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

## DIGEST 2022 Regular Session

SB383 Engrossed

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 or any unsolicited written communication, in any format, 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 shall include a disclaimer.

<u>Proposed law</u> provides that any words or statements required by <u>proposed law</u> to appear in an advertisement or unsolicited written communication must be clearly legible if written or intelligible if spoken aloud. Further provides as follows: (1) All disclosures and disclaimers shall be clear, conspicuous, and clearly associated with the item requiring disclosure or disclaimer; (2) Written disclosures and disclaimers shall be clearly legible and, if televised or displayed electronically, shall be displayed for a sufficient time to enable the viewer to easily see and read the disclosure or disclaimer; and (3) Spoken disclosures and disclaimers shall be plainly audible and clearly intelligible.

Proposed law prohibits certain types of communication in attorney advertising.

<u>Proposed law</u> provides the factors used to determine when communication in attorney advertising may be regulated as determined by the court in *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 <u>present law</u> are found to be unconstitutional.

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

(Amends R.S. 37:223)

## Summary of Amendments Adopted by Senate

## Committee Amendments Proposed by Senate Committee on Judiciary A to the original bill

1. Adds that any advertisement for legal services or any unsolicited written communication, in any format, 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 shall include a disclaimer. Provides requirements for the format of written or spoken disclosures or disclaimers.