THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 848 Session of 2013

INTRODUCED BY GREENLEAF, YUDICHAK, FONTANA, STACK, SCHWANK, RAFFERTY, TARTAGLIONE, FARNESE AND HUGHES, APRIL 11, 2013

REFERRED TO JUDICIARY, APRIL 11, 2013

AN ACT

1 2 3 4 5	Amending Title 12 (Commerce and Trade) of the Pennsylvania Consolidated Statutes, prohibiting certain acts in restraint of trade or commerce; prescribing the powers and duties of Attorney General; establishing certain civil cause of action; and making editorial changes.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Section 101 of Title 12 of the Pennsylvania
9	Consolidated Statutes is repealed:
10	[§ 101. Definitions.
11	Subject to additional definitions contained in subsequent
12	provisions of this title which are applicable to specific
13	provisions of this title, the following words and phrases when
14	used in this title shall have the meanings given to them in this
15	section unless the context clearly indicates otherwise:
16	"Department." The Department of Community and Economic
17	Development of the Commonwealth.
18	"Secretary." The Secretary of Community and Economic
19	Development.]

1	Section 2. Title 12 is amended by adding sections to read:
2	<u>§ 102. Short title of title.</u>
3	This title shall be known and may be cited as the Commerce
4	and Trade Code.
5	§ 103. Definitions.
6	Subject to additional definitions contained in subsequent
7	provisions of this title which are applicable to specific
8	provisions of this title, the following words and phrases when
9	used in this title shall have the meanings given to them in this
10	section unless the context clearly indicates otherwise:
11	"Department." The Department of Community and Economic
12	Development of the Commonwealth.
13	"Secretary." The Secretary of Community and Economic
14	Development.
15	Section 3. Title 12 is amended by adding a chapter to read:
16	<u>CHAPTER 9</u>
16 17	<u>CHAPTER 9</u> <u>FREE ENTERPRISE PROTECTION</u>
17	FREE ENTERPRISE PROTECTION
17 18	FREE ENTERPRISE PROTECTION
17 18 19	<u>FREE ENTERPRISE PROTECTION</u> <u>Sec.</u> 901. Scope.
17 18 19 20	<u>FREE ENTERPRISE PROTECTION</u> <u>Sec.</u> <u>901. Scope.</u> <u>902. Declaration of purpose.</u>
17 18 19 20 21	<u>FREE ENTERPRISE PROTECTION</u> <u>Sec.</u> <u>901. Scope.</u> <u>902. Declaration of purpose.</u> <u>903. Definitions.</u>
17 18 19 20 21 22	Sec. 901. Scope. 902. Declaration of purpose. 903. Definitions. 904. Prohibited acts.
17 18 19 20 21 22 23	FREE ENTERPRISE PROTECTION Sec. 901. Scope. 902. Declaration of purpose. 903. Definitions. 904. Prohibited acts. 905. Powers and duties of Attorney General.
17 18 19 20 21 22 23 24	Sec. 901. Scope. 902. Declaration of purpose. 903. Definitions. 904. Prohibited acts. 905. Powers and duties of Attorney General. 906. Proof of damages.
17 18 19 20 21 22 23 24 25	Sec.901. Scope.902. Declaration of purpose.903. Definitions.904. Prohibited acts.905. Powers and duties of Attorney General.906. Proof of damages.907. Procedure for distributing recovery.
17 18 19 20 21 22 23 24 25 26	<pre>Sec. Sec. 901. Scope. 902. Declaration of purpose. 903. Definitions. 904. Prohibited acts. 905. Powers and duties of Attorney General. 906. Proof of damages. 907. Procedure for distributing recovery. 908. Subpoenas.</pre>
17 18 19 20 21 22 23 24 25 26 27	FREE ENTERPRISE PROTECTION Sec. 901. Scope. 902. Declaration of purpose. 903. Definitions. 904. Prohibited acts. 905. Powers and duties of Attorney General. 905. Proof of damages. 907. Procedure for distributing recovery. 908. Subpoenas.

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1	913. Action not barred as affecting or involving interstate or
2	<u>foreign commerce.</u>
3	914. Remedies cumulative.
4	<u>§ 901. Scope.</u>
5	This chapter provides for the protection of free enterprise
6	in this Commonwealth.
7	<u>§ 902. Declaration of purpose.</u>
8	The purpose of this chapter is to promote free enterprise and
9	free trade in the marketplaces of this Commonwealth by
10	prohibiting restraints of trade which are secured through
11	monopolistic or collusive practices and which act or tend to act
12	to decrease competition between and among persons engaged in
13	commerce and trade, whether in manufacturing, distribution,
14	financing, service industries or in related for-profit and
15	nonprofit pursuits.
16	<u>§ 903. Definitions.</u>
17	The following words and phrases when used in this chapter
18	shall have the meanings given to them in this section unless the
19	context clearly indicates otherwise:
20	"Commodity." Any kind of real or personal property.
21	"Documentary material." The original or any copy of any
22	designated documents, including, but not limited to, writings,
23	drawings, graphs, charts, photographs, electronically created
24	data and other compilations of data.
25	"Person." A natural person, corporation, partnership,
26	association of persons, State agency, municipal authority or
27	other political subdivision.
28	"Service." An activity that is performed in whole or in part
29	for the purpose of financial gain. The term shall not include
30	labor which is performed by natural persons as employees of
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1	others	and	а	commodity.

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2	"Trade or commerce." All economic activity involving or
3	relating to any commodity or service.
4	§ 904. Prohibited acts.
5	The following acts are prohibited:
6	(1) To contract, combine or conspire in restraint of
7	trade or commerce.
8	(2) To contract, combine or conspire to establish a
9	minimum price below which a retailer, wholesaler or
10	distributor may not sell a commodity or service.
11	(3) To monopolize, attempt to monopolize or combine or
12	conspire with any other person or persons to monopolize any
13	part of trade or commerce.
14	(4) To acquire, directly or indirectly, the whole or any
15	part of the stock or other share, capital or the assets of
16	any other person or persons where the effect of the
17	acquisition may be to lessen competition substantially or to
18	tend to create a monopoly in any line of trade or commerce.
19	<u>§ 905. Powers and duties of Attorney General.</u>
20	(a) Civil actionThe Attorney General may bring a civil
21	action in the Commonwealth's proprietary capacity on behalf of
22	the Commonwealth, as parens patriae on behalf of any agency,
23	political subdivision or municipal authority or as parens
24	patriae on behalf of natural persons residing in this
25	Commonwealth to recover threefold the actual damages and the
26	costs of the suit, including a reasonable attorney fee, for any
27	violation of section 904 (relating to prohibited acts).
28	(b) Limitation of actionsA civil action for damages for a
29	violation of section 904 must be commenced within four years
30	after the accrual of a cause of action, except that no statute
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1	of limitation shall bar any civil action for the recovery of
2	damages sustained by the Commonwealth.
3	(c) Equitable remedyThe Attorney General may bring a
4	civil action in the Commonwealth's proprietary capacity on
5	behalf of the Commonwealth, as parens patriae on behalf of any
6	agency, political subdivision or municipal authority or as
7	parens patriae on behalf of natural persons residing in this
8	Commonwealth for injunctive relief or other equitable relief
9	against loss or damage, whether threatened or actual, for a
10	violation of section 904.
11	(d) Damages for indirect purchasersIn a civil action
12	under this section, the fact that the Commonwealth or any
13	agency, political subdivision, municipal authority or natural
14	person who has sustained damages by reason of a violation of
15	section 904 has not dealt directly with the defendant shall not
16	bar or otherwise limit recovery, except to avoid duplicate
17	liability for the same injury.
18	<u>§ 906. Proof of damages.</u>
19	In any action under section 905 (relating to powers and
20	duties of Attorney General), the Attorney General may recover
21	the aggregate damage sustained by the persons on whose behalf
22	the civil action has been brought without separately proving the
23	individual claims of each person. Proof of damages must be based
24	<u>on:</u>
25	(1) statistical or sampling methods;
26	(2) the pro rata allocation of illegal overcharges of
27	sales occurring within this Commonwealth; or
28	(3) such other reasonable system of estimating aggregate
29	damages as the Commonwealth Court may permit.
30	§ 907. Procedure for distributing recovery.

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1	The Attorney General shall distribute, allocate or otherwise
2	pay the amounts recovered under this chapter in accordance with
3	the laws of this Commonwealth or, in the absence of any
4	applicable Commonwealth law, as the Commonwealth Court may
5	authorize. Where it is impossible or economically impractical to
6	identify the persons on whose behalf a suit was brought, the
7	amounts recovered shall be paid to any charitable organization
8	in good standing with the Department of State, whose interests
9	reasonably approximate the interests of the persons on whose
10	behalf the suit was brought. For the purposes of this section
11	reasonable approximation shall be determined by evaluating:
12	(1) The purposes of the underlying laws claimed to have
13	been violated.
14	(2) The nature of the injury to the persons on whose
15	behalf the suit was brought.
16	(3) The characteristics and interests of the persons on
17	whose behalf the suit was brought.
18	(4) The geographical scope of the persons on whose
19	behalf the suit was brought.
20	(5) The reasons why the amounts recovered have gone
21	unclaimed.
22	(6) The closeness of the fit between the persons on
23	whose behalf the suit was brought and the cy pres recipient.
24	<u>§ 908. Subpoenas.</u>
25	(a) Authority to issueWhenever the Attorney General
26	believes that a person may be in control of information relevant
27	to any civil investigation under this chapter, the Attorney
28	General may issue and serve subpoenas, administer oaths or
29	affirmations and examine witnesses and receive evidence. Each
30	subpoena shall state the subject matter of the civil
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1	investigation, describe the conduct constituting the alleged
2	violation which is under investigation and list the provisions
3	of this chapter applicable to the alleged violation.
4	(b) Form and use
5	(1) The subpoena shall prescribe the date, time and
6	place at which oral testimony shall be taken, describe the
7	material to be produced with reasonable particularity so as
8	to fairly identify the documents subpoenaed and prescribe a
9	date within which the material is to be produced. Under terms
10	as the Attorney General shall prescribe, the documentary
11	material shall be available for inspection and copying by the
12	person who produced the material.
13	(2) The Attorney General may use the information in a
14	civil action brought under this chapter. Information which
15	contains trade secrets or other highly confidential matters
16	shall not be presented, except with the approval of the court
17	in which a proceeding is pending after adequate notice to the
18	person furnishing the documentary material.
19	(c) Applicability of rulesExcept as otherwise specified
20	by this chapter, compliance with the subpoena shall be governed
21	by the Pennsylvania Rules of Civil Procedure.
22	(d) ConfidentialityAny testimony, documentary material or
23	other tangible evidence produced or answer made under this
24	chapter shall be kept confidential by the Attorney General prior
25	to the institution of a civil action brought under this chapter
26	for the alleged violation of the provisions of this chapter
27	under investigation, unless:
28	(1) confidentiality is waived by the person subpoenaed;
29	(2) disclosure is authorized by the Commonwealth Court;
30	or

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1	(3) disclosure is made pursuant to section 909 (relating	
2	to cooperation with Federal Government and other states).	
3	(e) Failure to obey subpoenaIn the event a witness served	
4	with a subpoena under this chapter by the Attorney General fails	
5	or refuses to produce documentary material, to answer written	
6	interrogatories or to give testimony, the Attorney General may	
7	petition the Commonwealth Court for an order requiring the	
8	witness to answer, testify or produce the documentary material	
9	demanded.	
10	(f) Prohibited actsAny person who obstructs compliance	
11	with a subpoena of the Attorney General issued under authority	
12	of this section or knowingly removes or falsifies any	
13	documentary material that is the subject of a subpoena issued by	
14	the Attorney General under authority of this section commits a	
15	misdemeanor of the second degree.	
16	§ 909. Cooperation with Federal Government and other states.	
17	The Attorney General may cooperate with and coordinate	
18	enforcement of the provisions of this chapter with the Federal	
19	Government and other states, including, but not limited to,	
20	sharing information and evidence obtained in accordance with	
21	section 908 (relating to subpoenas).	
22	<u>§ 910. Construction.</u>	
23	Nothing in this chapter shall be construed as making illegal	
24	any activity or conduct exempt under any Commonwealth statute or	
25	any statute of the United States.	
26	<u>§ 911. Consistency with Federal law.</u>	
27	If any provision of this chapter is identical to or similar	
28	to that of a Federal antitrust statute, it shall be interpreted	
29	in a manner consistent with comparable Federal antitrust law as	
30	decided by the Federal courts whose jurisdiction includes this	
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- 1 <u>Commonwealth.</u>
- 2 <u>§ 912. Jurisdiction of Commonwealth Court.</u>
- 3 <u>The Commonwealth Court shall have original jurisdiction over</u>
- 4 all actions for violations of this chapter.
- 5 § 913. Action not barred as affecting or involving interstate
 6 or foreign commerce.
- 7 <u>No action under this chapter shall be barred on the grounds</u>
- 8 that the activities or conduct complained of in any way affects
- 9 or involves interstate or foreign commerce.
- 10 <u>§ 914. Remedies cumulative.</u>
- 11 The remedies afforded by this chapter are cumulative.
- 12 Section 4. This act shall take effect in 60 days.