The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Lebra R. Bias.

DIGEST

SB 383 Original

2022 Regular Session

Peacock

<u>Proposed law</u> provides the standard by which communication in attorney advertisements may be regulated.

<u>Present law</u> provides that any advertisement for legal services, in any format, that contains a reference to a monetary settlement agreement or an award by a jury verdict previously obtained by the advertising attorney shall, in the same advertisement, disclose a full accounting of all expenses associated with such settlement agreement or award by jury verdict.

<u>Proposed law</u> retains <u>present law</u> and adds an additional requirement that any advertisement for legal services containing a reference or testimonial to past successes or results obtained be presented in a truthful, nondeceptive manner by including a disclaimer such as "Results May Vary" or "Past Results are not a Guarantee of Future Success".

<u>Present law</u> requires that disclosure of all expenses associated with the settlement or jury verdict be in a font size no smaller than half of the largest font size used in the advertisement.

<u>Proposed law</u> retains <u>present law</u> and adds that any advertisement for legal services that includes the portrayal of a client by a nonclient or the depiction of any event or scene or picture that is not actual or authentic include a disclaimer, and provides the requirements for such disclaimer when the advertisement is presented in print or presented verbally.

Proposed law prohibits certain types of communication in attorney advertising.

<u>Proposed law</u> provides that the amendments to Subsection A, consistent with prior jurisprudence, establish the factors used to determine when communication in attorney advertising may be regulated. See, *Public Citizen Inc. v. Louisiana Disciplinary Bd.*, 632 F.3d 212 (2011).

<u>Proposed law</u> provides that the attorney general shall represent or supervise the representation of the interest of the state in any action or proceeding in which the constitutionality of <u>proposed law</u> is challenged or assailed, and that any expenses incurred are recoverable from the person or entity whose actions or inactions cause enforcement to be necessary.

<u>Proposed law</u> provides for severability in the event one or more provisions of this Act are found to be unconstitutional.

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

(Amends R.S. 37:223)