429	T. 10 §§ 5131, 5132
430	T. 10 § 5132
430a	T. 10 § 7303
430b	T. 10 § 5132
431	T. 10 § 5132
432	T. 10 §§ 5137, 5141, 5146, 5147
432a	T. 10 § 5135
433	T. 10 § 5147
434	T. 10 §§ 5141, 5144
435	T. 10 § 5145
436	Rep.
437	T. 10 § 5146
438	T. 10 § 5137
439	T. 10 §§ 5133, 5136
440	T. 10 §§ 5137, 5146
441	T. 10 §§ 5133, 5148
441a	T. 10 § 5133
442, 443	Rep.
444	T. 10 § 5149
445	T. 10 §§ 5135, 5147
446	T. 10 §§ 5135, 5141
447	T. 10 §§ 5135, 5144
448	T. 10 § 5145
448a	T. 10 § 5135
448b	T. 10 § 5145
449	T. 10 §§ 5135, 5146
450	Rep.
451	T. 10 § 5137
452	T. 10 §§ 5134-5136
453	T. 10 § 5149

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
454	Rep.
455	T. 10 § 5132
456	Rep.
456a	T. 10 § 1552
456b, 456c	T. 10 § 5138
456d	T. 10 § 6029
457	T. 10 § 7391
457a, 457b	Rep.
458	T. 10 §§ 7392, 7394
458a	T. 10 § 7393
459	T. 10 § 7394
460, 460a	Rep.
461	T. 10 § 7395
462	Rep.
463	T. 10 § 7395
464	T. 10 § 7396
465	Rep.
466	T. 10 § 7217
467, 468, 468a, 469, 470	Rep.
471	T. 10 §§ 5063, 5064
475	T. 10 §§ 5150, 5151
475a, 475b	T. 10 § 5150
475c	T. 10 § 5153
475d	T. 10 §§ 5151, 5152
475e	T. 10 § 7522
475f	Rep.
475g	T. 10 § 174
475h	T. 10 § 1584
475i	T. 10 § 2352
475j	T. 10 §§ 2353, 2357
475k, 475l	T. 10 §§ 2354, 2355
475m	T. 10 §§ 174, 2356
476, 476a, 476b	T. 10 §§ 1581, 1582
477–477c	(See former 150q–150t)
481	T. 43 § 1451
481a	T. 43 § 1452
482	T. 43 § 1453
482a	Rep.
483	T. 43 § 1454
483–1	Rep. and Elim.
483–2	Rep.
483a	T. 43 § 1455
484	T. 43 § 1456
485	T. 43 § 1457
486	T. 43 § 1458
487	T. 43 § 1459
488	T. 43 § 1460
489	T. 43 § 1461
490	Rep. See T. 28 § 1733.
491	T. 43 § 1462
492	T. 43 § 1463
493	T. 43 § 1464
494	Rep.
495	T. 43 § 1465
496, 496a, 497	Rep.
498	T. 43 § 1466
499, 500	Rep.
501	Elim.
502	T. 43 § 1467
503	T. 43 § 1468
511	T. 7 § 2201
512	T. 7 § 2202
513	T. 7 § 2203
514	T. 7 § 2204
514a	T. 7 § 2210
514b	T. 7 § 2211
514c	Rep.
514d (1st, 3d pars.)	Rep.
514d (2d par.)	3101
515	T. 7 § 2205
516	T. 7 § 2206
516a	T. 7 § 450c
516b (less 3d sentence)	T. 7 § 450d
516b (3d sentence)	5109
516c	T. 7 § 450e
516d	T. 7 § 450f
516e	T. 7 § 450g
517	T. 7 § 2212
517a	Rep.
517b	T. 7 § 2213
517c	Rep.
518	Elim.
518a	T. 7 § 2214
519	T. 7 § 2215
520	T. 7 § 2216

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
520a	T. 7 § 2232
521	T. 7 § 2217
522	T. 7 § 2218
523–527	Rep.
528	T. 7 § 2219
529	Rep.
530	T. 7 § 2221
531	T. 7 § 2222
532	T. 7 § 2223
533	T. 7 § 2224
534–537	Rep.
538	T. 7 § 2227
539–541b	Rep.
541c	T. 7 § 2233
541d	T. 7 § 2228
541e	T. 7 § 2229
542	T. 7 § 2234
542–1	T. 7 § 2235
542–2	T. 7 § 2236
542a	T. 7 § 2237
542b	T. 7 § 2238
542c	T. 7 § 2239
543	T. 7 § 2240
543a	T. 7 § 2230
543b	T. 7 § 2231
544–548	Rep.
549	T. 7 § 2241
550	Rep.
551	T. 7 § 2242
552	T. 7 § 2243
552a	T. 7 § 2244
553	T. 7 § 2245
554	T. 7 § 2246
555	T. 7 § 2247
556, 556a	Rep.
556b	T. 7 § 2248
557	T. 7 § 2207
557a	T. 7 § 2208
558	T. 7 § 2209
558a, 559–562	Rep.
563	T. 7 § 450b
564	T. 7 § 2220
564a	T. 7 § 2249
565	Rep.
565a	T. 7 § 2250
565b	T. 7 § 2250a
566	T. 7 § 2251
567	T. 7 § 2253
568	Rep.
568a	T. 7 § 2254
568b	Rep.
569	T. 7 § 2252
570	T. 7 § 2255
571	T. 7 § 2256
572	T. 7 § 2257
573	T. 7 § 2258
574	T. 7 § 2225
574a	T. 7 § 2226
575	T. 7 § 2259
576	T. 7 § 2260
577	T. 7 § 2261
578	T. 7 § 2262
579	T. 7 § 2263
591	T. 15 § 1501
591a	T. 15 § 1502
591b	T. 15 § 1503
592	T. 15 § 1504
592a	T. 15 § 1505
592a–1, 592a–2	Rep.
592a–3	T. 15 § 1506
592a–4	T. 15 § 1507
592b	T. 15 § 1508
592c, 592d, 593	Rep.
593a	T. 15 § 1509
594	T. 15 § 1510
595	Rep.
596	T. 15 § 1512
596a	T. 15 § 1514
597	T. 15 § 1511
597a, 597a–1, 597b–597d	Rep.
598	T. 15 § 1515
599	T. 15 § 1513
600–600b	Rep.
601	T. 15 § 1516
601a–601d	T. 15 §§ 189, 189a, 192, 192a

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
602	T. 15 § 1517
603	T. 15 § 1518
604	T. 15 § 1519
605	Rep.
606	T. 15 § 1520
606a	Rep.
607	T. 15 § 1521
608	Rep.
608a	T. 15 § 1522
608b	T. 15 § 1523
608c	T. 15 § 1524
611	T. 29 § 551
611a	T. 29 § 552
611b	T. 29 § 553
611c	Rep. and Elim.
612, 613	Rep.
613a	T. 29 § 554
613b	T. 29 § 555
614	Rep.
615	T. 29 § 556
616	T. 29 § 557
617	T. 29 § 558
618	T. 29 § 559
619	Rep.
620	T. 29 § 560
621	T. 29 § 561
622	T. 29 § 562
622a	T. 29 § 563
623	T. 42 § 3501
623a	T. 42 § 3508
623b	T. 42 § 3503
623c	T. 42 § 3504
623d	T. 42 § 3505
623e	T. 42 § 3507
623f	T. 42 § 3506
623g	T. 42 § 3502
623h	T. 42 § 3501a
623i	Elim.
624	T. 42 § 3531
624a	T. 42 § 3532
624b	T. 42 § 3533
624c	T. 42 § 3534
624d	T. 42 § 3535
624e	T. 42 § 3536
624f	T. 42 § 3537
626(a)	T. 10 § 8012
626(b)	Rep.
626(c)	T. 10 § 101(5); T. 50 § 409(c)
626(d)	T. 10 § 8013
626(e)	T. 10 § 8012
626(f)	T. 10 § 8033
626(g)	T. 10 § 8011
626-1	T. 10 § 8013, 8017
626-2	T. 10 § 8012, 9532
626a	T. 10 § 8012
626b	T. 10 § 8013
626c(a), (f)	T. 10 § 8062
626c(b)	T. 10 § 743
626c(c)-(e), 626c-1 to 626c-3, 626d, 626e	Rep.
626f	(See former 150p)
626g-626j	(See former 150q-150t)
626k	Rep.
626l, 626m	T. 10 § 9441
626n	T. 10 § 2632
626o	Rep.
626p	T. 10 § 9774
626q, 626r	T. 10 § 9301
626s to 626s-2	T. 10 § 2481
626s-3	T. 10 § 2667
626s-4, 626s-5	Rep.
626s-6	T. 10 § 2667
626t, 626u	T. 10 § 1581
626v-626y, 627	Rep.
627a	T. 10 §§ 8208, 8215
627b	T. 10 §§ 8071, 8208, 8297, 8299, 8305, 8504, 8685, 8888, 8915, 8916, 8927, 8962, 8991
627c	Rep.
627d	T. 10 § 8256
627e	T. 10 § 8685
627f	T. 10 §§ 8549, 8580, 8818
627g-627l	Rep.
628	T. 10 § 9531
628a	T. 10 § 9503

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
628b	T. 10 § 174
628c	T. 10 § 1584
628d	T. 10 § 2352
628e	T. 10 §§ 2353, 2357
628f, 628g	T. 10 §§ 2354, 2355
628h	T. 10 §§ 174, 2356
630	T. 40 § 751 (See Rev. T. 40 Table)
630a	T. 40 § 752 (See Rev. T. 40 Table)
630b	T. 40 § 753 (See Rev. T. 40 Table)
630c	Rep.
630d	T. 40 § 754 (See Rev. T. 40 Table)
630e	T. 40 § 755 Rep.
630f	Rep.
630g	T. 40 § 756 (See Rev. T. 40 Table)
630g-1	T. 40 § 757 (See Rev. T. 40 Table)
630g-2	T. 40 § 759 Rep.
630h	T. 40 § 758 (See Rev. T. 40 Table)
630i	Elim.
630j	Rep.
631	3301, 7301
631a, 631b(a)	Elim.
631b(b), (c)	3304
632 (1st par.)	1101
632 (2d-4th pars.)	1102
632 (5th par.)	1103
633(1)	1301, 3302
633(2)1	3304
633(2)2	3318
633(2)3	3306
633(2)4	3321
633(2)5	7321
633(2)6	7152, 7322
633(2)7	1302, 3304
633(2)8	2951, 3302
633(2)9	7153
633(3)	1302, 1307
633(4)	1303
633(5)	1308
633a-633e	Rep.
634	1306
635 (1st 5 sentences)	1104, 1105
635 (6th sentence)	1105, 3305
635 (7th sentence)	3304
636	Rep.
637	T. 18 § 1917
638	2102, 3304, 3361
638a	Rep.
638b	3307, 3322
639	Rep.
640	7352
641	3319
642	3303
642a	2953
643-645b	Rep.
645c-645e	Elim.
646-651b	Rep.
652(a)	7501
652(b)	5591-5593
652(c)	7101
652(d)	7102
652a-652c	5596
653, 654	Rep.
655-657	1304
658	Elim.
659	3327
661-663b, 664-669a, 670-672c, 673-673b	Rep.
673c (1st par., less provisos)	Rep.
673c (1st proviso)	6102
673c (2d, 3d provisos)	5544
673c (2d par.), 674-678b	Rep.
679	Elim.
680-684, 691, 691a, 692-692d, 693 to 693-2, 693a-693d, 694, 649a, 695, 695a, 696, 696a, 697, 697a, 698-698b, 699, 699a, 700, 700a, 701, 701a, 702, 702a, 703, 703a, 704, 704a, 705, 705a, 706, 706a, 707, 707a, 708, 708a, 709-615	Rep.
715a	3323
715b-715d, 716-718a, 719, 719-1, 719a, 719b, 720-729a, 730-736c, 737-739b, 740, 740a	Rep.
740b-740i	(See former 2281-2288)
745-745r	Rep.

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
751	8102
752	8117
753	8105
754	8106
755(a), (b)	8107
755(c)	8108
755(d)	8109
756(a)	8110
756(b)	8111
756(c)	8112
756(d)	8113
756a	Rep.
757	8116
758	8118
759(a)	8103
759(b)	8104
759(c)	3315a
760(A)	8133
760(B)	8101, 8133
760(C)–(G)	8133
760(H)	8101
760(I)–(K)	8133
760(L)	T. 18 § 1921
760(M)	8101
761	8134
762	8114
763	8115
764	8135
765–767	8119
768, 769	8121
770	8122
771, 772, 773(a)	8123
773(b)	8127; T. 18 § 292
773(c)	8125
774(a)	8120
774(b)	T. 18 § 1922
775	8130
776	8131
777	8132
778	8145
779	8120
780	8126
781	8145
782	Rep.
783	8145, 8149
784(a)	8148
784(b), (c)	7902
785	8147
786	8124
787	8128
788	8129
789	T. 18 § 1920
790	8101
791	8131
791–1 to 791–3, 791–4(a)	Rep.
791–4(b)	8150
791a	Rep.
791b	Elim.
792	Rep.
793 (1st par.)	8146
793 (2d par., 1st sentence)	8146
793 (2d par., 2d sentence)	8138
793 (2d par., 3d, 4th sentences)	8146
793 (3d par.)	8146
793 (4th par., 1st sentence)	8138
793 (4th par., 2d sentence)	8136
793 (5th par., 1st through 6th sentences)	8137
793 (5th par., 7th sentence)	8128
793 (5th par., 8th sentence)	8137
793a(a), (b)	8146a
793a(c)	8101
794	8101, 8139
795–797a, 798–801	Rep.
802	8140
803(a)–(c)	8141
803(d)	Rep.
803a	8150
821–823	Rep.
823a	(See former 73c)
824–834	Rep.
835	5701
836	5702
837	5704
838	5705

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
839	5706
840	5707
841, 842	5708
851	1302, 2108
852 (1st 2 sentences)	3309, 3310
852 (less 1st 2 sentences)	Elim.
853	3311
854	3308, 3312, 3351, 3363, 3504
855	3306, 3319
856	3313
857	3317, 3318, 3364
858	3320
859	3305
860	1302
861	3501–3503
862	3316
863	3315, 7512, 7701
864	3315, 3318
865	3314
866, 867	Rep.
868	1302, 7701
869	3320
901(a)	5541
901(b)	Rep.
901(c)	T. 2 § 60e–2, Rep. in part.
901(d), (e)	5541
902	5541; T. 2 § 60e–2
911	5542
912	5543
912a, 912b	5542
913	5544
914	5506
921	5545
921a	5546
922	5546
926	5545
931	T. 2 § 60e–3
932	T. 2 § 60e–4
932a	T. 2 § 60e–5
932b	T. 2 § 60e–6
932c(a)–(c)	T. 2 § 60e–7
932c(d)	8331
932d(a)–(c)	T. 2 § 60e–8
932d(d)	8331
932d(e)	Rep.
932d(f)	T. 2 § 60e–8
932e(a)–(e)	T. 2 § 60e–9
932e(f)	8331
932f(a)–(d)	T. 2 § 60e–10
932f(e)	8331
932f(f)	T. 2 § 60e–10
932f(g)	Rep.
932g(a)–(c)	T. 2 § 60e–11
932g(d)	8331
932g(e)	T. 2 § 60e–11
932h(a), (b)	T. 2 § 60e–12
932h(c)	8331
932h(d)	T. 2 § 60e–12
932i(a), (b)	T. 2 § 60e–13
932i(c)	8331
932i(d), (e)	T. 2 § 60e–13
933	5544; T. 2 § 60e–2b
933a	T. 31 § 46a (See Rev. T. 31 Table)
934, 935	Rep.
941	5549
942–942b	Rep.
943	5547
943a	Rep.
944(a)	6101
944(b), (c)	5504
944(d)	5504, 6101
945	5504, 5548, 6101
946	5342
947–954	Rep.
955	T. 2 § 60e–4a
956–958	Rep.
1001	551
1002	552
1003	553
1004	554
1005	555
1006	556
1007	557
1008	558
1009	701–706

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
1010 (1st sentence)	3105
1010 (2d sentence)	7521
1010 (3d sentence)	4301, 5335, 5362
1010 (4th sentence)	3344
1010 (5th sentence)	1305
1011	559
1012–1014	500
1031–1040	T. 28 §§ 2341–2350
1041	T. 28 § 2352
1042	T. 28 § 2351
1045(a)–(d)	Elim.
1045(e)	571
1045a	572
1045b	573
1045c	574
1045d	575
1045e	576
1051	5352, 5353
1052	5351
1053	8144
1054	8331, 8332
1055	5354
1056	Rep.
1057	5355
1058	5356
1071	5101
1072, 1072a	5115
1073	Rep.
1074	7154
1075	Rep.
1076	Elim.
1081	5102
1082	5102, 5341, 5342
1083	5103
1084(a)	T. 2 § 60e–2a
1084(b), (c)	5102, 5103
1085	305
1091	5102
1092, 1093	5106
1094	5105
1101	5112
1102	5107, 5110
1103	5110
1104	5111
1105(a)–(l)	3324, 5108
1105(m)	Rep.
1105a	5114
1105b	Elim.
1106	5113
1107	5337
1111, 1112	5104
1113	5332
1114–1116	Rep.
1117	5595
1121	5335
1122	5336
1123	5335, 5336
1124, 1125	Rep.
1131	5333
1132	5334
1133	5333
1134	5545
1141, 1142	Rep.
1151	305
1152, 1153	Rep.
1161	3104, 3325, 5361
1162(a)	3325
1162(b)	5361
1162(c)	3104
1163	3104
1171	5301
1172	5302
1173	5303
1174	5304
1181	5343
1182(a)	5344, 5581
1182(b)	8331
1182(c)	5344
1183	8704
1184	Rep.
2001	4301
2002	4302
2003	4307
2004	4303
2005	4304

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
2006	4305
2007(a)	4308
2007(b)–(d)	4306
2061	5508, 6301, 6305
2061a	5551, 6302
2062(a), (b)	6303
2062(c), (d)	6304
2062(e)	6303
2062(f)	6305
2062(g)	6310
2062(h)	6302
2062(i)	6303
2062a, 2062b	Rep.
2063	6307
2064(a)–(c)	6302
2064(d)	6309
2064(e)	6308
2065	6311
2066(a)	6304
2066(b)–(d)	Rep.
2067	6301
2068–2070	Rep.
2071	6324
2091(a)	8701, 8716
2091(b)	8701
2091(c)	8706
2091(d)	8701, 8716
2092(a)–(c)	8704
2092(d)	Rep.
2093	8705
2094(a) (1st par.)	8707
2094(a) (2d par.)	8702
2094(b)	8708
2094(c), (d)	8714. Elim. in part.
2095	8706
2096	8709, 8710
2097	8711, 8712
2098	8703
2099	Elim.
2100	8716. Elim. in part.
2101	8713. Elim. in part.
2102	1308. Elim. in part.
2103	8715. Elim. in part.
2121	1308, 4506
2122	4501
2123(a)	4503
2123(b)	4504
2123(c)	4505
2123(d), (e)	4502
2123(f)	3362
2123(g)	4502
2131	5901
2132	5901, 8331
2133	5901
2134	5902
2151	T. 10 § 1481
2152, 2153	T. 10 §§ 1481, 1482
2154	T. 10 § 1481
2155–2160	T. 10 §§ 1483–1488
2161, 2162	T. 10 § 1482
2163	Rep.
2171	T. 42 § 1973cc–1
2172	T. 42 § 1973cc–2
2173	T. 42 § 1973cc–3
2181	T. 42 § 1973cc–11
2182	T. 42 § 1973cc–12
2183	T. 42 § 1973cc–13
2184	T. 42 § 1973cc–14
2185	T. 42 § 1973cc–15
2191	T. 42 § 1973cc–21
2192	T. 42 § 1973cc–22
2193	T. 42 § 1973cc–23
2194	T. 42 § 1973cc–24
2195	T. 42 § 1973cc–25
2196	T. 42 § 1973cc–26
2201–2209	Rep.
2210	5311
2211(a)	5312
2211(b)(1)–(14)	5313
2211(b)(15) (less proviso)	Elim.
2211(b)(15) (proviso)	5314
2211(b)(16)–(19)	5313
2211(c)(1)–(38)	5314
2211(c)(39) (less proviso)	Elim.
2211(c)(39) (proviso)	5315

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
2211(c)(40)–(45)	5314
2211(c)(46) (less proviso)	Elim.
2211(c)(46) (proviso)	5315
2211(c)(47)	5314
2211(d)	5315
2211(e)	5316
2211(f)	5317
2211(g)	5315, 5316
2212	5363
2213	5364
2251(a)–(g)	8331
2251(h)–(j)	8341
2251(k)–(t)	8331
2252(a)–(d)	8331
2252(e)	8347
2252(f)	8331, 8347
2252(g)	8331, 8332
2252(h)	8331, 8332, 8347
2253(a)–(e)	8332
2253(f), (g)	8333
2253(h)–(j)	8332
2254	8334
2255	8335
2256(a)–(e)	8336
2256(f)	8333, 8336
2257	8337
2258	8338
2259	8339
2260	8341
2261	8342
2262	8343
2263(a)	8323
2263(b), (c)	8344
2264	8345
2265	8346
2266(a)–(e)	8347
2266(f)	1308
2266(g)	8347
2267	8348
2268	8340
2281	8311
2282	8312
2283(a)	8314
2283(b), (c)	8315
2283a	8313
2284(a), (b)	8316
2284(c), (d)	8317
2284a(a)	8317
2284a(b)	8316
2285(a), (b)	8318
2285(c)	8320
2286	8321
2287	8319
2288	8322
2301(1)–(3)	Elim.
2301(4)	4117
2302	4101
2303	4102
2304	4113
2305	4118
2306	4103
2307	4104
2308	4105
2309	4109
2310	4108
2311	4106
2312, 2313	4107
2314	4114
2315	4115
2316	4116
2317(a)	4113
2317(b), (c)	1308
2318(a)	4111
2318(b)	4110
2318(c)	4111
2318(d)	4107
2318(e)	4117
2319	4112
2331	3343, 3581
2332	3343
2333	3582, 3583
2334	3584
2351–2356	T. 20 §§ 901–906
2357	5334
2358(a)	5541, 6301

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
FORMER TITLE 5—Continued

<i>Title 5 Former Sections</i>	<i>Title 5 New Sections</i>
2358(b)	T. 20 § 907
2358(c)	8331, 8701
2371–2379	T. 42 § 4271–4279
3001	8901
3002(a)–(f)	8901, 8905, 8913
3002(g)	Rep.
3003	8903
3004	8904
3005	8902
3006	8906
3007	8909
3008(a)	Rep.
3008(b)	8909
3009(a), (b)	8913
3009(c)	8908
3009(d)	8907
3010	8910
3011	1308
3012	8911
3013(a)	1104, 5109
3013(b)	Rep.
3014	8912
3031	Elim.
3032	5921
3033–3035	5922
3036	5923
3037	5924
3038	5925
3039	5913
3051–3060	Elim.
3071	5521
3072	5522
3073	5523
3074	5524
3075	5525
3076	5527
3077	Rep.
3078	5526
3101	3326, 3501, 5531, 6303. Elim. in part.
3102(a)–(e)	5532
3102(f)–(h)	Elim.
3103	3326
3104	Elim.
3105(a)–(d)	5533
3105(e)	Elim.
3105(f)	5533
3121–3127	5911

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
TITLE 5 APPENDIX

<i>Title 5 Appendix Former Sections</i>	<i>Title 5 New Sections</i>
<i>Federal Advisory Committee Act</i>	
5 U.S.C. App. (FACA §1)	Not repealed but omitted from the text of title 5. Section 1 of the Federal Advisory Committee Act (Public Law 92-463, 86 Stat. 770) provides a short title for the Act.
5 U.S.C. App. (FACA §2)	5 U.S.C. 1002
5 U.S.C. App. (FACA §3)	5 U.S.C. 1001
5 U.S.C. App. (FACA §4)	5 U.S.C. 1003
5 U.S.C. App. (FACA §5)	5 U.S.C. 1004
5 U.S.C. App. (FACA §6(a), (b))	5 U.S.C. 1005

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
TITLE 5 APPENDIX—CONTINUED

<i>Title 5 Appendix Former Sections</i>	<i>Title 5 New Sections</i>
5 U.S.C. App. (FACA §6(c))	Repealed as obsolete. Section 6(c) of the Federal Advisory Committee Act (Public Law 92-463, 86 Stat. 772), as amended by section 201(c) of the Congressional Reports Elimination Act of 1982 (Public Law 97-375, 96 Stat. 1822), provided that the President shall, not later than December 31 of each year, make an annual report to the Congress on the activities, status, and changes in the composition of advisory committees in existence during the preceding fiscal year. Section 6(c) of the Federal Advisory Committee Act is obsolete because of section 3003 of the Federal Reports Elimination and Sunset Act of 1995 (Public Law 104-66, 31 U.S.C. 1113 note). See the 3d item on page 173 of House Document No. 103-7.
5 U.S.C. App. (FACA §7)	5 U.S.C. 1006
5 U.S.C. App. (FACA §8)	5 U.S.C. 1007
5 U.S.C. App. (FACA §9)	5 U.S.C. 1008
5 U.S.C. App. (FACA §10)	5 U.S.C. 1009
5 U.S.C. App. (FACA §11)	5 U.S.C. 1010
5 U.S.C. App. (FACA §12)	5 U.S.C. 1011
5 U.S.C. App. (FACA §13)	5 U.S.C. 1012
5 U.S.C. App. (FACA §14)	5 U.S.C. 1013
5 U.S.C. App. (FACA §15)	5 U.S.C. 1014
5 U.S.C. App. (FACA §16)	Not repealed but omitted from the text of title 5. Section 16 (formerly section 15) of the Federal Advisory Committee Act (Public Law 92-463, 86 Stat. 776) provides that, except as provided in section 7(b) of the Act (restated at section 1006(b) of title 5, United States Code), the Act shall become effective upon the expiration of 90 days following October 6, 1972.
<i>Inspector General Act of 1978</i>	
5 U.S.C. App. (IGA §1)	Not repealed but omitted from the text of title 5. Section 1 of the Inspector General Act of 1978 provides a short title for the Act.
5 U.S.C. App. (IGA §2)	5 U.S.C. 402
5 U.S.C. App. (IGA §3)	5 U.S.C. 403
5 U.S.C. App. (IGA §3) note (Pub. L. 110-409, §4(a)(3)).	5 U.S.C. 423(a)
5 U.S.C. App. (IGA §3) note (Pub. L. 110-409, §4(b)(1)).	5 U.S.C. 423(b)
5 U.S.C. App. (IGA §3) note (Pub. L. 110-409, §4(b)(2)).	Repealed as obsolete. Section 4(b)(2) of the Inspector General Reform Act of 2008 (5 U.S.C. App. (IGA §3) note) provided a limitation on pay increases resulting from the application of section 4(b)(1) of the Inspector General Reform Act of 2008, which is restated as section 423(b) of title 5, United States Code. The provision is obsolete because section 4(b)(2)(B) of the Inspector General Reform Act of 2008 provided that the limitation “shall not apply to any adjustment made in fiscal year 2013 or each fiscal year thereafter”.
5 U.S.C. App. (IGA §3) note (Pub. L. 110-409, §4(c)).	5 U.S.C. 423(c)
5 U.S.C. App. (IGA §4)	5 U.S.C. 404
5 U.S.C. App. (IGA §5)	5 U.S.C. 405
5 U.S.C. App. (IGA §6)	5 U.S.C. 406
5 U.S.C. App. (IGA §7)	5 U.S.C. 407
5 U.S.C. App. (IGA §8)	5 U.S.C. 408

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
TITLE 5 APPENDIX—CONTINUED

<i>Title 5 Appendix Former Sections</i>	<i>Title 5 New Sections</i>
5 U.S.C. App. (IGA §8A(a), (b))	Not repealed but omitted from the text of title 5. Section 8A(a) of the Inspector General Act of 1978 (5 U.S.C. App. (IGA §8A(a))) provides that the Inspector General of the Agency for International Development shall supervise, direct, and control all security activities relating to the programs and operations of that agency, and section 8A(b) of the Act (5 U.S.C. App. (IGA §8A(b))) provides for the appointment of an Assistant Inspector General for Security who shall have responsibility for supervising the performance of security activities relating to programs and operations of the Agency for International Development. However, the supervision of security activities referred to section 8A(a) and section 8A(b) of the Act is no longer performed by the Inspector General of the Agency for International Development because of superseding provisions in section 587(a) of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1999 (Public Law 105-277, div. A, §101(d) [title V, §587], 22 U.S.C. 2381 note).
5 U.S.C. App. (IGA §8A(c))	5 U.S.C. 409(b)
5 U.S.C. App. (IGA §8A(d))	5 U.S.C. 409(c)
5 U.S.C. App. (IGA §8A(e))	5 U.S.C. 409(d)
5 U.S.C. App. (IGA §8A(f))	5 U.S.C. 409(a)
5 U.S.C. App. (IGA §8B)	5 U.S.C. 410
5 U.S.C. App. (IGA §8C)	5 U.S.C. 411
5 U.S.C. App. (IGA §8D)	5 U.S.C. 412
5 U.S.C. App. (IGA §8E)	5 U.S.C. 413
5 U.S.C. App. (IGA §8F)	5 U.S.C. 414
5 U.S.C. App. (IGA §8G)	5 U.S.C. 415
5 U.S.C. App. (IGA §8H)	5 U.S.C. 416
5 U.S.C. App. (IGA §8I)	5 U.S.C. 417
5 U.S.C. App. (IGA §8J)	5 U.S.C. 418
5 U.S.C. App. (IGA §8K)	Previously repealed.
5 U.S.C. App. (IGA §8L)	5 U.S.C. 419
5 U.S.C. App. (IGA §8M)	5 U.S.C. 420
5 U.S.C. App. (IGA §8N)	5 U.S.C. 421
5 U.S.C. App. (IGA §9)	5 U.S.C. 422
5 U.S.C. App. (IGA §10)	Not repealed but omitted from the text of title 5. Section 10 of the Inspector General Act of 1978 amended sections 5315 and 5316 of title 5, United States Code, and amended section 202(e) of the Act of October 15, 1976 (Public Law 94-505, 42 U.S.C. 3522(e)), which was subsequently repealed by section 102(e)(2) of the Inspector General Act Amendments of 1988 (Public Law 100-504, 102 Stat. 2517).
5 U.S.C. App. (IGA §11)	5 U.S.C. 424(a) through (e)(3)
5 U.S.C. App. (IGA §12)	5 U.S.C. 401
5 U.S.C. App. (IGA §13)	Not repealed but omitted from the text of title 5. Section 13 of the Inspector General Act of 1978 provides that the provisions of the Act and the amendments made by the Act shall take effect October 1, 1978.
<i>Ethics in Government Act of 1978</i>	
5 U.S.C. App. (EGA §101)	5 U.S.C. 13103

TABLE SHOWING DISPOSITION OF ALL SECTIONS OF
TITLE 5 APPENDIX—CONTINUED

<i>Title 5 Appendix Former Sections</i>	<i>Title 5 New Sections</i>
5 U.S.C. App. (EGA §101 note) (Pub. L. 95-521, §1).	Not repealed but omitted from the text of title 5. Section 1 (i.e., the undesignated 1st section) of the Ethics in Government Act of 1978 (Public Law 95-521, 92 Stat. 1824) provides a short title for the Act.
5 U.S.C. App. (EGA §102)	5 U.S.C. 13104
5 U.S.C. App. (EGA §103)	5 U.S.C. 13105
5 U.S.C. App. (EGA §104)	5 U.S.C. 13106
5 U.S.C. App. (EGA §105)	5 U.S.C. 13107
5 U.S.C. App. (EGA §106)	5 U.S.C. 13108
5 U.S.C. App. (EGA §107)	5 U.S.C. 13109
5 U.S.C. App. (EGA §108)	5 U.S.C. 13110
5 U.S.C. App. (EGA §109)	5 U.S.C. 13101
5 U.S.C. App. (EGA §110)	5 U.S.C. 13111
5 U.S.C. App. (EGA §111)	5 U.S.C. 13102
5 U.S.C. App. (EGA §112)	Previously repealed.
5 U.S.C. App. (EGA §§201 through 212).	Previously repealed.
5 U.S.C. App. (EGA §§301 through 309).	Previously repealed.
5 U.S.C. App. (EGA §401)	5 U.S.C. 13121
5 U.S.C. App. (EGA §402)	5 U.S.C. 13122
5 U.S.C. App. (EGA §403)	5 U.S.C. 13123
5 U.S.C. App. (EGA §404)	5 U.S.C. 13124
5 U.S.C. App. (EGA §405)	5 U.S.C. 13125
5 U.S.C. App. (EGA §406)	Not repealed but omitted from the text of title 5. Section 406 of the Ethics in Government Act of 1978 (Public Law 95-521, 92 Stat. 1864) amended section 5316 of title 5, United States Code.
5 U.S.C. App. (EGA §407)	Not repealed but omitted from the text of title 5. Section 407 of the Ethics in Government Act of 1978 (Public Law 95-521), as added by section 4 of Public Law 98-150 (97 Stat. 960), and amended by section 8 of Public Law 100-598 (102 Stat. 3035), amended sections 5314 and 5316 of title 5, United States Code.
5 U.S.C. App. (EGA §408)	5 U.S.C. 13126
5 U.S.C. App. (EGA §501)	5 U.S.C. 13143
5 U.S.C. App. (EGA §502)	5 U.S.C. 13144
5 U.S.C. App. (EGA §503)	5 U.S.C. 13142
5 U.S.C. App. (EGA §504)	5 U.S.C. 13145
5 U.S.C. App. (EGA §505)	5 U.S.C. 13141

Statutory Notes and Related Subsidiaries**ENACTING CLAUSE**

Pub. L. 89-554, §1, Sept. 6, 1966, 80 Stat. 378, provided in part: "That the laws relating to the organization of the Government of the United States and to its civilian officers and employees, generally, are revised, codified, and enacted as title 5 of the United States Code, entitled 'Government Organization and Employees', and may be cited as '5 U.S.C., § '."

LEGISLATIVE PURPOSE: INCONSISTENT PROVISIONS

Pub. L. 89-554, §7(a), Sept. 6, 1966, 80 Stat. 631, provided that: "The legislative purpose in enacting sections 1-6 of this Act is to restate, without substantive change, the laws replaced by those sections on the effective date of this Act [Sept. 6, 1966]. Laws effective after June 30, 1965, that are inconsistent with this Act are considered as superseding it to the extent of the inconsistency."

REFERENCES TO OTHER LAWS

Pub. L. 89-554, §7(b), Sept. 6, 1966, 80 Stat. 631, provided that: "A reference to a law replaced by sections 1-6 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act."

OUTSTANDING ORDERS, RULES AND REGULATIONS

Pub. L. 89-554, §7(c), Sept. 6, 1966, 80 Stat. 631, provided that: "An order, rule, or regulation in effect under a law replaced by sections 1-6 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded."

SAVINGS PROVISION

Pub. L. 89-554, §7(d), Sept. 6, 1966, 80 Stat. 631, provided that: "An action taken or an offense committed under a law replaced by sections 1-6 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act."

LEGISLATIVE CONSTRUCTION

Pub. L. 89-554, §7(e), Sept. 6, 1966, 80 Stat. 631, provided that: "An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of the caption or catchline thereof."

PAY, ALLOWANCES, COMPENSATION, OR ANNUITY

Pub. L. 89-554, §7(f), Sept. 6, 1966, 80 Stat. 631, provided that: "The enactment of this Act does not increase or decrease the pay, allowances, compensation, or annuity of any person."

SEPARABILITY

Pub. L. 89-554, §7(g), Sept. 6, 1966, 80 Stat. 631, provided that: "If a provision enacted by this Act is held invalid, all valid provisions that are separable from the invalid provision remain in effect. If a provision of this Act is held invalid in one or more of its applications, the provision remains in effect in all valid applications that are severable from the invalid application or applications."

APPLICABILITY TO COMMISSIONED OFFICERS OF PUBLIC HEALTH SERVICE AND COAST AND GEODETIC SURVEY

Pub. L. 89-554, §7(h), Sept. 6, 1966, 80 Stat. 632, provided that: "Sections 1-6 of this Act shall be construed to apply to commissioned officers of the Public Health Service and commissioned officers of the Coast and Geodetic Survey [now the National Oceanic and Atmospheric Administration] to the same extent that the laws replaced by those sections applied to these officers immediately before the date of enactment of this Act [Sept. 6, 1966]."

REPEALS; CONTINUED RIGHT TO DEFERRED ANNUITY

Pub. L. 89-554, §8(a), Sept. 6, 1966, 80 Stat. 632, repealed the sections or parts thereof of the Revised Statutes or Statutes at Large codified in this title, except with respect to rights and duties that matured, penalties that were incurred, and proceedings that were begun, before Sept. 6, 1966, and except as provided by section 7 of Pub. L. 89-554.

Pub. L. 89-554, §8(b), Sept. 6, 1966, 80 Stat. 632, provided that: "The right to a deferred annuity on satisfaction of the conditions attached thereto is continued notwithstanding the repeal of the law conferring the right."

Pub. L. 89-554, §8(c), Sept. 6, 1966, 80 Stat. 632, provided that: "The repeal of a law by this Act may not be construed as a legislative inference that the provision was or was not in effect before its repeal."

PURPOSES; RESTATEMENT DOES NOT CHANGE MEANING OR EFFECT OF EXISTING LAW: PUB. L. 117-286

Pub. L. 117-286, §2, Dec. 27, 2022, 136 Stat. 4196, provided that:

"(a) **PURPOSES.**—The purposes of this Act [enacting chapters 4, 10, and 131 of this title, repealing provisions formerly set out in the Appendix to this title, and making numerous conforming amendments; see Tables for full classification] are—

"(1) to make revisions in title 5, United States Code, as necessary to keep the title current; and

“(2) to make technical amendments to improve the United States Code.

“(b) RESTATEMENT DOES NOT CHANGE MEANING OR EFFECT OF EXISTING LAW.—

“(1) IN GENERAL.—The restatement of existing law enacted by this Act does not change the meaning or effect of the existing law. The restatement incorporates in title 5, United States Code, various provisions that were enacted separately over a period of years, reorganizing them, conforming style and terminology, modernizing obsolete language, and correcting drafting errors. These changes serve to remove ambiguities, contradictions, and other imperfections, but they do not change the meaning or effect of the existing law or impair the precedential value of earlier judicial decisions or other interpretations.

“(2) RULE OF CONSTRUCTION.—

“(A) IN GENERAL.—Notwithstanding the plain meaning rule or other rules of statutory construction, a change in wording made in the restatement of existing law enacted by this Act serves to clarify the existing law as indicated in paragraph (1), but not to change the meaning or effect of the existing law.

“(B) REVISION NOTES.—Subparagraph (A) applies whether or not a change in wording is explained by a revision note appearing in a congressional report accompanying this Act. If such a revision note does appear, a court shall consider the revision note in interpreting the change.”

TRANSITIONAL AND SAVINGS PROVISIONS: PUB. L. 117-286

Pub. L. 117-286, §5, Dec. 27, 2022, 136 Stat. 4360, provided that:

“(a) DEFINITIONS.—In this section:

“(1) RESTATED PROVISION.—The term ‘restated provision’ means a provision of title 5, United States Code, that is enacted by section 3.

“(2) SOURCE PROVISION.—The term ‘source provision’ means a provision of law that is replaced by a restated provision.

“(b) CUTOFF DATE.—The restated provisions replace certain provisions of law enacted on or before October 19, 2021. If a law enacted after that date amends or repeals a source provision, that law is deemed to amend or repeal, as the case may be, the corresponding restated provision. If a law enacted after that date is otherwise inconsistent with a restated provision or a provision of this Act [enacting chapters 4, 10, and 131 of this title, repealing provisions formerly set out in the Appendix to this title, and making numerous conforming amendments; see Tables for full classification], that law supersedes the restated provision or provision of this Act to the extent of the inconsistency.

“(c) ORIGINAL DATE OF ENACTMENT UNCHANGED.—A restated provision is deemed to have been enacted on the date of enactment of the corresponding source provision.

“(d) REFERENCES TO RESTATED PROVISIONS.—A reference to a restated provision is deemed to refer to the corresponding source provision.

“(e) REFERENCES TO SOURCE PROVISIONS.—A reference to a source provision, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding restated provision.

“(f) REGULATIONS, ORDERS, AND OTHER ADMINISTRATIVE ACTIONS.—A regulation, order, or other administrative action in effect under a source provision continues in effect under the corresponding restated provision.

“(g) ACTIONS TAKEN AND OFFENSES COMMITTED.—An action taken or an offense committed under a source provision is deemed to have been taken or committed under the corresponding restated provision.

“(h) LEGISLATIVE CONSTRUCTION.—An inference of legislative construction is not to be drawn by reason of a restated provision’s location in the United States Code or by reason of the heading used for the restated provision.”

REPEALS: PUB. L. 117-286

Pub. L. 117-286, §7, Dec. 27, 2022, 136 Stat. 4361 repealed specified laws relating to Federal advisory committees, Inspectors General, and ethics requirements, except with respect to rights and duties that matured, penalties that were incurred, or proceedings that were begun before Dec. 27, 2022.

INTERAGENCY PERSONNEL ROTATIONS

Pub. L. 112-239, div. A, title XI, §1107, Jan. 2, 2013, 126 Stat. 1974, provided that:

“(a) FINDING AND PURPOSE.—

“(1) FINDING.—Congress finds that the national security and homeland security challenges of the 21st century require that executive branch personnel use a whole-of-Government approach in order for the United States Government to operate in the most effective and efficient manner.

“(2) PURPOSE.—The purpose of this section is to increase the efficiency and effectiveness of the Government by fostering greater interagency experience among executive branch personnel on national security and homeland security matters involving more than 1 agency.

“(b) COMMITTEE ON NATIONAL SECURITY PERSONNEL.—

“(1) ESTABLISHMENT.—There is established a Committee on National Security Personnel within the Executive Office of the President.

“(2) MEMBERSHIP.—The members of the Committee shall include—

“(A) designees of the Director of the Office of Management and Budget, the Director of the Office of Personnel Management, the Assistant to the President for National Security Affairs, the Secretary of Defense, the Secretary of State, and the Secretary of Homeland Security (1 member to be designated by each); and

“(B) such other members as the President shall designate.

“(c) PROGRAM ESTABLISHED.—

“(1) Not later than 270 days after the date of the enactment of this Act [Jan. 2, 2013], the Committee on National Security Personnel, in consultation with representatives of such other agencies as the Committee determines to be appropriate, shall develop and issue a National Security Human Capital Strategy providing policies, processes, and procedures for a program for the interagency rotation of personnel among positions within National Security Interagency Communities of Interest.

“(2) The strategy required by paragraph (1) shall, at a minimum—

“(A) identify specific Interagency Communities of Interest for the purpose of carrying out the program;

“(B) designate agencies to be included or excluded from the program;

“(C) define categories of positions to be covered by the program;

“(D) establish processes by which the heads of relevant agencies may identify—

“(i) positions in Interagency Communities of Interest that are available for rotation under the program; and

“(ii) individual employees who are available to participate in rotational assignments under the program; and

“(E) promulgate procedures for the program, including—

“(i) any minimum or maximum periods of service for participation in the program;

“(ii) any training and education requirements associated with participation in the program;

“(iii) any prerequisites or requirements for participation in the program; and

“(iv) appropriate performance measures, reporting requirements, and other accountability devices for the evaluation of the program.

“(d) PROGRAM REQUIREMENTS.—The policies, processes, and procedures established pursuant to subsection (c) shall, at a minimum, provide that—

“(1) during each of the first 4 fiscal years after the fiscal year in which this Act is enacted—

“(A) the interagency rotation program shall be carried out in at least 2 Interagency Communities of Interest, of which 1 shall be an Interagency Community of Interest for emergency management and 1 shall be an Interagency Community of Interest for stabilization and reconstruction; and

“(B) not fewer than 20 employees in the executive branch of the Government shall be assigned to participate in the interagency personnel rotation program;

“(2) an employee's participation in the interagency rotation program shall require the consent of the head of the agency and shall be voluntary on the part of the employee;

“(3) employees selected to perform interagency rotational service are selected in a fully open and competitive manner that is consistent with the merit system principles set forth in paragraphs (1) and (2) of section 2301(b) of title 5, United States Code, unless the Interagency Community of Interest position is otherwise exempt under another provision of law;

“(4) an employee performing service in a position in another agency pursuant to the program established under this section shall be entitled to return, within a reasonable period of time after the end of the period of service, to the position held by the employee, or a corresponding or higher position, in his or her employing agency;

“(5) an employee performing interagency rotational service shall have all the rights that would be available to the employee if the employee were detailed or assigned under a provision of law other than this section from the agency employing the employee to the agency in which the position in which the employee is serving is located; and

“(6) an employee participating in the program shall receive performance evaluations from officials in his or her employing agency that are based on input from the supervisors of the employee during his or her service in the program that are based primarily on the contribution of the employee to the work of the agency in which the employee performed such service, and these performance evaluations shall be provided the same weight in the receipt of promotions and other rewards by the employee from the employing agency as performance evaluations for service in the employing agency.

“(e) SELECTION OF INDIVIDUALS TO FILL SENIOR POSITIONS.—The head of each agency participating in the program established pursuant to subsection (c) shall ensure that, in selecting individuals to fill senior positions within an Interagency Community of Interest, the agency gives a strong preference to individuals who have performed interagency rotational service within the Interagency Community of Interest pursuant to such program.

“(f) INTERAGENCY COMMUNITY OF INTEREST DEFINED.—As used in this section, the term ‘National Security Interagency Community of Interest’ or ‘Interagency Community of Interest’ means the positions in the executive branch of the Government that, as determined by the Committee on National Security Personnel—

“(1) as a group are positions within multiple agencies of the executive branch of the Government; and

“(2) have significant responsibility for the same substantive, functional, or regional subject area related to national security or homeland security that requires integration of the positions and activities in that area across multiple agencies to ensure that the executive branch of the Government operates as a single, cohesive enterprise to maximize mission success and minimize cost.

“(g) REPORT ON PERFORMANCE MEASURES.—Not later than the end of the 2nd fiscal year after the fiscal year in which this Act is enacted, the Committee on National Security Personnel shall assess the performance measures described in subsection (c)(2)(E)(iv) and issue a report to Congress on the assessment of those performance measures.

“(h) GAO REVIEW.—Not later than the end of the 2nd fiscal year after the fiscal year in which this Act is enacted, the Comptroller General of the United States shall submit to Congress a report assessing the implementation and effectiveness of the interagency rotation program established pursuant to this section. The report required by this section shall address, at a minimum—

“(1) the extent to which the requirements of this section have been implemented by the Committee on National Security Personnel and by national security agencies;

“(2) the extent to which national security agencies have participated in the program established pursuant to this section, including whether the heads of such agencies have—

“(A) identified positions within the agencies that are National Security Interagency Communities of Interest and had employees from other agencies serve in rotational assignments in such positions; and

“(B) identified employees who are eligible for rotational assignments in National Security Interagency Communities of Interest and had such employees serve in rotational assignments in other agencies;

“(3) the extent to which employees serving in rotational assignments under the program established pursuant to this section have benefitted from such assignments, including an assessment of—

“(A) the period of service;

“(B) the duties performed by the employees during such service;

“(C) the value of the training and experience gained by participating employees through such service; and

“(D) the positions (including grade level) held by employees before and after completing interagency rotational service under this section; and

“(4) the extent to which interagency rotational service under this section has improved or is expected to improve interagency integration and coordination within National Security Interagency Communities of Interest.

“(i) EXCLUSION.—This section shall not apply to any element of the intelligence community, as defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 401a(4)).”

IMPROVEMENT OF UNITED STATES CODE BY PUB. L. 90-83; LEGISLATIVE PURPOSE; INCONSISTENT PROVISIONS; CORRESPONDING PROVISIONS; SAVINGS AND SEPARABILITY OF PROVISIONS

Pub. L. 90-83, §9(a)-(g), Sept. 11, 1967, 81 Stat. 222, provided that:

“(a) The legislative purpose in enacting sections 1-8 of this Act is to restate, without substantive change, the laws replaced by those sections on the effective date of this Act. Laws effective after February 21, 1967, that are inconsistent with this Act are considered as superseding it to the extent of the inconsistency.

“(b) A reference to a law replaced by sections 1-8 of this Act, including a reference in a regulation, order, or other law, is deemed to refer to the corresponding provision enacted by this Act.

“(c) An order, rule, or regulation in effect under a law replaced by sections 1-8 of this Act continues in effect under the corresponding provision enacted by this Act until repealed, amended, or superseded.

“(d) An action taken or an offense committed under a law replaced by sections 1-8 of this Act is deemed to have been taken or committed under the corresponding provision enacted by this Act.

“(e) An inference of a legislative construction is not to be drawn by reason of the location in the United States Code of a provision enacted by this Act or by reason of the caption or catchline thereof.

“(f) The enactment of this Act does not increase or decrease the pay, allowances, compensation, or annuity of any person.

“(g) If a provision enacted by this Act is held invalid, all valid provisions that are severable from the invalid provision remain in effect. If a provision of this Act is held invalid in one or more of its applications, the provision remains in effect in all valid applications that are severable from the invalid application or applications.”

PART I—THE AGENCIES GENERALLY

Chap.		Sec.
1.	Organization	101
3.	Powers	301
4.	Inspectors General	401
5.	Administrative Procedure	1 501
6.²	The Analysis of Regulatory Functions	601
7.	Judicial Review	701
8.	Congressional Review of Agency Rulemaking	801
9.	Executive Reorganization	901
10.	Federal Advisory Committees	1001

Editorial Notes

AMENDMENTS

2022—Pub. L. 117-286, §4(d)(2), Dec. 27, 2022, 136 Stat. 4359, added items for chapters 4 and 10.

1996—Pub. L. 104-121, title II, §253, Mar. 29, 1996, 110 Stat. 874, added item for chapter 8.

CHAPTER 1—ORGANIZATION

Sec.	
101.	Executive departments.
102.	Military departments.
103.	Government corporation.
104.	Independent establishment.
105.	Executive agency.

§ 101. Executive departments

The Executive departments are:

The Department of State.
 The Department of the Treasury.
 The Department of Defense.
 The Department of Justice.)
 The Department of the Interior.
 The Department of Agriculture.
 The Department of Commerce.
 The Department of Labor.
 The Department of Health and Human Services.
 The Department of Housing and Urban Development.
 The Department of Transportation.
 The Department of Energy.
 The Department of Education.
 The Department of Veterans Affairs.
 The Department of Homeland Security.

(Pub. L. 89-554, Sept. 6, 1966, 80 Stat. 378; Pub. L. 89-670, §10(b), Oct. 15, 1966, 80 Stat. 948; Pub. L. 91-375, §6(c)(1), Aug. 12, 1970, 84 Stat. 775; Pub. L. 95-91, title VII, §710(a), Aug. 4, 1977, 91 Stat. 609; Pub. L. 96-88, title V, §508(b), Oct. 17, 1979, 93 Stat. 692; Pub. L. 100-527, §13(b), Oct. 25, 1988, 102 Stat. 2643; Pub. L. 109-241, title IX, §902(a)(1), July 11, 2006, 120 Stat. 566.)

¹ Pub. L. 90-83 added section 500 to chapter 5 without making a corresponding change in Part analysis.

² Editorially supplied. Chapter 6 added by Pub. L. 96-354 without a corresponding amendment of Part analysis.

HISTORICAL AND REVISION NOTES

<i>Derivation</i>	<i>U.S. Code</i>	<i>Revised Statutes and Statutes at Large</i>
.....	5 U.S.C. 1.	R.S. §158. Feb. 9, 1889, ch. 122, §1 (38th through 54th words), 25 Stat. 659. Feb. 14, 1903, ch. 552, §1 (83d through 99th words), 32 Stat. 825. Mar. 4, 1913, ch. 141, §1 (75th through 91st words), 37 Stat. 736. Aug. 10, 1949, ch. 412, §4 “Sec. 201(c)”, 63 Stat. 579. July 31, 1956, ch. 802, §1(a), 70 Stat. 732.
.....	5 U.S.C. 2.	R.S. §159.

The reference in former section 1 to the application of the provisions of this title, referring to title IV of the Revised Statutes, is omitted as unnecessary as the application of those provisions is stated in the text.

The statement in former section 2 that the use of the word “department” means one of the Executive departments named in former section 1 is omitted as unnecessary as the words “Executive department” are used in this title when Executive department is meant.

“The Department of Commerce” is substituted for “The Department of Commerce and Labor” on authority of the act of March 4, 1913, ch. 141, §1, 37 Stat. 736.

Editorial Notes

AMENDMENTS

2006—Pub. L. 109-241 inserted “The Department of Homeland Security.”

1988—Pub. L. 100-527 inserted “The Department of Veterans Affairs.”

1979—Pub. L. 96-88 substituted “Department of Health and Human Services” for “Department of Health, Education, and Welfare” and inserted “The Department of Education.”

1977—Pub. L. 95-91 inserted “The Department of Energy.”

1970—Pub. L. 91-375 struck out “The Post Office Department.”

1966—Pub. L. 89-670 inserted “The Department of Housing and Urban Development.” and “The Department of Transportation.”

Statutory Notes and Related Subsidiaries

EFFECTIVE DATE OF 1988 AMENDMENT

Amendment by Pub. L. 100-527 effective Mar. 15, 1989, see section 18(a) of Pub. L. 100-527, set out as a Department of Veterans Affairs Act note under section 301 of Title 38, Veterans’ Benefits.

EFFECTIVE DATE OF 1979 AMENDMENT

Amendment by Pub. L. 96-88 effective May 4, 1980, with specified exceptions, see section 601 of Pub. L. 96-88, set out as an Effective Date note under section 3401 of Title 20, Education.

EFFECTIVE DATE OF 1970 AMENDMENT

Amendment by Pub. L. 91-375 effective within 1 year after Aug. 12, 1970, on date established therefor by Board of Governors of United States Postal Service and published by it in Federal Register, see section 15(a) of Pub. L. 91-375, set out as an Effective Date note preceding section 101 of Title 39, Postal Service.

EFFECTIVE DATE OF 1966 AMENDMENT

Amendment by Pub. L. 89-670 effective Apr. 1, 1967, as prescribed by the President and published in the Federal Register, see section 16(a), formerly §15(a), of Pub. L. 89-670 and Ex. Ord. No. 11340, Mar. 30, 1967, 32 F.R. 5453.