

AMENDMENT NO. 1762

Calendar No. 687

Purpose: To assure that territorial restrictions are not made lawful in the absence of competition among soft drink sirup companies and competition among soft drink bottling companies in the relevant market.

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 2, line 17, after “products” strike “of the same  
2 general class” and insert in lieu thereof “produced by differ-  
3 ent soft drink sirup manufacturing companies and different  
4 soft drink bottling companies competing in the relevant  
5 market”.

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