DIGEST

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HB 188 Reengrossed

2022 Regular Session

Villio

Abstract: Provides requirements for digital materials and advertisements in political campaigns.

<u>Present law</u> provides that no person shall cause to be distributed, or transmitted, any oral, visual, or written material containing any statement which he knows or should be reasonably expected to know makes a false statement about a candidate for election in a primary or general election or about a proposition to be submitted to the voters. <u>Proposed law</u> adds digital materials to the types of materials to which <u>present law</u> is applicable.

<u>Present law</u> provides that no person shall cause to be distributed or transmitted for or on behalf of a candidate for political office any oral, visual, or written material constituting a paid political announcement or advertisement, which is paid for by a third-party entity, without providing the name of the third-party entity on the face of the advertisement. The name of the third-party entity shall be included on written material, political announcements, and advertisements so that it is clear and understandable. Proposed law makes present law applicable to digital materials.

<u>Present law</u> provides that the name of the third-party entity in visual and oral political announcements or advertisements shall be included so that it is clearly understandable as well as audible and visible for not less than three seconds. If the advertisement is placed by a public relations firm, advertising agency, media buyer, or other person who purchases media advertising or time or space for such advertising, such person shall provide the information required by this Section.

<u>Proposed law</u> adds visual requirements for disclosure statements in digital announcements or advertisements

<u>Proposed law</u> retains <u>present law</u> and provides that a media entity, who broadcasts a paid political announcement or advertisement, is not subject to provisions of <u>present law</u> unless such entity has input in or control over the paid political announcement or advertisement.

<u>Proposed law</u> defines "media entity" to include a radio broadcast station, television broadcast station, cable or satellite television company, or other video service provider, streaming video provider, newspaper company, periodical company, billboard company, advertisement agency, or media platform responsible for the production or publication of any advertisement, voice, data, or other communications, information services, or internet access provider, or bona fide news or public interest website operator.

<u>Proposed law</u> defines "digital material" as any material or communication that, for a fee, is placed or promoted on a public facing website, web application, or digital application, including a social network, advertising network, or search engine.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 18:1463(C)(1), (E), and (F); Adds R.S. 18:1463(G))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on House and Governmental</u> <u>Affairs</u> to the <u>original</u> bill:

1. Add to the media companies not included in the definition of person.

The House Floor Amendments to the engrossed bill:

- 1. Define media entity.
- 2. Restrict the exemption from <u>present law</u> and <u>proposed law</u> regarding identification of third parties, which is applicable to media entities, to only those media entities that have no input or control over such paid announcements or advertisements.