Senate File 2035 - Reprinted

SENATE FILE BY COMMITTEE ON STATE GOVERNMENT

(SUCCESSOR TO SSB 3031)

	Pas	ssed Senate, Date	Passed	House,	Date
	Vot	te: Ayes Nays	Vote:	Ayes	Nays
		Approved			_
			A BILL	FOR	
	An Act relating to campaign signs and contributions.				
	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:				
	TLSB 5458SV 82				
4	jr/	/rj/24			
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1	1		nnumber	ed para	graph 3, Code
1		Supplement 2007, is amended to			
1		During the hours when absent	ee pair	ots_are	available in the
1		office of the commissioner, the			
		prohibited within three hundred			
		site. No electioneering shall			
		or hearing of voters at the abs	entee v	oting s	ite.
		Sec. 2. Section 53.11, subs	ection	4, Code	Supplement 2007,
		is amended to read as follows:		h-11-4-	
	10	3			
		a satellite absentee voting state			
		signs is prohibited within three			
		absentee voting station. Elect:			
		not be allowed within the sight		ring or	voters at the
	16	satellite absentee voting static Sec. 3. Section 68A.404, su		n 1 Co	do 2007 ia
			DSECTIO	11 1, 00	de 2007, 15
	18	amended to read as follows: 1. As used in this section,	"indon	ondon+	ovnondituro"
		means one or more expenditures			
		fifty one hundred dollars in the			
		that expressly advocates the nor			
		of a clearly identified candidate			
		a ballot issue that is made wit			
ī	24	coordination with a candidate,	candida	te's cor	mmittee or a
		ballot issue committee.	canaraa	CC B COI	milecce, or a
	26		bsectio	n 3. pa	ragraph a. Code
	27			11 5, Fa	ragrapii a, coac
	28	a. An independent expenditur		ement sl	nall be filed
		within forty=eight hours of the			
		expenditure in excess of seven			
		dollars in the aggregate.		- 1	
	32		de Supp	lement	2007, is amended
1	33	to read as follows:			•
	34		ARD SIG	NS.	
1	35	1. Campaign signs may be pl	aced wi	th the	permission of the
2	1	property owner or lessee on any	of the	follow	ing:
2	2	a. Residential property.			
2	3	b. Agricultural land owned			
2	4	farm operation as defined in se			
2	5	and 10.			
2	6		dential	purpose	es including, but
2	7	not limited to, apartments, cond	dominiu	ms, <u>coli</u>	<u>lege housing</u>
2		facilities, and houses if placed	d only	on lease	ed property space
2		that is actually occupied.			
2	10	d. Vacant lots owned by a p	rivate	individ	ual person who is

2 10 d. Vacant lots owned by a private individual person who is 2 11 not a prohibited contributor under section 68A.503.
2 12 e. Property owned by an organization that is not a 2 13 prohibited contributor under section 68A.503.
2 14 f. Property leased by a candidate, committee, or an 2 15 organization established to advocate the nomination, election, 2 16 or defeat of a candidate or the passage or defeat of a ballot 2 17 issue that has not yet registered pursuant to section 68A.201, 2 18 when the property is used as campaign headquarters or a

2 19 campaign office and the placement of the sign is limited to 2 20 the space that is actually leased.

a. Campaign signs shall not be placed on any of the 2 22 following:

Any property owned by the state or the governing a. (1) 24 body of a county, city, or other political subdivision of the 25 state, including all property considered the public right=of=way. Upon a determination by the board that a sign 2 27 has been improperly placed, the sign shall be removed by 2 28 highway authorities as provided in section 318.5, or by county 29 or city law enforcement authorities in a manner consistent 2 30 with section 318.5.

b. (2) Property owned, leased, or occupied by a 32 prohibited contributor under section 68A.503 unless the sign 33 advocates the passage or defeat of a ballot issue or is 34 exempted under subsection 1.

35 $\frac{c}{c}$. (3) On any property without the permission of the 1 property owner or lessee.

d. (4) On election day either on the premises of any 3 polling place or within three hundred feet of any outside door 4 of any building affording access to any room where the polls 5 are held, or of any outside door of any building affording 6 access to any hallway, corridor, stairway, or other means of

7 reaching the room where the polls are held.
8 e. (5) Within On the premises of or within three hundred
9 feet of any outside door of any building affording access to 10 an absentee voting site during the hours when absentee ballots 11 are available in the office of the county commissioner of 3 12 elections as provided in section 53.10.

3 13 f. (6) Within On the premises of or within three hundred 3 14 feet of any outside door of any building affording access to a 3 15 satellite absentee voting station during the hours when 3 16 absentee ballots are available at the satellite absentee

3 17 voting station as provided in section 53.11.

18 <u>b. Paragraphs "d", "e", and "f" Paragraph "a", 19 subparagraphs (4), (5), and (6) shall not apply to the posting</u> 3 18 20 of signs on private property not a polling place, except that 3 21 the placement of a sign on a motor vehicle, trailer, or 3 22 semitrailer, or any attachment to a motor vehicle, trailer, or 3 23 semitrailer parked on public property within three hundred 3 24 feet of any outside door of any building affording access to 3 25 any room serving as a polling place, which sign is more than 3 26 ninety square inches in size, is prohibited.

3. Campaign signs with dimensions of thirty=two square 3 28 feet or less are exempt from the attribution statement 3 29 requirement in section 68A.405. Campaign signs in excess of 3 30 thirty=two square feet, or signs that are affixed to buildings 31 or vehicles regardless of size except for bumper stickers, are 32 required to include the attribution statement required by 33 section 68A.405. The placement or erection of campaign signs 34 shall be exempt from the requirements of chapter 480 relating 35 to underground facilities information.

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