

BILL NUMBER: HB 482				DATE: 2/22/2021
COMMITTEE: General Laws				
TESTIFYING:	✓ IN SUPPORT OF	IN OPPOSITION TO		IATIONAL PURPOSES
		WITNESS NAME		
INDIVIDUAL:				
WITNESS NAME: ARNIE C. AC "HOI	NEST-ABE" DIENOFF-S	TATE PUBLIC ADVO	PHONE NUM	BER:
BUSINESS/ORGANIZATIC	DN NAME:		TITLE:	
ADDRESS:			ł	
CITY:			STATE:	ZIP:
EMAIL: arniedienoff@yaho	oo.com	ATTENDANCE: Written	SUBMIT 2/22/20	DATE: D21 1:28 PM
THE INFORMATION ON THIS FORM IS PUBLIC RECORD UNDER CHAPTER 610, RSMo.				
I am in Support of this Bill. I highly belive in the First Amendment of both the United States				

Constitution and the Constitution of the State of Missouuri. There should NOT be Censorship.



BILL NUMBER: HB 482				DA 2/2	TE: 2 2/2021
COMMITTEE: General Laws					
TESTIFYING:	✓ IN SUPPORT OF	IN OPPOSITION TO	FOR	NFORMATIC	NAL PURPOSES
		WITNESS NAME			
INDIVIDUAL:					
WITNESS NAME: CHRISTOPHER PC	DTTER		PH	IONE NUMBER:	
BUSINESS/ORGANIZATION NAME: TITLE:					
ADDRESS:					
CITY:			ST	ATE:	ZIP:
EMAIL:		ATTENDANCE:		SUBMIT DATE: 2/22/2021 1	2:00 AM
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BILL NUMBER: HB 482					ATE: 22/2021
COMMITTEE: General Laws				-	
TESTIFYING:	✓ IN SUPPORT OF	IN OPPOSITION TO	FOR I	NFORMATIO	ONAL PURPOSES
		WITNESS NAME			
INDIVIDUAL:					
WITNESS NAME: CHRISTOPHER SE	EVIER, ESQ		PH	ONE NUMBER:	
BUSINESS/ORGANIZATION NAME: TITLE:					
ADDRESS:					
CITY:			ST	ATE:	ZIP:
EMAIL:		ATTENDANCE:		SUBMIT DATE 2/22/2021	
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TESTIFYING:	✓ IN SUPPORT OF	IN OPPOSITION TO		NFORMA	TIONAL PURPOSES
		WITNESS NAME			
INDIVIDUAL:					
WITNESS NAME: GARY PIERCE			PHC	ONE NUMBEI	र:
BUSINESS/ORGANIZATIO	DN NAME:		TITL	.E:	
ADDRESS:					
CITY:			STA	TE:	ZIP:
EMAIL: tyunc1@yahoo.co	m	ATTENDANCE: Written		SUBMIT DA 2/13/202	TE: 1 5:09 PM
THE INFORMATION ON THIS FORM IS PUBLIC RECORD UNDER CHAPTER 610, RSMo.					
We are in a new era of Life,with New ways of communicating with stating our ideas, thoughts , and opinions. Using these social media sights as a tool to express ones opinion or beliefs is part of our					

opinions. Using these social media sights as a tool to express ones opinion or beliefs is part of our free will and free speech in doing so. I may know there are private companies and have rights to block people, but recently we have seen there tools to block people from freedom of speech that goes NOT against immoral rules.... but goes against there agenda or beliefs and takes away the platform of free speech from a person..... if this is going to change this bill needs to pass and allows standards to change on their platform or be liable for suits when people feel they are being held hostage from free speech



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TESTIFYING:	✓ IN SUPPORT OF	IN OPPOSITION TO	FOR	NFORMATIC	ONAL PURPOSES
		WITNESS NAME			
INDIVIDUAL:					
WITNESS NAME: STEPHEN W. MAR	QUARD		PH	IONE NUMBER:	
BUSINESS/ORGANIZATION NAME: TITLE:					
ADDRESS:					
CITY:			ST	ATE:	ZIP:
EMAIL:		ATTENDANCE:	•	SUBMIT DATE: 2/22/2021 1	2:00 AM
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TESTIFYING:	✓ IN SUPPORT OF	IN OPPOSITION TO		ATIONAL PURPOSES
		WITNESS NAME		
	OBBYIST:			
WITNESS NAME: PHONE NUMBER: TIFFANY LIN MARLER 6362192748				
REPRESENTING: SPECIAL FORCES OF LIBERTY; NOMORETEARS21:4		COFOUNDER AND VICE CHAIR, BOARD OF DIRECTORS		
ADDRESS: 1516 AVION RIDG	E DRIVE			
CITY: ARNOLD			STATE: MO	ZIP: 63010
EMAIL: ATTENDANCE: SUBMIT DATE: 2Nomoretears14@gmail.com In-Person 2/14/2021 11:43 AM				
THE INFORMA	TION ON THIS FOR	M IS PUBLIC RECOR	D UNDER CHA	PTER 610, RSMo.
I will be submitting	g oral testimony			



BILL NUMBER: HB 482			DATE: 2/22/2021
COMMITTEE: General Laws			
TESTIFYING: IN SUPPORT OF	▼ IN OPPOSITION TO	FOR INFORM	ATIONAL PURPOSES
	WITNESS NAME		
BUSINESS/ORGANIZATION:			
WITNESS NAME: CARL SZABO		PHONE NUME 202420748	
BUSINESS/ORGANIZATION NAME: NETCHOICE		TITLE: VICE PRE	SIDENT
ADDRESS:		1	
CITY: WASHINGTON		STATE: DC	ZIP: 20005
EMAIL: cszabo@netchoice.org	ATTENDANCE: In-Person	SUBMIT D 2/14/20	DATE: 21 12:36 PM
THE INFORMATION ON THIS FORM	I IS PUBLIC RECORD U	JNDER CHA	PTER 610, RSMo.
Dear Chairman Trent and members of the because it:• Impedes the ability of platform service providers to block SPAM and pun pornography.• Violates conservative print First Amendment of the US Constitution. basis for removal of content. This will res moderation of objectionable and terrorist below.HB 482 Impedes the ability of webs Amendment protects a lot of content that First Amendment protects pornography. The First Amendment protects bullying an platforms take significant steps to remove from July to December 2018, Facebook, G posts.1 This includes the removal of 57 m content related to child safety.Yet the rem and child safety is impeded by HB 482. Th this content, as it is "protected by the First content "expressly stated" is of no help, a something like obscenity.2Imagine the Ta Blocking or removing this statement wou addressed in the terms of service.The end leaving up lewd, lascivious, and terrorist objectionable place to be.HB 482 Makes in for removing terrorist speech and pornog SPAM. But this blocking of not only unwa decades, service providers have fought b and email addresses along with removing and user friendly. But services couldn't d requirement to make decisions crystal clear	ns to remove objectionable ishes platforms for removin- ciples of limited government or anted HB 482 recognizes ult in a flurry of expensive content and result in many ites and platforms to removing we don't want on our webs the First Amendment prote and other forms of verbal ab- e this type of content from coogle, and Twitter took act illion instances of pornogr oval of content related to to his is because it essentially at Amendment." And the pr as even the US Supreme Co- liban making posts that real d be illegal under HB 482 u d result is that websites and speech and content, makin tillegal for providers to blo raphyToday, platforms eng nted but invasive content w ad actors to keep our servit content with harmful keyw of this type of blocking under	e content.• Mak ngterrorist spe it and free mar that 47 USC § lawsuits that w v of the probler ve objectionab sites or for our cts extremist r use.Today, onl their sites. In ju- tion on over 5 k aphy. 17 millio errorist recruit penalizes plat ovision allowir purt cannot exp ad, "Join us to unless those sp d platforms wil g the internet a ck SPAM, and age in robust of vould be illega ces usable. Th vords, our serv er HB 482.3The	tes it illegal for ech and kets.• Violates the 230 can provide the vill discourage ms we outline le contentThe First children to see. The ecruitment speech. ine websites and ust the six-months billion accounts and n instances of ment, pornography, forms for removing ng removal of bressly define help America." becific terms are I err on the side of a much more punishes platforms content blocking of I under HB 482.For rough blocking of IP vices are more useful e de facto
circumvent protections and a duty to exp Congress's intent to "remove disincentive technologies."4lt is certain that HB 482 w content.HB 482 violates conservative valu Ronald Reagan repealed the equivalent or	es for the development and ill chill platforms from remo ues of limited government a	utilization of b oving harmful o and free marke	blocking and filtering or even dangerous tsln 1987, President

equal treatment of political parties by broadcasters. In his repeal, President Reagan said: "This type of content-based regulation by the federal government is ... antagonistic to the freedom of expression guaranteed by the First Amendment.In any other medium besides broadcasting, such federal policing ... would be unthinkable."We face similarly unthinkable restrictions in HB 482, which forbids online platforms from moderating their services in ways that they see fit for their customer base. Today, conservative speech has never been stronger. No longer limited to a handful of newspapers or networks, conservative messages can now reach billions of people across thousands of different websites and platforms.We've seen the rise of conservative voices without relying on a column from the Washington Post or New York Times, or a speaking slot on CNN. Social networks allow conservative voices to easily find conservative viewers.All of this was enabled at effectively no cost to conservatives. Think about conservatives like Ben Shapiro and Mark Stein, whose shows are available to anyone with an internet connection and on whose websites conservatives can discuss and debate articles via the comments section.Nonetheless, there are some who seek government engagement to regulate social networks' efforts to remove objectionable content. This forces us to return to an era under the "fairness doctrine" and create a new burden on conservative speech.HB 482 also violates the American Legislative Exchange Council (ALEC) Resolution Protecting Online Platforms and Services, which says:WHEREAS, online platforms are businesses that should be allowed to operate in ways that best serve their users — and the government should not interfere with these businesses in order to advance a particular belief or policy;WHEREAS, even if online platforms were to exhibit political bias in content display or moderation, the First Amendment protects this exercise of editorial discretion from government intervention;...THEREFORE LET IT BE FURTHER RESOLVED, ALEC finds that it is well settled that the First Amendment restricts the government from regulating speech or restricting the publishing rights of online platforms or services, including the right to curate content.As President Ronald Reagan said, "Government is not the solution to our problem; government is the problem." Government regulation of free speech online would not safeguard the future of conservative speech. It would endanger it.HB 482 violates the First Amendment of the US ConstitutionThe First Amendment makes clear that government may not regulate the speech of private individuals or businesses. This includes government action that essentially compels speech – i.e., forces a website or platform to allow content they don't want. Imagine a private Church Chat site being required by the government to allow atheists' comments about the Bible. That would violate the First Amendment. But that is exactly what HB 482 does. While there are very limited, narrow exceptions, these are subject to what is called the "strict scrutiny" test. Under this test, the law must be: • justified by a compelling governmental interest; • narrowly tailored to achieve that goal or interest; and • the law or policy must typically be the least restrictive means for achieving that interest. On at least the last two prongs of this test, HB 482 is unconstitutional and will fail. Note that there are lower protections for "commercial speech." However, HB 482 is not limited to regulation of commercial speech since it covers all of "a user's speech."As NetChoice favors limited government, a free-market approach, and adherence to the United States' Constitution, we respectfully ask you to oppose HB 482.We appreciate your consideration of our views, and please let us know if we can provide further information. Sincerely, Carl SzaboVice President and General Counsel, NetChoiceNetChoice works to make the Internet safe for free enterprise and free expression. www.netchoice.org



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	WITNESS NAME		
REGISTERED LOBBYIST:		1	
WITNESS NAME: MO DEL VILLAR		PHONE NUMBE 816-929-61	
REPRESENTING: AMERICAN CIVIL LIBERTIES UNION OF M	IISSOURI	TITLE: LEGISLAT	IVE ASSOCIATE
ADDRESS: 406 WEST 34TH STREET, SUITE 420			
CITY: KANSAS CITY		STATE: MO	ZIP: 64111
EMAIL: mdelvillar@aclu-mo.org	ATTENDANCE: Written	SUBMIT DA 2/22/202	^{ATE:} 21 7:21 PM
would like to express our opposition to HI bias on social media and online business liability. HB 482, HB 783, and HB 932 are r ordinary Missourians, leave the state ripe 482 HB 482 aims to make social media pla religious speech. First and foremost, the f the government prohibits a citizen from sl sets rules for engagement on their own pl not censorship.Further, this type of liability prohibited under Section 230 of the federa state law in this arena and declares that "I be held liable on account of any action vo availability of material that the provider or excessively violent, harassing, or otherwis constitutionally protected." This legislation social media platforms publish certain spu unconstitutionally compels speech Com consistently been struck down by the cou violates federal statutes, encroaches on F aims to fix.HB 932HB 932 is very similar to Facebook and Twitter to file a civil suit ag suppression of content. This bill goes furt person who reasonably otherwise would f dangerous precedent to set based on vag such ambiguity that it will be extremely di above bills, HB 783 aims to regulate privar	platforms and strips them of iddled with procedural and co for legal challenges, and rais atforms liable for civil damage bill itself is deceiving. Censor haring unpopular, but legal, the latform, agreed to by the user ty for social media and online al Communications Decency. No provider or user of an inter- buttarily taken in good faith to r user considers to be obscer se objectionable, whether or on blatantly contradicts this for eech or else be subject to civin pelling speech is an action the trts, all the way to the Suprem first Amendment rights, and co the above bills would allow ainst the platform for alleged ther by allowing both the pos have received the content" to ue and broad terms. This cre fficult for an online business	their statuto onstitutional se untold spe es censoring rship, in the le houghts. Whe rs, and enforce business pla Act. That fede active comp or estrict acc ne, lewd, lasc not such mat ederal law.By ril sanctions, hat has routin the Court. This creates more users of plat restriction, c ter of the cor be owed dar ates a legal la	ry protections from flaws that will harm ech concerns. HB a user's political or egal sense, is when en a private entity ces those rules, it is atforms is explicitly eral act supersedes outer service shall cess to or ivious, filthy, terial is requiring that this bill nely and s is a bad bill that of a problem than it forms such as censorship, or ntent and "any mages. This is a

Much the same as the above bill, HB 732 violates Section 230 of the federal Communications Decency Act, which states "No provider or user of an interactive computer service shall be held liable on account of any action voluntarily taken in good faith to restrict access to or availability of material that the provider or user considers obscene...or otherwise objectionable." This is directly contradictory to the protections provided in this federal statute and would create more problems than it is intending to solve.I strongly urge you to vote "no" on these bills and I look forward to your questions. Sincerely,Mo Del VillarLegislative Associate ACLU of Missouri



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		WITNESS NAME		
	OBBYIST:			
WITNESS NAME: RICHARD S. BRO	WNLEE III		PHONE NUME 573-616-1	
REPRESENTING: GOOGLE			TITLE:	
ADDRESS: 121 MADISON ST	REET			
CITY: JEFFERSON CITY	,		STATE: MO	ZIP: 65101
EMAIL: rbrownlee@rsblot	oby.com	ATTENDANCE: In-Person	SUBMIT E 2/22/20	DATE: 121 2:07 PM
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Written legal testi	mony submitted to thro	ough NetChoice and the I	nternet Coalition	to Chairman Curtis

Written legal testimony submitted to through NetChoice and the Internet Coalition to Chairman Curtis Trent via email.



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	WITNESS NAME		
BUSINESS/ORGANIZATION:			
		PHONE NUME 262-409-9	
BUSINESS/ORGANIZATION NAME: THE HEARTLAND INSTITUTE			R OF GOVERNMENT
ADDRESS: 3939 N. WILKE RD.			
CITY: ARLINGTON HEIGHTS		STATE: IL	ZIP: 60002
EMAIL: csholty@heartland.org	ATTENDANCE: In-Person	SUBMIT D 2/22/20	DATE: 121 2:48 PM
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have been censored or "de-platformed" ubiquitous and integral to contemporary primary sponsors of the bills, Chairman for their work. My name is Cameron Sho Heartland Institute. The Heartland Institu organization whose mission is to discove economic problems. Heartland is headqu and local elected officials with reliable an less than a generation, emerging techno and political activism in a way never drea political activism, once the realm of parti- people who were once spectators were r manifest as public policy, and were chall untouchable.Yet that democratization ga an eye. The consolidation of that power i erased the empowerment of millions of A technologies have been a blessing and a agree. Where it has empowered voices a empowered the voices that seek to divid that the very platforms on which those m is that they haven't been. In fact, their be actor on our national stage.As partisans companies have ascended from mere sta villains rolled into one driving force of the the behavior of what has become collogu Heartland Institute continues to grapple to this ever-impinging force in our politic legislation to rein in social media compa or Apple wouldn't be necessary. But that	r political speech and exp Trent, Representative Co Ity, and I am the Director ite is a 37-year-old indepe er, develop, and promote uartered in Illinois and for nd timely research and an logies and mediums pror amed of by either its crea- isans and professional pu- now engaged, sharing the lenging orthodoxies of a twe way to the powers and into the hands of a few tit Americans and their newfa a curse for our political di and people across the pol e us, misinform us, and r nessages are spread have ehavior in recent years ce squabble and media app ages where players perfo- ne storyline. The result ha- uially known as Big Tech- with and delineate a com	pression. I also war leman, and Repres of Government R endent, national, r free-market solut cuses on providir nalysis on importa- mised democratiz ators or users. Fre- undits, was access ir ideas and seein political class that d pillars of techno- tans in the sector found voices. Sim iscourse. On that, litical spectrum, it manipulate us. I we been fair and im- ertainly suggest it paratchiks chirp, to rm to being the p as been near univer.	nt to thank the sentative Billington elations at The nonprofit tions to social and og national, state, ant policy issues. In ation of free speech es speech and sible such that ng their opinions t seemed ology in the blink of has now effectively ply, these new I think we can all has also rould like to tell you opartial, yet the truth is not an indifferent he social media rotagonists and ersal frustration with

though, ultimately, a generous and perhaps naive reading of the current landscape. Of course, you and I are free to use or not use the products offered by Facebook, Twitter, Amazon, or Apple and Google. Of that, there ought to be no question. However, to forego using products as ubiquitous and woven into the fabric of our modern daily life is to forego being engaged with family and friends or knowing in real time what our elected officials are doing (or not doing) on our behalf or to struggle to grow a small business and procure customers. So here we are today, challenging the behavior of Big Tech, which has been less than transparent and lacks respect for the moral responsibilities that it has as a primary outlet for political discourse in our nation and the dissemination of information of public import.Further, I remain skeptical that there is a single silver bullet and believe the solution likely lies in the congruence of federal legislation, state legislation, and judicial action. House Bills 932, 783, and 482 are good, first-step bills, which should also spur a state-based and national debate on the role of Big Tech in our civic conversations. They are perhaps the tool policymakers need to give to Show-Me staters such that the message is clear that robust public debate is sacrosanct and any action or failure to act to ensure a robust debate will be met with hard questions, and if necessary, enabling policies. Thank you for your time today. For more information about The Heartland Institute's work, please visit our websites at www.heartland.org or http:/news.heartland.org, or call Cameron Sholty at 312/377-4000. You can reach Cameron Sholty by email at csholty@heartland.org.