## **111TH CONGRESS S. 148 1st Session**

To restore the rule that agreements between manufacturers and retailers, distributors, or wholesalers to set the minimum price below which the manufacturer's product or service cannot be sold violates the Sherman Act.

## IN THE SENATE OF THE UNITED STATES

**JANUARY 6, 2009** 

Mr. KOHL introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## **A BILL**

- To restore the rule that agreements between manufacturers and retailers, distributors, or wholesalers to set the minimum price below which the manufacturer's product or service cannot be sold violates the Sherman Act.
  - 1 Be it enacted by the Senate and House of Representa-
  - tives of the United States of America in Congress assembled, 2

## 3 SECTION 1. SHORT TITLE.

This Act may be cited as the "Discount Pricing Con-4

5 sumer Protection Act".

6 SEC. 2. STATEMENT OF FINDINGS AND DECLARATION OF 7

8 (a) FINDINGS.—Congress finds the following:

PURPOSES.

1	(1) From 1911 in the Dr. Miles decision until
2	June 2007 in the Leegin decision, the Supreme
3	Court had ruled that the Sherman Act forbid in all
4	circumstances the practice of a manufacturer setting
5	a minimum price below which any retailer, whole-
6	saler or distributor could not sell the manufacturer's
7	product (the practice of "resale price maintenance"
8	or "vertical price fixing").
9	(2) The rule of per se illegality forbidding re-
10	sale price maintenance promoted price competition
11	and the practice of discounting all to the substantial
12	benefit of consumers and the health of the economy.
13	(3) Many economic studies showed that the rule
14	against resale price maintenance led to lower prices
15	and promoted consumer welfare.
16	(4) Abandoning the rule against resale price
17	maintenance will likely lead to higher prices paid by
18	consumers and substantially harms the ability of dis-
19	count retail stores to compete. For 40 years prior to
20	1975, Federal law permitted States to enact so-
21	called "fair trade" laws allowing vertical price fixing.
22	Studies conducted by the Department of Justice in
23	the late 1960s indicated that retail prices were be-
24	tween 18 and 27 percent higher in States that al-
25	lowed vertical price fixing than those that did not.

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a retailer, wholesaler, or distributor shall violate this
 Act.".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect 90 days after the date of
5 enactment of this Act.

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