
DIGEST

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HB 996 Original

2026 Regular Session

Dewitt

Abstract: Provides that expenditures for clothing, including belts and footwear, required for holding office and expenses for the cleaning and maintenance thereof are not presumed to be made for the personal use of the candidate.

Present law provides that contributions received by a *candidate or a candidate's principal campaign committee*, or any subsidiary committee thereof, may be expended for any lawful purpose related to the holding of public office or party position. Further provides that contributions received by a *leadership committee* shall not be used, loaned, or pledged by any person for any personal use unrelated to the holding of the elected official's public office or party position.

Proposed law retains present law.

Present law provides that certain expenditures, including for clothing, are presumed to be made for the personal use of the candidate or his principal campaign committee or a subsidiary committee thereof or an elected official or his leadership committee and shall be prohibited unless the candidate, elected official, or committee overcomes the presumption by showing by a preponderance of the evidence that the expenditure was not for personal use.

Present law provides exceptions to the presumption that clothing expenditures are made for personal use, including:

- (1) Items of de minimis value that are used in the campaign, such as campaign shirts or hats.
- (2) Specialized apparel necessary to attend a specific fundraising event or event related to the holding of office.

Proposed law retains present law and provides an additional exception that expenditures for clothing, including belts and footwear, required for holding office and expenses for the cleaning and maintenance thereof are not presumed to be made for personal use.

(Amends R.S. 18:1505.2(I)(2)(b)(iii))