AMENDMENT NO. 1759

Calendar No. 687

Purpose: To exempt licensees from suits by indirect purchasers.

IN THE SENATE OF THE UNITED STATES—96th Cong., 2d Sess.

S. 598

To clarify the circumstances under which territorial provisions in licenses to manufacture, distribute, and sell trademarked soft drink products are lawful under the antitrust laws.

May 13 (legislative day, January 3), 1980

Ordered to lie on the table and to be printed

AMENDMENT intended to be proposed by Mr. METZENBAUM Viz:

1 On page 3, lines 3 through 15, strike everything after the word "under" and insert in lieu thereof the following: 2 3 "(1) section 4 of the Clayton Act, (2) section 4A of the Clayton Act, and (3) section 4C of the Clayton Act. Notwith-4 $\mathbf{5}$ standing any other provision of law, no State, nor the United States, nor political subdivisions thereof, nor a State on 6 7 behalf of natural persons shall be precluded from recovering under section 4, 4A, or 4C, respectively, of the Clayton Act 8 against any defendant other than a licensee referred to in 9 section 2 of this Act, on the grounds that the State, or 10 United States or the political subdivisions thereof, or the nat-11 12 ural persons did not deal directly with the defendant: Provided, That in any action under sections 4, 4A, or 4C of the 13

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Clayton Act, the defendant shall be entitled to prove as par-1 tial or complete defense to a damage claim, in order to avoid 2 duplicative liability to it, that the plaintiff has passed on to 3 others, who are themselves entitled to recover under sections 4 4, 4A, or 4C of the Clayton Act, some or all of what other- $\mathbf{5}$ wise would constitute plaintiff's damage: Provided further, 6 That in any class action under section 4 of the Clayton Act 7 and rule 23 of the Federal Rules of Civil Procedure, and in 8 any action under section 4 of the Clayton Act by or on behalf 9 of any government, the amount of the plaintiff's attorney's 10 fees, if any, shall be determined by the court. 11

"SEC. 4. (a) Section 4 of the Clayton Act is amended by
inserting '(a)' after '4' and by adding at the end of that section the following:

15 "'(b) That suits under this section brought by foreign
16 sovereign governments, departments, or agencies thereof,
17 shall be limited to actual damages.

18 "'(c) That no foreign sovereign may maintain an action 19 in any court of the United States under the authority of this 20 section unless its laws would have forbidden the type or cate-21 gory of conduct on which the action is based if that conduct 22 had occurred within its territory at the time it occurred in the 23 United States, and unless its laws allow the Government of 24 the United States to recover damages caused by such con-

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duct through the judicial or administrative processes of the
 foreign sovereign.'

3 "SEC. 5. Section 1407(h) of title 28, United States
4 Code, is amended by striking out 'section 4C of'.

5 "SEC: 6. Section 4 of the Clayton Act is amended by 6 adding the following additional sentence: 'The court may, in 7 its discretion, award reasonable attorney's fee to a prevailing 8 defendant upon a finding that the plaintiff has acted in bad 9 faith, vexatiously, wantonly, or for oppressive reasons.'

10 "SEC. 7. (a) The amendments made by this Act, except as provided in section 7(b), shall apply to any action under 11 12section 4, 4A, or 4C of the Clayton Act which is pending on 13 the date of enactment of this Act or which is commenced on or after the date of enactment of this Act: Provided, however, 14 15That when any such case is pending on the date of enactment 16 of this Act, the Federal courts shall take all steps necessary 17 to avoid duplicative liability for the same injury, including preclusion of subsequently filed actions not consolidated with 18 previously filed actions seeking damages for the same injury: 19 Provided further, That where such actions are consolidated, 2021the court shall apportion damages according to actual injury. "(b) Section 3 of this Act, shall apply to any action 2223under section 4 or 4A of the Clayton Act which is com-24 menced on or after the date of enactment of this Act.

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"SEC. 8. As used in this Act, the term 'antitrust law'
 means the Sherman Act, approved July 2, 1890, the Federal
 Trade Commission Act, approved September 26, 1914, the
 Clayton Act approved October 15, 1914, and all amendments
 to such Acts and any other Acts in pari materia.".

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