BILL S 766

DATE Jan. 29, 1969

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ACTION Introudced by Mr. McClellan

S 766—INTRODUCTION OF THE UN-FAIR COMPETITION ACT OF 1969

Mr McCLELLAN Mr President, I introduce, for appropriate reference, on behalf of myself and Mr Scott, the Unfair Competition Act of 1969

The bill would establish a uniform body of Federal unfair competition law by creating a Federal statutory tort of unfair competition affecting interstate commerce, and by establishing Federal jurisdiction over such tort claims within the framework of the Trademark Act of 1946. The crux of the bill proposes a new section 43(a) of the Trademark Act including in three subsections those torts generally acknowledged to give rise to the major part of the law of unfair competition In a fourth subsection, provision is made for the Federal courts to deal with other acts which constitute unfair competition because of misrepresentation or misappropriation of goods or services

The bill provides that all of the remedies set forth in the Trademark Act for infringement of trademarks would be available in respect to acts of unfair competition However, the bill would not affect remedies which are otherwise available or preempt the jurisdiction of any State in cases of unfair competition.

The need for legislation in this area has been widely recognized A national coordinating committee, composed of leading business and legal organizations, was established for the purpose of fos-tering such legislation. The bill which Senator Scott and I are introducing today is substantially similar to S 1154 which we introduced in the 90th Congress We have incorporated in the new text certain constructive suggestions proposed by the section of antitrust law and the patent, trademark, and copy-right section of the American Bar Association This revised text of the bill has been endorsed by the house of delegates of the American Bar Association, the American Patent Law Association, and the US Trademark Association

I anticipate that this bill will be referred to the Subcommittee on Patents, Trademarks, and Copyrights of the Committee on the Judiciary It is my present intention to schedule public hearings on this bill later in this session of Congress Anyone interested in this legislation should address his comments to the Subcommittee on Patents, Trademarks, and Copyrights

The VICE PRESIDENT The bill will be

received and appropriately referred
The bill (S 766) to amend the act to
provide for the registration and protection of trademarks used in commerce, to carry out the provisions of certain international conventions, and for other purposes, introduced by Mr McClellan (for himself and Mr Scorr), was re-ceived, read twice by its title, and re-ferred to the Committee on the Judiclary