Stricken language would be deleted from and underlined language would be added to present law. Act 649 of the Regular Session

1	State of Arkansas	As Engrossed: S4/1/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 572
4			
5	By: Senator J. Dotson		
6	By: Representative McAlindon	n	
7			
8		For An Act To Be Entitled	
9	AN ACT TO CREATE THE PUBLIC SCHOOL ACCESS AND		
10	TRANSPARENCY ACT; TO REQUIRE PUBLIC ACCESS TO		
11	LEARNING MA	ATERIALS; AND FOR OTHER PURPOSES	•
12			
13			
14		Subtitle	
15	TO CR	EATE THE PUBLIC SCHOOL ACCESS AN	ND
16	TRANSPARENCY ACT; AND TO REQUIRE PUBLIC		
17	ACCES	S TO LEARNING MATERIALS.	
18			
19	BE IT ENACTED BY THE GI	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
20			
21	SECTION 1. DO NO	OT CODIFY. <u>Title.</u>	
22	This act shall be known and may be cited as the "Public School Access		
23	and Transparency Act".		
24			
25	SECTION 2. DO NO	OT CODIFY. <u>Legislative intent.</u>	
26	The purpose of the	his act is to amend the Freedom	of Information Act of
27	1967, § 25-19-101 et se	_	
28		nt the abuse of copyright claims	by public records
29	custodians for public schools; and		
30	(2) Guarantee access to school learning materials, thus ensuring		
31	transparency and accoun	ntability in public education in	the state.
32			
33		nsas Code § 25-19-103(7), concer	-
34	"public records" under the Freedom of Information Act of 1967, is amended to		
35	read as follows:		
36	(7)(A) "Pt	ublic records" means writings, r	ecorded sounds, films,

- 1 tapes, electronic or computer-based information, or data compilations in any
- 2 medium required by law to be kept or otherwise kept and that constitute a
- 3 record of the performance or lack of performance of official functions that
- 4 are or should be carried out by a public official or employee, a governmental
- 5 agency, or any other agency or improvement district that is wholly or
- 6 partially supported by public funds or expending public funds. All records
- 7 maintained in public offices or by public employees within the scope of their
- 8 employment shall be presumed to be public records, including without
- 9 <u>limitation learning materials used in or maintained by a public school or</u>
- 10 <u>public school district</u>.
- 11 (B) "Public records" does not mean software acquired by
- 12 purchase, lease, or license;

13

- 14 SECTION 4. Arkansas Code § 25-19-103, concerning definitions under the
- 15 Freedom of Information Act of 1967, is amended to add an additional
- 16 subdivision to read as follows:
- 17 (10)(A) "Learning materials" means curricula, syllabi, lesson
- 18 plans, instructional materials, assignments, presentations, books, articles,
- 19 video recordings, audio recordings, digital resources, or other resources
- 20 that are maintained and used by public schools for classroom instruction,
- 21 regardless of format or medium.
- 22 <u>(B) "Learning materials" does not include tests or other</u>
- 23 student assessments used by public schools or public school districts.

24

- 25 SECTION 5. Arkansas Code § 25-19-105, concerning the examination and
- 26 copying of public records under the Freedom of Information Act of 1967, is
- 27 amended to add an additional subsection to read as follows:
- 28 (i)(1) Access to learning materials, as defined in § 25-19-103, shall
- 29 not be denied to any resident on the grounds that disclosure, inspection, or
- 30 copying of the learning materials would constitute an infringement of
- 31 copyright under federal law.
- 32 (2) A custodian of learning materials shall not enter into an
- 33 agreement or contract that purports to restrict public access to learning
- 34 materials based on intellectual property rights, or any similar legal theory.
- 35 <u>(3)(A) A person who receives access to copyrighted learning</u>
- 36 <u>materials under this section shall not publish, distribute, or utilize the</u>

As Engrossed: S4/1/25 SB572

I	copyrighted learning materials for any purpose other than public inspection.		
2	(B) Any copies of copyrighted learning materials under		
3	this section shall not exceed any amounts permissible under fair use		
4	provisions of the copyright laws of the United States under 17 U.S.C. § 101		
5	et seq., as it existed on January 1, 2025.		
6	(4)(A) Consistent with subsection (g) of this section, access		
7	for public inspection shall not be denied to digital learning materials,		
8	including without limitation subscription-based services or other programs		
9	that can be accessed with personal electronic devices.		
10	(B) To the extent that copying digital learning materials		
11	under subdivision $(i)(4)(A)$ of this section is impractical, a resident		
12	requesting to copy the digital learning materials shall be provided the		
13	opportunity to physically inspect the digital learning materials during		
14	normal business hours.		
15	(5)(A) Subject to subdivision (i)(2) of this section, access to		
16	learning materials, including without limitation the physical inspection of		
17	digital learning materials, for public inspection shall not be conditioned		
18	upon a resident seeking access to the learning materials being required to		
19	enter into any form of nondisclosure agreement or waiver of rights under thi		
20	chapter.		
21	(B) For purposes of this section, "nondisclosure		
22	agreement" means a confidentiality agreement or contract provision that		
23	prohibits the disclosure of information by a party to the contract to a		
24	third-party.		
25			
26	SECTION 6. DO NOT CODIFY. Severability. If any provision of this act		
27	or its application to any person or circumstance is held invalid, the		
28	invalidity does not affect other provisions or applications of this act that		
29	can be given effect without the invalid provision or application and, to thi		
30	end, the provisions of this act are severable.		
31			
32	/s/J. Dotson		
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34			
35	APPROVED: 4/16/25		
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