

Civil Rights Act of 1997 - hearing before the Subcommittee on the Constitution of the Committee on the Judiciary, House of Representatives, One Hundred Fifth Congress, first session, on H.R. 1909, June 26, 1997.

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Description: -

- Civil rights -- United States.

Affirmative action programs -- Law and legislation -- United States.

Reverse discrimination -- Law and legislation -- United States.

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Immigration Law & Policy in the U.S.

Regional conflict was most pronounced over the issue of slavery. It places in the hands of the two legislative bodies the determination as to the fitness to continue in office of some of the officers of the Judicial and Executive Branches.

The Civil Rights Act of 1997 : hearing before the Subcommittee on the Constitution of the Committee on the Judiciary, House of Representatives, One Hundred Fifth Congress, first session, on H.R. 1909, June 26, 1997. (Microform, 1999)
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This bill invites confrontation, not dialogue, racial, ethnic and gender discord, not reconciliation. Fraenkel filed a brief for the American Civil Liberties Union, as amicus curiae, supporting petitioner, and Telford Taylor filed a brief for Metcalf, as amicus curiae, urging reversal. Treatise on Citizenship, by Birth and by Naturalization, with References to the Law of Nations, Roman Civil Law, Law of the United States of America, and the Law of France; Including Provisions in the Federal Constitution, and in the Several State Constitutions, in Respect of Citizenship; Together with Decisions Thereon of the Federal and State Courts 1 v.

102nd United States Congress

The legislation we're discussing here today would make such a proposition national law and would go even further. In an unsuccessful attempt to derail the bill's passage, Thurmond spoke for a total of 24 hours and 18 minutes against the bill, the longest ever conducted by a single senator.

Impeachment: an overview of constitutional provisions, procedure, and practice.

It is interesting that we speak about the fact that we need to move forward.

Civil Rights Amendments Act of 1979: Hearing Before the Subcommittee on ...

We cannot simply assume, however, that every congressional investigation is justified by a public need that overbalances any private rights affected. Provided additional capacities to enforce voting rights. Oddly, opponents of affirmative action single out race and gender at the graduate level as corrupting the rule of merit in colleges and universities.

Zoe Lofgren on Civil Rights

Section 101 a 27 J of the Immigration and Nationality Act 8 U. I think it actually reinforces negative stereotypes because it assumes that members of certain groups can not measure up to an objective standard and must be given special treatment in order to succeed.

References

This new phase of legislative inquiry involved a broad-scale intrusion into the lives and affairs of private citizens. The terms of the secretary, treasurer and receiver-general, attorney general, and auditor shall begin with the third Wednesday in January succeeding their election and shall extend to the third Wednesday in January in the fifth year following their election and until their successors are chosen and qualified.

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