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STATELINE

SPECIAL REPORT

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STATE ACTIVITIES DIVISION

December 31, 1986

THE YEAR-END SUMMARY

SMALL CIGARETTE CRUISE TAX LEGISLATION

THE TOBACCO INSTITUTE

THE YEAR-END SUMMARY

SMALL CIGARETTE CRUISE TAX LEGISLATION

In 1986, 30 states considered increases in cigarette excise taxes. Increases were approved in five states:

COLORADO	3 cents effective 7/1/86	15 to 20 cents
FLORIDA	3 cents effective 7/1/86	21 to 26 cents
NEW MEXICO	3 cents effective 7/1/86	12 to 15 cents
OREGON	1.4 cents effective 7/1/86	23.4 to 25 cents
WASHINGTON	2 cents effective 4/1/86	23 to 25 cents

Proposals for much higher increases were defeated in these states: up to 11 cents in Washington; 30 cents in Colorado and Florida; 8 cents in New Mexico.

Cigarette tax increase proposals were defeated in 27 states:

Alabama	2 cents; 4.5 cents/segment 1991 limit
Alaska	2 cents (carryover from 1985)
California	2 cents; 30 cents; 25 cents (segment initiation)
Connecticut	20 cents; 20 percent (levy to 40 percent of wholesale)
Idaho	0.9 cents; 3.5 cents; 3.5 cents
Illinois	4 cents; \$1.40
Indiana	0.5 cents; 1 cent
Iowa	2 cents (carryover from 1985)
Kansas	2 cents
Kentucky	2 cents contingent on tobacco support price
Louisiana	12 cents
Maine	1 cent
Massachusetts	0.15 cents; 8 cents; 40 cents tax up to 70 percent
Michigan	2 cents (carryover from 1985)
Minnesota	3 cents; 3 cents; 26 cents (all carryovers from 1985)
Mississippi	1 cent; 5 cents
New Jersey	1 cent (carryover over to 1987)
Ohio	2 cents; 8 cents (both carryovers from 1985)
Oklahoma	3 cents
Pennsylvania	2 cents; 22 cents
South Carolina	3 cents
Tennessee	3 cents (carryover from 1985)
Texas	1 cent
Utah	8 cents (carryover from 1985)
Virginia	2.5 cents
West Virginia	3 cents
Wisconsin	1 cent; 5 cents

Only 10 more than one \$110 for each amount of increase listed for a state.)

1101 STREET NEW WASHINGTON, D.C. 20005

202-414-9500

(This information is intended only for the use of the member and should not be passed on to other individuals)

ffcf0128

DEBBIE MORRIS MANAGEMENT CORP.
 100 PARK BLVD.
 PHOENIX, AZ 85001
 TEL: (602) 955-1234
 FAX: (602) 955-1235
 E-MAIL: DMORRIS@DEBBIE.COM

TO: Lee Pollak
FROM: David J. Lowinger *[Signature]*
SUBJECT: Shareholder Proposals
 AAA in Developing Countries

Attached please find a revised draft of our no action request.
 Please call me with any additional comments you may have.

DULLES
 SPK
 cc: Wendy Burrell

ffxm0104

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA
NATIONAL DIVISION

APR 21 1962

APPROPRIATE, ORDER
OF THE COURT

*to be filed with
the clerk of court*

9-80-02-02	Edwina Flata, Jr. v. John-Manor/The Sales Corp.,	9-80-02-02
9-80-02-03	Mal. A. Peck v. John-Manor/The Sales Corp.,	9-80-02-03
9-80-02-04	Donald McLean v. John-Manor/The Sales Corp.,	9-80-02-04
9-79-143-04	C. W. Murphy v. John-Manor/The Sales Corp.,	9-79-143-04
9-80-06-01	<u>C. W. Murphy</u> v. John-Manor/The Sales Corp.,	9-80-06-01
9-80-07-06	John Moran v. John-Manor/The Sales Corp.,	9-80-07-06
9-80-08-01	Walter Moran v. John-Manor/The Sales Corp.,	9-80-08-01
9-80-08-02	George Wilkie v. John-Manor/The Sales Corp.,	9-80-08-02
9-80-09-02	Marion Satchers v. John-Manor/The Sales Corp.,	9-80-09-02
9-80-102-02	B. A. Stewart v. John-Manor/The Sales Corp.,	9-80-102-02
9-80-104-02	O'Daniel Richards v. John-Manor/The Sales Corp.,	9-80-104-02
9-80-105-02	Robert S. Spore v. John-Manor/The Sales Corp.,	9-80-105-02

ORDER

WHERE the undersigned has been informed that cases, this Court having jurisdiction ordered that all general matters therein be referred to the United States Magistrate for proper consideration pursuant to applicable laws and orders of the Court. Having received the report of the U. S. Magistrate relative to motion for non-suitt filed by defendant/third party plaintiff Standard Tobacco Mfg. Co. (Standard) in the above referenced case, this Court is of the opinion the recommendation of the Magistrate is correct and always said. It is therefore

ORDERED that Standard's claim against the American Tobacco Co., a Division of American Brands, Inc.; Philip Morris, Inc.; J. B. Co. (American Tobacco Co., Inc.); Brown & Williamson Tobacco Co.; Liggett & Spore Tobacco Co., Inc.; Liggett Group, Inc.; J. B. Co.; a Division of Lion's Tobacco, Inc.; and Lion's Tobacco, Inc. (Tobacco Manufacturers) shall be, and is hereby DISMISSED WITHOUT PREJUDICE, with costs to the prosecution being paid by third party plaintiff Standard.

DATED and ENTERED this 21st day of April, 1962.

Richard R.

UNITED STATES DISTRICT JUDGE

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-----Original Message-----
 From: "Dariusz Skopinski"
 Date: Tuesday, March 24, 2009 1:25 PM
 To: George, Anne, Charles, Karen
 Subject: RE: Caroline Foster Group
 Importance: High

Karen, what can we do for Karen. The leadership of this group are people who are very supportive of our efforts and I would like to be as helpful as possible. Thanks

ffvm0205

Dear Doctor G

I would appreciate a report of your article "The effects of chemical
_____ on the chemical structure
_____ of _____"

which appeared in Chemical Abstracts 9:100-10072

Yours
[Signature]

DR. G. C. GOSLINGER
Department of Anatomy
University of Maryland
School of Medicine and Dentistry
3001 Research Road, S.W.
Washington, D.C. 20007

ED - 001-12
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File

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