CRACKER BARREL OLD COUNTRY STORE, INC Form DEFA14A October 26, 2012

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant x

Filed by a party other than the Registrant "

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to §240.14a-12

Cracker Barrel Old Country Store, Inc.

(Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Filing Fee (Check the appropriate box):

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 - (2) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:

On October 25, 2012, after 5:30 p.m. Eastern Time, representatives of Cracker Barrel Old Country Store, Inc. (the Company) delivered the following presentation to Institutional Shareholder Services. This letter was also posted to the Proxy Contest section of the Company's Investor Relations website, investor.crackerbarrel.com.

Fall 2012 On the Right Track, Generating Exceptional Performance wHY wE BELIEVE SARDAR BIGLARI IS wRONG FOR THIS BOARD

1 IMPORTANT ADDITIONAL INFORMATION Cracker Barrel Old Country Store, Inc. (the Company) urges caution in considering current trends and earnings guidance disclosed in this presentation. Except for specific historical information, matters discussed in this presentation are forward looking statements that involve risks, uncertainties and other factors that may cause actual results and performance of the Company to differ materially

from those expressed or implied in this discussion. All forward-looking information is provided pursuant to the safe harbor established under the Private Securities Litigation Reform Act of 1995. More detailed information on risks, uncertainties, and other factors is provided in the Company s filings with the Securities and Exchange Commission, press

releases and other communications. Cracker Barrel, its directors and certain of its executive officers may be deemed to be participants in the solicitation of proxies from Cracker Barrel shareholders in connection with the matters to be considered at Cracker Barrel s 2012 Annual Meeting. On October 4, 2012, Cracker Barrel filed

а definitive proxy statement (as it may be amended, the Proxy Statement) with the U.S. Securities and Exchange Commission (the SEC) in connection with any such solicitation of proxies from Cracker Barrel shareholders. **INVESTORS** AND **SHAREHOLDERS** ARE STRONGLY ENCOURAGED TO READ THE PROXY **STATEMENT** AND ACCOMPANYING PROXY CARD AND OTHER

DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME **AVAILABLE** AS THEY WILL CONTAIN IMPORTANT INFORMATION. Detailed information regarding the identity of potential participants, and their direct or indirect interests, by security holdings or otherwise, is set forth in the Proxy Statement, including Annex А thereto.

Shareholders can obtain the Proxy Statement, any amendments or supplements to the Proxy Statement and other documents filed by Cracker Barrel with the SEC for no charge at the SEC s website at www.sec.gov. Copies will also be available at no charge at the Investor Relations section of our corporate website

at www.crackerbarrel.com.

2 I. Executive Summary II. Delivering on our Six Priorities III. Driving Best-in-Class Results IV. Why We Believe Sardar Biglari is Wrong for This Board Appendix Table of Contents

I. Executive Summary

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Improve same store sales and traffic trends Accelerating same store sales growth in last three quarters with Q4 traffic up 1.4% Cut costs and leverage fixed costs to enhance profitability FY 2012 operating margin growth of 50 bps Reconfigure the Board with new members bringing a fresh perspective 7 new board members 1 including а Fill in key management positions to enhance functional capabilities Revitalized leadership five senior executives new to Cracker Barrel or serving in new positions since January 2011 Develop a long-term plan to maintain operating momentum Same store sales outperforming casual dining peers in Knapp-Track for three consecutive quarters WHAT WE HAVE ACCOMPLISHED IN THE PAST YEAR Delivering on the Company s Promises (1)Changes to board since 20-Jun-2011. (2)As announced on 6-Aug-2012, to be effective following Michael A. Woodhouse s retirement in early November 2012. new independent Chairman

2

5

CBRL STOCK PRICE HAS INCREASED SIGNIFICANTLY Since Announcement of Our Strategic Priorities We Have Delivered Outstanding Shareholder Returns Source: Bloomberg, public filings, Company press releases, and IBES Note: 12-Sep-2011; is closing price the day prior to announcement of Strategic Priorities on 13-Sep-2011. Please see Appendi

GAAP basis operating results to adjusted non-GAAP operating results.

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(1) Figure used for comparability to IBES estimates is GAAP basis, earnings per diluted share of \$1.47. When adjusted for the in FY

12 and certain charges in the current and prior year, adjusted earnings per diluted share were \$1.20. 68.4% INCREASE \$30 \$40 \$50 \$60 \$70 2011 Nov-2011 Jan-2012 Mar-2012 May-2012 Jul-2012 Sep-2012 CBRL reports 1Q12 EPS of \$1.09 excl. proxy costs, 4.8% higher than analyst expectations 2011 A majority of shareholders vote for CBRL's slate of directors CBRL reports 3Q12 EPS of \$0.86 excl. proxy costs, 16.2% higher than analyst expectations \$39.86 CBRL reports 4Q12 EPS of \$1.47, 13.1% higher than analyst expectations 26-Apr-2012 CBRL hosts Analyst and Investor Day reviewing strategic initiatives 21-Feb-2012 CBRL reports 2Q12 EPS of \$1.20 excl. proxy costs, 5.3% higher than analyst expectations 13Sep-2011 New CEO Sandy Cochran announces strategic priorities Sep-Nov-2011 Dec--May-2012 Sep-2012 1 22-20-22 19-\$67.11 Daily from 12-Sep-2011 to 28 -Sep-2012

6 Since December 2011 Proxy Vote² Since Announcement of Our Strategic Priorities¹ CBRL HAS SIGNIFICANTLY OUTPERFORMED ITS PEERS No Matter What Benchmark You Use, CBRL Has Outperformed Cracker Barrel Peer Set S&P 500 Restaurant Index S&P 600 Restaurant Index S&P 1500 Restaurant Index S&P 500 Index 90% 100% 110% 120% 130% 140% Daily from 20-Dec-2011 to 28-Sep-2012 36.4% 25.8% 21.9% 16.1% 3.1% 1.0% 90% 100% 110% 120% 130% 140% 150% 160% 170% Daily from 12-Sep-2011 to 28-Sep-2012 68.4% 35.1% 34.8% 17.8% 15.4% 24.0% (1)12-Sep-2011; is closing price the day prior to announcement of Strategic Priorities on 13-Sep-2011. (2)20-Dec-2011; date of CBRL s 2011 Annual General Meeting, proxies voted. Source: Bloomberg

Note: Peer set includes BH, BOBE, EAT, CAKE, DRI, DENN, RT, TXRH. S&P Restaurant Index includes the restaurant com MCD, SBUX, YUM. S&P 600 Restaurant Index includes the restaurant companies in the S&P 600 Index: BJRI, BH, BWLD, RT, RUTH, SONC, TXRH. S&P 1,500 Restaurant Index includes the restaurant companies in the S&P 1,500 Index: BJRI, BH CBRL, DRI, DIN, JACK, MCD, PNRA, PZZA, PEET, RRGB, RT, RUTH, SONC, SBUX, TXRH, WEN, YUM.

7 OUR SHAREHOLDERS HAVE BENEFITED FROM OUR PERFORMANCE AND RETURN OF CAPITAL POLICIES (\$ in millions) Source: Public filings and Bloomberg Note: 12-Sep-2011; is closing price the day prior to announcement of Strategic Priorities on 13-Sep-2011. \$ 663.5

\$22.4 \$915.8 \$14.9 \$1,616.6 **CBRL** Equity Market Cap. Total Shareholder Value 12-Sep-2011 Increase in **CBRL** Equity Market Cap. 28-Sep-2012 Increase in **CBRL** Equity Market Cap. = \$700.7 FY 2012 **Dividends** Paid FY 2012 Shares Repurchased 28-Sep-2012

8 WE BELIEVE THIS VALUE CREATION RESULTS FROM SUCCESSFUL EXECUTION OF OUR STRATEGIC PRIORITIES Source: Public filings Note: Announcement of Strategic Priorities on 13-Sep-2011. Q4 2011 Q1 2012 Q2 2012

| Q3 2012 |
|---|
| Q4 2012 |
| Comparable Restaurant |
| Traffic |
| (4.2)% |
| (3.8)% |
| 1.1 % |
| 0.6 % |
| 1.4 % |
| Average Check |
| 2.8 % |
| 2.2 % |
| 2.4 % |
| 2.5 % |
| 2.4 % |
| Comparable Restaurant |
| Sales |
| (1.4)% |
| (1.6)% |
| 3.5 % |
| 3.1 % |
| 3.8 % |
| Comparable Retail Sales |
| (0.7) % |
| (1.3)% |
| 3.4 % |
| 0.3 % |
| 3.1% |
| Our Customers Have Responded to Focus on Menu, Marketing, and Execution |
| Announcement |
| of Our Strategic |
| Priorities |
| |

9

WHY WE ARE HERE AGAIN

Despite losing by a significant margin in last year's proxy fight, Sardar Biglari remains inexplicably insistent in his campaign against Cracker Barrel. Why do we say inexplicably? Because of all we accomplished over the past year

What would Biglari have done differently?

We don t know he hasn t raised specific new ideas or suggestions to management or the Board, despite having many opportunities to do so We believe Sardar **Biglari** has а conflict of interest, а history of creeping control that is not in the best interest of shareholders, and a questionable track record on corporate governance Despite being offered two independent seats (for the second year), he turned the offer down

Biglari refuses to consider any settlement offer unless he is personally appointed to the Board

Our shareholders determined he was not right for the Board last year

We agreed and believe he is not right for the Board this year either This discussion should be about the business and who s got it on the right path

II. Delivering on our Six Priorities

11 New marketing messaging Reinforce Authentic Value Refined menu and pricing Increase Variety & Everyday Affordability Enhanced restaurant operating platform Sustainably Improve the Guest Experience Innovative tactics driving retail sales growth Deliver Value & Connection With the Brand Focused cost reduction Offset Commodity Pressures and Other Costs Balanced approach to capital allocation Enhance Shareholder Value WHAT WE TOLD YOU WE D DO 12 MONTHS AGO Key Priorities Objectives

12 (4.2%) (3.8%) 1.1% 0.6% 1.4% Q4

2011 Q1 2012 Q2 2012 Q3 2012 Q4 2012 NEW MARKETING MESSAGE Hand Crafted by Cracker Barrel Source: Public filings Launched national cable advertising for the first time, focusing on brand building during the busiest seasons (Q2 & Q4) Utilized radio advertising to promote products and value Leveraged billboards to support travel business Hired new advertising agency Havas Worldwide (formerly known as Euro RSCG Worldwide) Continued Investment in Billboards First National Television Campaign Comparable Restaurant Traffic

13 REFINE MENU AND PRICING Guest Satisfaction Results Show Overall

Value Scores at Historic Highs Launched salad refresh as part of the summer seasonal promotion Feature salad, including dressing and crackers, under 600 calories Exceeded expectations for mix and guest satisfaction 2 Better-For-You Daily Lunch Specials Highlighted an attractive \$5.99 price point

Drove week-day lunch traffic

Reinforced value perception across all day-parts

14 (1) Source: Nation's Restaurant News and WD Partners, 2012 Consumer Picks family dining segment survey. (2) Weighted by attribute importance. (3) 100-149 responses. 3 During the year, received all-time company high scores in nine categories on the guest feedback program For the second year in a row we have received top honors in the family dining segment of the Consumer Picks survey conducted for Nation s Restaurant News magazine Past Year s Focus on Guest Experience Has Driven Significant Improvements to Guest Satisfaction **Overall Satisfaction** Intent to Recommend **Overall Value** ENHANCE RESTAURANT OPERATING PLATFORM July-2011 July-2012 70.0% 71.0% July-2011 July-2012 59.1% 61.1% Rank 1 Chain Score ² 1 Cracker Barrel Restaurant and Old Country Store 70.3% 2 Marie Callender's ³ 62.1 3 **Bob Evans Restaurants** 61.2 4 The Original Pancake House ³

59.7 5 IHOP 53.5 6 Steak N Shake 52.1 7 Village Inn 51.9 8 Perkins Restaurant & Bakery 51.5 9 Big Boy 50.2 10 Friendly s Ice Cream 47.5 11 Shoney s 45.5 12 Huddle House ³ 44.8 13 Denny s 43.9 14 Waffle House 41.4 July-2011 July-2012 69.7% 70.6%

15 INNOVATIVE TACTICS DRIVING RETAIL SALES GROWTH Game Plan for Growing Retail Sales Source: Public filings Quarterly Retail Same Store Sales 4 Merchandising

Strategy Support the restaurant by reinforcing the emotional connection to the Brand Be a destination retailer for specific occasions and drive traffic for the restaurant + Unique Nostalgic Seasonal Everyday Needs April-2012: Appointed new SVP of Retail, Laura Daily (0.7)% (1.3)% 3.4% 0.3% 3.1% Q4 2011 Q1 2012 Q2 2012 Q3 2012 Q4 2012

16
FOCUSED COST REDUCTION
Source: Public filings
(1)
Adjusted
for
53

rd week in FY 12, proxy contest expenses, severance and restructuring charges. Please see Appendix for reconciliation of GAAP basis operating results to adjusted non-GAAP operating results. 5 Improving Productivity of the Box Margin and Process Improvement Eliminating Annual G&A and Labor Expenses April-2012: Realigned field leadership July-2011: Restructured home office Labor Management System Improves direction of weekly training, productivity, and execution Hourly wage expense down 50bps in Q4 2012 Transportation Management System Improves efficiency in the distribution of retail merchandise Improved Technology Streamlined Supply Chain and Purchasing Increasing Labor Productivity Enhanced Operating Systems Leveraging Our Support Cost Base Adjusted EPS & Operating Inc as % of Sales FY 2011 FY 2012 \$3.81 \$4.34 FY 2011 Q4

FY 2012 Q4 \$1.01 \$1.20 FY 2011 FY 2012 6.9% 7.4% 1

17
BALANCED APPROACH TO CAPITAL ALLOCATION
6
Dividend Yield
Dividend Payout Ratio
2.1 %
3.0 %

3.6 % 2.8 % 2.3 % 2.1 % 1.3 % 0.0 % 0.0 % 0.0 % CBRL -One Year Ago CBRL DRI BOBE EAT TXRH CAKE BH DENN RT Peer Median: 1.7% 20.5 % 46.1 % 54.6 % 45.6 % 40.8 % 38.3 % 27.6 % 0.0 %0.0 %0.0 % CBRL -One Year Ago CBRL DRI BOBE EAT TXRH CAKE BH DENN RT Peer Median: 32.9% 2 3 Source: Bloomberg and public filings Note: Market data as of 28-Sep-2012. (1)

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(3)

| (3) |
|---|
| Calculated as latest annualized latest dividend per share divided by last twelve months reported diluted earnings per share. Ad |
| earnings per share and / or diluted earnings per share from continuing operations used as disclosed. |
| CAKE |
| not |
| adjusted |
| for |
| impact |
| of |
| 53 |
| rd |
| week |
| in |
| FY 11 |
| due |
| to |
| lack |
| of |
| disclosure. |
| Adjusted |
| for |
| 53 |
| rd |
| week |
| in |
| FY 12, |
| proxy |
| contest |
| expenses, |
| severance |
| and |
| restructuring |
| charges. |
| Please |
| see |
| Appendix |
| for |
| reconciliation |
| of |
| GAAP basis operating results to adjusted non-GAAP operating results. |
| 1 |
| |

III. Driving Best-in-Class Results

19 Sales Growth ~5% Operating Income Growth ~8-10% Earnings Per Share Growth ~12-15% Total Shareholder Return ~15-18% **Decisive Action Driving Total Shareholder** Return **BUILDING ON OUR RECENT SUCCESS** Continued focus on six business priorities Focus on increasing average unit volume in existing stores Increase retail sales with unique and nostalgic merchandise Drive increased profitability in existing locations Continued commitment to profitable new unit growth Allocate capital in a way to maximize value Extend the power of the brand beyond the physical store Long term value creation through e-commerce & development of branded products platform Focus on Operational Excellence in Existing Units AND Profitable New Restaurant Growth 2012 2015 Strategic Plan

New store growth: 2-3% / per year; focus on most profitable growth, best locations, and flawless execution

20 ACCELERATION OF COMPARABLE RESTAURANT SAME STORE SALES VS. KNAPP-TRACK Three Consecutive Knapp-Track Beats in FY 2012 Source: Public filings and Knapp-Track Note: Knapp-Track Casual Dining Index Comparable Sales figure is an approximation based on respective weekly averages. Cracker Barrel vs. Knapp-Track (2.5)% 1.3% 2.1% 3.5% (1.6)% 3.5 % 3.1 % 3.8 % 0.9 % 2.2 % 1.0 % 0.3 % First Quarter Second Quarter Third Quarter Fourth Quarter -Track Cracker Barrel Comparable Restaurant Sales Knapp TM Casual Dining Index Comparable

Sales

21 A SECTOR LEADER IN TOTAL SHAREHOLDER RETURN TSR Since Announcement of our

Strategic Priorities Source: Bloomberg and public filings Note: Total Shareholder Return calculated by share price appreciation and dividends paid (assumes dividends paid are re-inve (purchasing more shares) on the ex-date of the dividend) over the past year. (1) 12-Sep-2011; is closing price the day prior to announcement of Strategic Priorities on 13-Sep-2011. 68.4% 74.8% 35.7% 36.8% 28.4% 25.6% 22.4% 3.7% 4.1% 3.9% 0.5% 5.0% 2.7% 72.1% 78.9% 39.6% 39.5% 37.3% 33.4% 28.3% 22.4% (3.7)% CBRL EAT BOBE DENN CAKE DRI TXRH BH RT Share Price Appreciation **Dividends** Paid Peer Median: 35.3% 1 Daily from 12-Sep-2011 to 28-Sep-2012

22 Refresh Select Menu Categories Reinforce value proposition for guests with a refresh of Country Dinner Plates Introduce better-for-you programs, including new sides and Wholesome Fixins Grow Retail Sales with Unique Merchandise Focus on unique, exclusive, authentic merchandise Improve productivity with visual merchandising and space planning Build on Successful Handcrafted Marketing Campaign Continue national media strategy Introduce new Hand-crafted creative advertisements for TV, radio, and billboards Invest in and Leverage Technology to Support Operations and Reduce Costs Implement technology to improve efficiencies and food quality Streamline processes to increase labor productivity Focus on Maximizing Shareholder Returns Target 2-3% annual new unit growth over the next three years Pay competitive dividends and repurchase shares Improve E-commerce Business and Develop Branded Products Platform Grow e-commerce awareness and revenues Lay groundwork to sell Cracker Barrel branded products in grocery stores UPDATED BUSINESS PRIORITIES TO CONTINUE DRIVING PERFORMANCE THROUGH 2013 **Key Priorities** Objectives 1 2 3 4 5 6

23

A RENEWED BOARD HELPING TO DRIVE PERFORMANCE

Note: Represents board changes as implemented or announced. Represents Board members standing for election at Cracker E Shareholder Meeting.

(1) As announced on 6-Aug-2012, to be effective following Michael A. Woodhouse s retirement in early November 2012. New Within Past 18 Months

Tom Barr, Vice President, Global Coffee, at Starbucks Coffee Company

Independent Sandy Cochran, President and CEO, Cracker Barrel and former CEO, **Books-A-Million** James Bradford, Dean of Vanderbilt s Owen Graduate School of Management and former President and CEO of AFG Industries, Inc.; Designated Independent Chairman of the Board of Cracker Barrel Glenn Davenport, Retired Chairman and CEO, Morrison Management Specialists Norman Johnson, Executive Chairman and Former CEO, CLARCOR Inc. William McCarten, Chairman of the Board, DiamondRock Hospitality Company and former President and CEO, HMS Host Corporation Coleman Peterson, President and CEO, Hollis Enterprises,

| LLC |
|--|
| and |
| former |
| EVP |
| and |
| Chief |
| People |
| Officer, |
| Wal-Mart Stores, Inc. |
| Richard |
| Dobkin, |
| retired |
| Managing |
| Partner |
| of |
| the |
| Tampa, |
| FL |
| office |
| of |
| Ernst |
| & |
| Young |
| Martha Mitchell, retired Senior Partner and SVP, Fleishman-Hillard, International Communications |
| Andrea Weiss, President and CEO, Retail Consulting and former Chairman, Cortefiel Group |
| 1 |
| 1 |

ANALYSTS CONTINUE TO COMMENT FAVORABLY ON THE STRATEGY PUT FORTH BY THE INCUMBENT BOARD AND NEW MANAGEMENT 24

Source: Publicly available equity research reports, permission to use quotations neither sought nor obtained Selected Analyst Commentary

IV. Why We Believe Sardar Biglari is Wrong for This Board

26 WHY WE BELIEVE SARDAR BIGLARI IS STILL WRONG FOR THIS BOARD New Cracker Barrel CEO and reconfigured Board laid out a new plan and are successfully executing that plan we believe Biglari would be disruptive to current business momentum We

| believe |
|--|
| Biglari s |
| presence |
| on |
| our |
| Board |
| would |
| create |
| a |
| conflict |
| of |
| interest |
| h. |
| he |
| is the |
| CEO |
| of |
| |
| a family |
| restaurant chain and CEO of a restaurant acquisition vehicle |
| We believe Biglari would want to be operationally involved but has failed to disclose his specific plans |
| or agenda for the business, either to management or directly to the Board |
| His repeated public pronouncements highlight his combative approach |
| was offered two independent |
| board seats for representation (twice) but turned BOTH offers down |
| Biglari has a history of creeping control |
| that we believe is not in the best interest of shareholders: |
| took control of Steak n Shake over time without paying a premium |
| We believe Biglari has a questionable track record on corporate governance: still proposing dual class |
| of high vote / low vote stock at Biglari Holdings and proposed excessive compensation for himself at |
| Biglari Holdings which received negative shareholder and ISS responses |
| Biglari Holdings just agreed to pay a \$850,000 civil penalty to resolve a Federal Trade Commission |
| complaint for failing to comply with the Hart-Scott-Rodino Act in amassing its initial position in Cracker |
| Barrel |
| a violation the FTC s Chairman characterized as trying to abuse the law s passive investor exemption |
| |

27
BIGLARI HAS ARGUED THAT HE PURCHASED CBRL STOCK FOR
INVESTMENT PURPOSES ONLY
(1) Biglari Holdings, press release dated 23-Sep-2011.
However, Biglari s Rhetoric Changes Over Time and We Believe Cannot Be Relied Upon we told Chairman Michael
Woodhouse that we have

purchased stock for investment purposes only

Sardar Biglari Our intention was that even if we were to purchase additional stock, we would keep ownership well under 20%.

Sardar Biglari Current ownership of 17.4% exceeds his previously announced intentions Biglari has twice attempted to gain board seats to influence the Company not investment purposes only In September 2012, Biglari Holdings agreed to pay \$850,000 to settle charges that it violated anti-trust rules when it purchased Cracker Barrel shares 1

1

28 WHAT SARDAR BIGLARI RECENTLY CONFIRMED ABOUT BIGLARI HOLDINGS We, however, are control investors

1

Biglari Holdings is an unconventional public company because it is in the business of owning other businesses without regard to any particular industry along with the stipulation that

all major capital allocation decisions are made by Sardar Biglari, Chairman

and CEO.

2

The logic underlying the dual class structure indicates that we could gain increased flexibility in structuring acquisitions and financing transactions to augment our growth. As a holding company, we believe that the greater flexibility resulting from our proposal would transform into an advantage in our pursuit of other businesses. We may also use such stock

to acquire other businesses or combinations thereof. 2 (1)Biglari Holdings, 2011 Letter from the Chairman, dated 10-Dec-2011. (2)Biglari Holdings, Schedule 14A, filed 12-Sep-2012. Source: Public filings Note: Emphasis added.

29 WHAT DOES BIGLARI REALLY THINK? Biglari Holdings is a jockey stock. You are choosing the jockey; I am choosing the horses. It would be

| asinine |
|---|
| to |
| bet |
| on |
| the |
| jockey |
| and |
| then |
| deny |
| him |
| the |
| saddle |
| or |
| whip. |
| 1 |
| Source: Public filings |
| Biglari Holdings, 2011 Letter from the Chairman, dated 10-Dec-2011. |
| (1) |
| |

30 OUR VIEWS ON BIGLARI ARE SHARED BY WALL STREET ANALYSTS Selected Analyst Commentary Source: Public news sources and publicly available equity research reports, permission to use quotations neither sought nor obt

this point in time [Biglari] hasn't revealed any plan, of which I'm aware, to the company. Ι think the company wants to make sure if he has designs on taking over this company and its business, they'd like to make sure the shareholders, other than just him, are well taken care of.

Bob Derrington, Northcoast Research, as quoted in the San Antonio Express; 18-Oct-2012

Mr. Biglari s argument seems to be less focused on corporate governance and shareholder performance, which was the basis of last year s proxy fight, and more focused on demanding that as the largest shareholder he deserves two seats on Cracker Barrel s board.

We are skeptical that the other 82% of Cracker Barrel s shareholders would vote for two executives of a direct competitor, Steak n Shake, to join Cracker Barrel s board. We find it interesting that if you exclude the investment in Cracker Barrel, Biglari Holdings has not made many shareholder enhancing decisions the past two years. Assuming the market is reflecting the CBRL investment gain in BH s market valuation, we estimate BH s market value would be down about 10% since it became an active investor in Cracker Barrel on June 13, 2011 (vs. KBCM Restaurant Index +30%). We estimate the **CBRL** investment represents roughly 55% of BH s enterprise value. We expect **Biglari** Holdings will lose the proxy fight in November. Chris O Cull, KeyBanc Capital Markets; 20-Sep-2012 Mr. Biglari has not issued an alternative strategic plan for CBRL but has suggested aggressive goals to drive sales and traffic without supporting details as to how such results would be realized. Under Sandy Cochran, who became CEO in September 2011, the company has performed strongly. Numerous changes have been implemented ranging from board

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composition (much higher quality board in our opinion) to marketing, cost management, and willingness to return cash to shareholders.

lt is not clear what Mr. Biglari s plans might involve or if they could be as effective as management s recent performance.

Joseph T. Buckley, Bank of America Merrill Lynch; 19-Sep-2012

31 OUR VIEWS ON BIGLARI ARE SHARED BY WALL STREET ANALYSTS (CONT.) Selected Analyst Commentary Source: Publicly available equity research reports, permission to use quotations neither sought nor obtained

Whatever Biglari s intentions for CBRL still may be, however, we continue to side with management in this fight,

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as the company already has enacted several measures to boost operational performance (as evidenced by CBRL s industry-leading comps in family dining), enhance shareholder value (e.g., increased dividend 14% for FY12, removed operating and corporate-level costs), and improve managerial oversight (e.g., splitting the roles of CEO and Chairman of the Board). We surmise there will be even less incentive for shareholders to side with a potential Biglari-sponsored slate of Board nominees this November. Although the potential for a second proxy fight remains, we now think a repeat of last year s contentious fight appears less likely.

Stephen Anderson, Miller Tabak; 6-Aug-2012

Mr. Biglari has a record of creeping takeovers.

Biglari

Holdings is essentially sending excess cash from

Steak n Shake to the Lion Fund. These investments in the Lion Fund do not appear in Biglari Holdings balance sheet due to the requirement to fully consolidate the Lion Fund in BH s financial statements. In addition, the Lion Fund s portfolio has purchased significant interests in BH common stock, which is classified on BH s balance sheet as treasury stock, yet the shares remain outstanding. BH s pro-rata ownership of its common stock through Lion Fund as of June 13, 2012 was roughly 100,000 shares, but the Lion Fund, in total, owns roughly 200,000 shares. Essentially, **Mr. Biglari has voting control of roughly 15% of BH s common stock, but he personally owns** roughly 10,000 shares (0.7%).

We wonder how BH decides between allocating excess cash to the Lion Fund and investing more in Steak

n Shake (since Mr. Biglari argues it is doing so well) or just returning it to BH shareholders.

Christopher O'Cull, KeyBanc Capital Markets; 12-Jul-2012

32 BIGLARI OFTEN STATES HE IS A "CONTROL INVESTOR BUT WE BELIEVE YOU SHOULD NOT ALLOW HIM TO TAKE CREEPING CONTROL OF CRACKER BARREL AS HE DID WITH STEAK 'N SHAKE Source: Public filings and Bloomberg Stock price adjusted for reverse split to be comparable to current market price.

As per Biglari's Schedule 13D/A filing on 3-Feb-2010. As per Biglari's preliminary proxy filing on 12-Sep-2012. 17-Aug-2007 Share Price: \$309.00 Biglari discloses 5.8% ownership in Steak n Shake Nominates himself and Cooley to the Board Purchased through: Lion Fund Western Sizzlin P. Cooley Call Options: 20,000 shares through Lion Fund 561,000 shares through Western Sizzlin 7-Mar-2008 **Biglari** wins Proxy Contest 19-Jun-2008 Biglari appointed Chairman of the Board Jul-2008 Two executive team members resign 8-Aug-2008 Biglari appointed CEO Biglari originally claimed that he had acquired shares for investment purposes Instead he: Became Chairman and CEO Merged with Western Sizzlin 22-Oct-2009 Announces Merger with Western Sizzlin **BIGLARI**

HOLDINGS 5.8% Ownership Today: Control of 15.5% and CEO Share Price (28-Sep-2012) \$365.06 8-Apr-2010 Renamed Biglari Holdings Biglari only controlled 6.8% Renamed Biglari Holdings Took control 1 2 3 (1) (2) (3) INC.

33 EVEN WITH BIGLARI HOLDINGS LARGE STAKE, BH HAS SIGNIFICANTLY UNDERPERFORMED CBRL CBRL Represents over 50% of BH s Market Cap Source: Bloomberg and public filings Note: 12-Sep-2011; is closing price the day prior to announcement of Strategic Priorities on 13-Sep-2011. 90% 100% 110% 120% 130% 140% 150% 160% 170% Sep-2011 Nov-2011 Jan-2012 Mar-2012 May-2012 Jul-2012 Sep-2012 Daily from 12-Sep-2011 to 28-Sep-2012 Cracker Barrel **Biglari Holdings** What value has Biglari created for his shareholders in his own restaurant business without CBRL?

34 BIGLARI AGAIN TURNED DOWN A GOOD FAITH SETTLEMENT OFFER Biglari Rejected The Following Settlement Proposal: Biglari Holdings was offered two board seats subject only to the reasonable requirements that nominees:

Not be affiliated with Biglari Holdings

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Not be a current executive officer or director of a competing restaurant company

Comply with CBRL s long-standing publicly disclosed qualification criteria This offer was subject to the minimal conditions that, Biglari Holdings:

Support the Board-recommended slate of nominees at the 2012 annual meeting that would include the two nominees of Biglari Holdings

Not nominate other candidates or present shareholder proposals at the 2012 annual meeting

Not seek to call or support any special meeting prior to the Company s 2013 annual meeting Many proxy fights are settled with the appointment of one or more directors that are not affiliated with the dissident, yet Biglari refuses even to consider nominating an independent director, insisting that is has to be him and Cooley Does Mr. Biglari really want representation or simply а platform for himself?

In voting Biglari down last year, shareholders determined last year he wasn t right for the Board

35 ONE THING THAT HAS NOT CHANGED AT BIGLARI HOLDINGS .It s All About Sardar

36
OTHER SHAREHOLDER MATTERS
Compensation
Pay for Performance Culture
Compensation Committee Review and Revisions of Compensation Practices in 2012
Compensation Policies
80% of CEO s target total direct 2012 compensation, and 69% of other named executive officers, is contingent upon

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measurable performance

Incentive programs have one, two and three year performance periods to promote both short and long term appreciation of shareholder value

2012 Total Shareholder Return significantly outperformed the S&P 500, 600, and 1,500 Restaurant indices Revenue growth, improved margins, and strong Return On Invested Capital performance resulted in incentive plan performance in excess of targets

Initiated full review of compensation practices based on say-on-pay vote results and feedback from shareholders and proxy advisory services in connection with 2011 annual meeting

Instituted a number of revisions to compensation practices as a result of this analysis:

Revised overall compensation philosophy to target total compensation paid to our executive officers at median of peer group

Revised stock ownership guidelines to multiple of base salary for executive officers and total cash retainer for nonemployee directors:

5x base salary for CEO

3x base salary for CFO and Executive Vice Presidents; 2x base salary for all other executive officers

For non-employee directors, greater of 5,000 shares or 5x the annual cash retainer

No covered persons may sell any shares until threshold is reached

Worked to clarify disclosure in CD&A of compensation performance targets and performance relative to them

Adopted anti-hedging policy for officers and directors

37 OTHER SHAREHOLDER MATTERS

Shareholder-Friendly Rights Plan is Fully Consistent with ISS Guidelines, Including a 20% Threshold Adopted in April 2012 in response to threat that Biglari could gain creeping control without paying a control premium

In

| his |
|---|
| 2011 |
| Letter |
| From |
| the |
| Chairman, |
| Biglari |
| said |
| We are |
| control |
| investors |
| when |
| we |
| own |
| a |
| sizeable block of stock engendering influence |
| |

Tennessee law preventing shareholders from voting shares above 20% without shareholder approval is not sufficient. By acquiring shares above 20%, Biglari could still prevent other shareholders from voting those shares and gain greater influence by virtue of economic ownership Shareholder-friendly provisions include: Rights plan would not be triggered by qualifying offers (all-cash, fully financed tender offers that remain open for at least 60 business days)

Rights plan is focused on creeping acquisitions above 20% and would not deter a non-coercive cash tender offer for all shares

Rights expire if shareholders do not approve rights plan at November 2012 annual meeting

If shareholders approve, rights would expire on April 9, 2015 Shareholder-Friendly Rights Plan

38 WHY YOU SHOULD VOTE THE WHITE PROXY CARD We have accomplished a great deal over the last year with more to come Our reconfigured Board is highly engaged and continuously seeks to create value We believe Biglari s and Cooley s presence would create a conflict of interest and would be detrimental to the functioning of our Board We again made a good faith offer this year to permit Biglari to appoint two independent directors to the Board and again he rejected. Is his fight about having representation or just about him? We believe Biglari s historic playbook of creeping control and poor corporate governance could harm Cracker Barrel and its shareholders

Appendix

40 RECONCILIATION OF GAAP BASIS OPERATING RESULTS TO ADJUSTED NON-GAAP OPERATING RESULTS (Unaudited and \$ in thousands, except per share data) (1) Severance, other charges and tax effects related to operational restructuring.

(2) (Charges) Gain and tax effects of impairment net of gain on sale of property.

(3) Refinancing costs and tax effects related to the Company's \$750 million credit facility.

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(4) Charges and tax effects of the proxy contest concluded at the Company's annual meeting of shareholders. Fourth Quarter Ended August 3, 2012 Fourth Quarter Ended July 29, 2011 As Reported Adjust 53rd Week As Adjusted As Reported Adjust 1,2,3,4 As Adjusted **Total Revenue** \$ 700,010 (51,059) \$648,951 \$612,942 \$612,942 Store Operating Income 97,577 (11,093) 86,484 74,660 74,660 General and Administrative Expenses 37,671 (1,370)36,301 35,323 (2,172)33,151 Impairment and Store Dispositions, Net

1,249 (1,044) 205 Operating Income 59,906 (9,723) 50,183 38,088

3,216 41,304

Interest Expense

| 11,354 |
|--|
| (811) 10,543 16,327 (5,136) 11,191 Pretax Income 48,552 |
| (8,912) 39,640 21,761 8,352 30,113 Provision for Income Tax 13,856 |
| (2,632) 11,224 4,218 2,201 6,419 Net Income \$ 34,696 |
| \$ (6,280) \$ 28,416 \$ 17,543 \$ 6,151 \$ 23,694 Earning Per Share |
| Basic \$ 1.49 |
| (0.27) \$ 1.22 \$ 0.77 \$ 0.27 \$ 1.04 Earning Per Share |
| Diluted \$ 1.47 |

\$ 1.47

(0.27)\$ 1.20 \$ 0.75 \$ 0.26 \$ 1.01 Twelve Months Ended August 3, 2012 Twelve Months Ended July 29, 2011 As Reported Adjust 1,4 53rd Week As Adjusted As Reported Adjust 1,2,3,4 As Adjusted **Total Revenue** \$ 2,580,195 (51,059) \$ 2,529,136 \$ 2,434,435 \$ 2,434,435 Store Operating Income 337,146 (11,093) 326,053 305,778 305,778 General and Administrative Expenses 146,171 (6,863)(1,370)137,938 139,222 (2,172)137,050 Impairment and Store Dispositions, Net

(625) 830 205 Operating Income 190,975 6,863 (9,723)

188,115 167,181 1,342 168,523 Interest Expense 44,687 (811) 43,876 51,490 (5, 136)46,354 Pretax Income 146,288 6,863 (8,912)144,239 115,691 6,478 122,169 Provision for Income Tax 43,207 2,027 (2,632)42,602 30,483 1,707 32,190 Net Income \$ 103,081 \$4,836 \$ (6,280) \$ 101,637 \$ 85,208 \$4,771 \$ 89,979 Earning Per Share Basic \$4.47 \$ 0.21 (0.27)\$4.41 \$ 3.70 \$ 0.21 \$ 3.91 Earning Per

Share

Diluted \$ 4.40 \$ 0.21 (0.27) \$ 4.34 \$ 3.61 \$ 0.20

\$ 3.81

98

41 A NOTE REGARDING PEER SET USED FOR BENCHMARKING Last year our peer set included:

Biglari Holdings, Brinker International, Cheesecake Factory, Darden Restaurants, P.F. Chang s China Bistro, Ruby Tuesday, and Texas Roadhouse

During the past year P.F. Chang s China Bistro was acquired by Centerbridge Partners and is no longer publicly traded

Based on feedback received we have added Bob Evans Farms and Denny s Corporation both full-service restaurants chains We believe this subset of casual and family dining restaurants represents the most comparable set of companies to benchmark CBRL performance

Leading casual / family dining concepts

Operational comparability

Similar scale

Geographical proximity Rationale for Inclusion Peer Set Ticker Company Name Logo BH **Biglari Holdings** BOBE **Bob Evans Farms** EAT Brinker International CAKE The Cheesecake Factory DRI Darden Restaurants DENN Denny s Corporation RT Ruby Tuesday TXRH Texas Roadhouse

42 S&P RESTAURANT INDEX COMPOSITION Respective S&P Restaurant Index Constituents Ticker Company Name Logo S&P

500 S&P 600 S&P 1,500 BJRI BJ s Restaurants BH **Biglari Holdings** BOBE **Bob Evans Farms** BWLD **Buffalo Wild Wings** CAKE The Cheesecake Factory Cracker Barrel Old Country Store CEC **CEC** Entertainment CMG Chipotle Mexican Grill DIN DineEquity DRI Darden Restaurants EAT Brinker International JACK Jack in the Box CBRL Ticker Company Name Logo S&P 500 S&P 600 S&P 1,500 MCD McDonald s PEET Peet s Coffee & Tea **PNRA** Panera Bread Company PZZA Papa John s International RRGB

Red Robin Gourmet Burgers RT Ruby Tuesday RUTH Ruth s Hospitality Group SBUX Starbucks SONC Sonic TXRH Texas Roadhouse WEN The Wendy s Company YUM Yum! Brands