By the Committee on Criminal Justice and Senator Grant

307-1693-99

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A bill to be entitled 1 2 An act relating to elections; providing a short title; providing a statement of legislative 3 4 intent; amending s. 104.271, F.S.; expanding 5 applicability of the prohibition against making 6 false or malicious charges against, or false 7 statements about, candidates; eliminating the requirement of actual malice in the prohibition 8 9 against making false statements about candidates and providing for personal liability 10 with respect thereto; clarifying and providing 11 12 penalties; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. This act may be cited as the "Truth in 17 Campaigning Act." 18 Section 2. Legislative intent.--The Legislature finds 19 that there has been a marked decline in civility and honesty 20 in both state and national politics; that truthful campaigning 21 has been replaced by a series of distortions, 22 mischaracterizations, and untruths. Such tactics have the effect of stifling, overwhelming, or chilling the 23 dissemination of truthful information; and that the 24 25 dissemination of truthful information is the single most 26 important goal advanced by free speech. Additionally, such tactics discourage participation in the political process. 27 28 Therefore, the Legislature finds it necessary to hold all persons accountable for the truthfulness of their statements 29 30 regarding candidates.

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Section 3. Section 104.271, Florida Statutes, is amended to read:

104.271 False or malicious charges against, or false statements about, opposing candidates; penalty.--

- (1) Any person candidate who, in any a primary election or other election, willfully charges a an opposing candidate participating in such election with a violation of any provision of this code, which charge is known by the person candidate making such charge to be false or malicious, is guilty of a felony of the third degree, punishable as provided in s. 775.082 or s. 775.083, and, upon in addition, after conviction is shall be disqualified to hold office until restoration of civil rights, as provided in s. 4, Art. VI of the State Constitution.
- (2) Any person candidate who, in any a primary election or other election, with actual malice makes or causes to be made any statement about a an opposing candidate which he knows or reasonably should know is false or which was made in negligent disregard for the truth, is guilty of a violation of this code. An aggrieved candidate may file a complaint with the Florida Elections Commission pursuant to s. 106.25. The commission shall adopt rules to provide an expedited hearing of complaints filed under this subsection. Notwithstanding any other provision of law, the commission shall assess a civil penalty of up to \$5,000 against any person candidate found in violation of this subsection, which shall be deposited to the account of the General Revenue Fund of the state. The penalty shall be commensurate with the commission's determination of the extent of the damages suffered by the candidate and the scope, substance, or intent of the violation. In addition, any person found in violation

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of this subsection shall be personally liable for payment of
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      the assessed penalty.
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                Section 4. This act shall take effect January 1, 2000.
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                 STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR Senate Bill 174
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     Clarifies that a person who violates the bill's provisions will be personally liable for any penalty assessed by the Florida Elections Commission.
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