

Bill No. SB 566

Barcode 294200

CHAMBER ACTION

Senate

House

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Comm: RCS
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The Committee on Community Affairs (Haridopolos) recommended
the following **substitute for amendment** (694498):

Senate Amendment (with title amendment)

On page 2, line 26, after the period,

insert: However, the governmental entity or other party
allegedly violating this subsection must be provided 90 days'
written notice by the sign owner of such alleged violation,
and a penalty may not be assessed if the alleged violation is
cured by the governmental entity or other party within the
90-day period. Any modifications or removal of material within
a beautification project or other planting by the governmental
entity or other party to cure an alleged violation does not
require the issuance of a permit from the Department of
Transportation if not less than 48 hours' notice of the
modification or removal of the material is provided to the
department. A natural person, private corporation, or private
partnership licensed under part II of chapter 481 which
provides design services for beautification or other projects
is not subject to a penalty under this subsection if the

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1 initial project design meets the requirements of this
2 subsection.

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5 ===== T I T L E A M E N D M E N T =====

6 And the title is amended as follows:

7 On page 1, line 15, after the first semicolon,

8

9 insert:

10 providing for notice and a period for curing
11 violations; providing an exemption from certain
12 Department of Transportation permit
13 requirements; providing immunity from legal
14 liability for entities that provide design
15 services;

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