## 2001 SESSION

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## **SENATE BILL NO. 1244**

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Joint Conference Committee

on February 23, 2001)

- (Patrons Prior to Substitute—Senators Watkins and Marye)
- A BILL to amend and reenact §§ 24.2-1013 and 24.2-1014 of the Code of Virginia, relating to campaign advertisements; identification and authorization requirements.
- Be it enacted by the General Assembly of Virginia:
- 9 1. That §§ 24.2-1013 and 24.2-1014 of the Code of Virginia are amended and reenacted as follows:

10 § 24.2-1013. Publications not to receive compensation for advocating candidacy; penalties. 11 A. It shall be unlawful for any owner, proprietor, editor, manager, officer, clerk, agent, reporter, or employee of any newspaper, magazine, or periodical printed or published in this Commonwealth to 12 accept or receive or agree to accept or receive, for himself or another, any money or other valuable 13 consideration for such newspaper, magazine, or other periodical supporting or advocating the election or 14 15 defeat of any candidate. But nothing in this section shall prevent any person, firm, or corporation 16 engaged in the publication of any newspaper, magazine or periodical from receiving from any person compensation for printing and publishing any matter, article or articles advocating the election or defeat 17 of any candidate, if a statement, "Paid Advertisement," appears in plain type in boldface Roman capitals 18 in a conspicuous place at the beginning of the matter or article and the matter or article otherwise 19 20

complies with the provisions of § 24.2-1014. B. The person accepting a "Paid Advertisement" for the newspaper, magazine or periodical shall require, and for one year shall retain a copy of, proof of the identity of the person who submits the 21 22 23 advertisement for publication when the authorization statement on the advertisement is made pursuant to 24 subdivision B. 3. b. of § 24.2-1014. Proof of identity shall be submitted either (i) in person and include 25 a valid Virginia driver's license, or any other identification card issued by a government agency of the Commonwealth, one of its political subdivisions, or the United States, or (ii) other than in person, in 26 27 which case, the person submitting the advertisement shall provide a telephone number and the person 28 accepting the advertisement may phone the person to verify the validity of the person's identifying 29 information before publishing the advertisement.

30 C. Any such owner, proprietor, editor, manager, officer, clerk, agent, reporter, or employee violating 31 the provisions of subsections A or B shall be subject to a civil penalty not to exceed fifty dollars; and, 32 in the case of a willful violation, he shall be guilty of a Class 1 misdemeanor. The procedure to enforce the civil penalty provided in this section shall be as stated in § 24.2-929. 33 34

§ 24.2-1014. Identifying persons responsible for campaign advertisements; penalties.

A. As used in this section "advertisement" includes any printed or otherwise reproduced material that contains a statement or statements made for the purpose of influencing the outcome of an election for 35 36 public office, but shall not include: (i) editorial comment or news coverage that is sponsored and 37 38 financed by the news medium publishing or broadcasting it; (ii) novelties, authorized by the candidate, 39 including, but not limited to, pens, pencils, and buttons to be attached to wearing apparel; or (iii) signs 40 and billboards larger than six square feet in area and authorized by the candidate that show only the 41 candidate's name and one or more of the following facts: the candidate's political party, the elected 42 office held, the elected office sought, or the date of the election.

43 B. It shall be unlawful for any person to cause any advertisement other than a television or radio 44 broadcast to appear concerning any clearly identified candidate unless such advertisement plainly identifies the person or entity responsible for it. The advertisement shall carry the statement "authorized 45 by. . . . . " and contain the following information to complete the statement: 46

47 1. The name of the candidate if the advertisement is authorized by the candidate or his campaign **48** committee:

49 2. The name of the political party committee if the advertisement is authorized by that committee; or 50 3. If authorized by any person other than the candidate, his campaign committee, or a political party 51 committee, either:

a. In the case of a committee that has filed a statement of organization under § 24.2-908, the full 52 53 name of the committee and a registration number provided by the State Board, or

54 b. In any other case, the full name and residence address of the individual responsible for the 55 advertisement.

56 C. It shall be unlawful for any person to use a false or fictitious name or address on any such 57 advertisement described in subsection B.

D. It shall be unlawful for any person to cause any radio or television or other electronically 58 59 transmitted statement to appear concerning any clearly identified candidate unless the advertisement or

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1 2 statement contains information that plainly identifies the candidate, committee, individual, or entityresponsible for it *and provides, as a minimum, the information required by subsection B.* 

62 E. The person accepting an advertisement for a radio or television station shall require, and for one 63 year shall retain a copy of, proof of the identity of the person who submits the advertisement for 64 broadcast when the authorization statement on the advertisement would be made pursuant to subdivision 65 B. 3. b. of § 24.2-1014 in the case of a publication. Proof of identity shall be submitted either (i) in person and include a valid Virginia driver's license, or any other identification card issued by a 66 government agency of the Commonwealth, one of its political subdivisions, or the United States, or (ii) 67 other than in person, in which case, the person submitting the advertisement shall provide a telephone 68 number and the person accepting the advertisement may phone the person to verify the validity of the 69 70 person's identifying information before broadcasting the advertisement.

F. Any person violating any provision of this section shall be subject to a civil penalty not to exceed fifty dollars; and, in the case of a willful violation, he shall be guilty of a Class 1 misdemeanor. The procedure to enforce the civil penalty provided in this section shall be as stated in § 24.2-929. The violation of this section shall not void any election.