I	State of Arkansas	As Engrossed: H1/16/25		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1028	
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5	Representatives A. Collins, Springer			
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8		For An Act To Be Entitled		
9	AN ACT TO AMEND THE LAW CONCERNING LIBRARIES; TO			
10	AMEND THE LAW CONCERNING MATERIALS MADE AVAILABLE BY			
11	LIBRARIES; TO REPEAL PROVISIONS OF THE LAW CONCERNING			
12	THE PROCESS FOR CHALLENGING MATERIALS INCLUDED IN A			
13	LIBRARY; TO REPEAL THE OFFENSE OF FURNISHING A			
14	HARMFUL ITEM TO A MINOR; TO AMEND PROVISIONS IN THE			
15	CRIMINAL CODE CONCERNING OBSCENITY; TO REQUIRE A			
16	LIBRARY TO HAVE A WRITTEN POLICY PROHIBITING BOOK			
17	BANNING IN ORDER TO RECEIVE STATE FUNDING; TO AMEND			
18	THE LAW CONCERNING THE INFORMATION THAT A LIBRARY MAY			
19	DISCLOSE; A	AND FOR OTHER PURPOSES.		
20				
21				
22		Subtitle		
23	TO AMI	END PROVISIONS OF THE LAW		
24	CONCE	RNING OBSCENITY AND THE PROCESS	FOR	
25	CHALLI	ENGING MATERIALS INCLUDED IN A		
26	LIBRAI	RY; AND TO REQUIRE A LIBRARY TO		
27	HAVE A	A POLICY PROHIBITING BOOK BANNIN	NG	
28	IN ORI	DER TO RECEIVE STATE FUNDING.		
29				
30	BE IT ENACTED BY THE GE	CNERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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32	SECTION 1. Arkansas Code § 5-27-212 is repealed.			
33	5-27-212. Furnishing a harmful item to a minor.			
34	(a) As used in this section:			
35	(1) "Harmful to minors" means the same as defined in § 5-68-501			
36	(2) "Inter	enet" means the combination of c	computer facilities and	

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1 electromagnetic transmission media, and related equipment and software, 2 comprising the interconnected worldwide network of computer networks that 3 employ the Transmission Control Protocol/Internet Protocol (TCP/IP) or any 4 successor protocol to transmit information; 5 (3) "Internet website" means a location where material placed in 6 a computer server based file archive is publicly accessible over the internet 7 using hypertext transfer protocol or any successor protocol; and 8 (4)(A) "Item" means a material or performance that depicts or 9 describes nudity, sexual conduct, sexual excitement, or sadomasochistic 10 abuse, as those terms are defined in § 5-68-501. 11 (B) "Item" includes without limitation: 12 (i) A book, leaflet, pamphlet, magazine, booklet, 13 picture, drawing, photograph, film, negative, slide, motion picture, figure, 14 object, article, novelty device, recording, transcription, live or recorded 15 telephone message, or other similar item whether tangible or intangible; 16 (ii) A performance, exhibition, transmission, or 17 dissemination of any of the items listed in subdivision (a)(4)(B)(i) of this 18 section; and 19 (iii) A live performance or exhibition that depicts 20 nudity, sexual conduct, sexual excitement, or sadomasochistic abuse, as those terms are defined in § 5-68-501, to the public or an audience of one (1) or 21 22 more persons. 23 (b) A person commits furnishing a harmful item to a minor if, knowing the character of the item involved, the person knowingly: 24 (1) Furnishes, presents, provides, makes available, gives, 25 26 lends, shows, advertises, or distributes to a minor an item that is harmful 27 to minors: or 28 (2) Transmits or sends to a person that he or she believes to be a minor by means of electronic mail, personal messaging, or any other direct 29 30 internet communication an item that is harmful to minors when the person knows or believes at the time of the transmission that a minor in this state 31 32 will receive the item. 33 (c)(1) Subdivision (b)(1) of this section does not apply to the 34 transmission or sending of items over the internet. 35 (2) Subdivision (b)(2) of this section does not apply to: 36 (A) Posting material on an internet website, bulletin

1 board, or newsgroup; or

(B) Sending material via a mailing list, listserv, or other method of internet communication in which a message is sent to an internet address and then retransmitted to one (1) or more subscribers, that is not administered by the sender.

(d) Furnishing a harmful item to a minor is a Class A misdemeanor.

SECTION 2. Arkansas Code § 5-68-308(c), concerning defenses to state standards that define and regulate obscenity, is amended to read as follows:

(c) No employee, director, or trustee of a bona fide <u>school</u>, museum, <u>or public library</u>, acting within the scope of his or her regular employment, is liable to prosecution for a violation of this subchapter for disseminating a writing, film, slide, drawing, or other visual reproduction that is claimed to be obscene.

SECTION 3. Arkansas Code § 5-68-405(a), concerning the possession, sale, or distribution of obscenity, is amended to read as follows:

(a) A person that knowingly sends or causes to be sent or brings or causes to be brought into this state for sale or commercial distribution, or in this state prepares, publishes, sells, exhibits, loans at a library, or commercially distributes, or gives away or offers to give away or has in the person's possession with the purpose to sell or commercially distribute or to exhibit or to give away, obscene printed or written matter or material other than mailable matter, or any mailable matter known by the person to have been judicially found to be obscene under this subchapter, or that knowingly informs another of when, where, how, or from whom or by what means any of these things can be purchased or obtained, upon conviction is guilty of a Class D felony.

SECTION 4. Arkansas Code § 6-25-105 is amended to read as follows:

6-25-105. Establishment of guidelines for selection, relocation

removal, and retention of materials.

- (a) Media centers shall have written policies to establish guidelines for the selection, relocation removal, and retention of physical materials that are available to the public.
  - (b) The school district shall have a written policy for addressing

1 challenged material that is physically present in the library and available 2 to the public and meets the requirements stated in subsection (c) of this 3 section. 4 (c) A written policy adopted by a school district under subsection (b) 5 of this section shall provide, at a minimum, the following: 6 (1) A parent or guardian of a student affected by the material 7 to be challenged or an employee of the school district may challenge the 8 appropriateness of material available in the school district's media center; 9 (2) The school district shall decide if material being 10 challenged shall remain available throughout the challenge process; 11 (3) Before a person can file a challenge, the person shall 12 request a conference through the principal's office with a licensed media 13 center employee; 14 (4) Before a conference under subdivision (c)(3) of this section 15 occurs, the school district shall provide a copy of the following to a person 16 who requests a conference under subdivision (c)(3) of this section: 17 (A) The written policy adopted by a school district under 18 subsection (b) of this section; and 19 (B) A form or other method by which a person may request a 20 reconsideration of the appropriateness of the material being challenged; 21 (5) After the conference requested under subdivision (c)(3) of 22 this section occurs, if the person who requested the conference wants to 23 formally challenge the appropriateness of the material that was the subject of the conference, the person shall complete and submit the request for 24 reconsideration using the form or other method provided under subdivision 25 26 (c)(4)(B) of this section to challenge the material that was the subject of 27 the conference: 28 (6)(A) In conducting a review of material being challenged, the principal of the school district shall select a committee of licensed 29 30 personnel. (B) The principal or his or her designee shall be a member 31 32 of the committee and may serve as the chair of the committee established 33 under subdivision (c)(6)(A) of this section. (C) At least one (1) member of the committee established 34 under subdivision (c)(6)(A) of this section shall be a media specialist. 35 36 (D) The committee members who are not the principal or a

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1	media specialist shall be licensed personnel with curriculum knowledge	
2	appropriate for the material being challenged and be representative of	
3	diverse viewpoints;	
4	$(7)(\Lambda)$ The committee established under subdivision (c)(6)( $\Lambda$ ) of	
5	this section shall determine if the material being challenged meets the	
6	criteria of selection.	
7	(B) Material being challenged:	
8	(i) Shall not be withdrawn solely for the viewpoints	
9	expressed within the material; and	
10	(ii) Shall be reviewed in its entirety and shall not	
11	have selected portions taken out of context;	
12	(8) The school district shall convene a meeting of the committee	
13	established under subdivision (c)(6)(A) of this section after allowing a	
14	reasonable time for the committee members to adequately review the material	
15	being challenged and the request submitted under subdivision (c)(5) of this	
16	section by the person challenging the appropriateness of the material;	
17	(9) The committee established under subdivision (c)(6)(A) of	
18	this section shall allow the person who submitted the request under	
19	subdivision (e)(5) of this section to present his or her request to the	
20	committee;	
21	(10) After hearing from the person who submitted the request	
22	under subdivision (c)(5) of this section, the committee established under	
23	subdivision (e)(6)( $\Lambda$ ) of this section shall meet to discuss the material	
24	being challenged;	
25	(11)(A) The committee established under subdivision (c)(6)(A) of	
26	this section shall vote to determine whether the material being challenged	
27	shall be relocated within the media center's collection to an area that is	
28	not accessible to minors under eighteen (18) years of age.	
29	(B) A member of the committee established under	
30	subdivision (c)(6)(A) of this section who votes with the majority under	
31	subdivision (c)(11)(A) of this section shall write a summary of the reasons	
32	for the majority's decision.	
33	(C) Notice of the committee's decision under subdivision	
34	(c)(ll)(A) of this section and the summary prepared under subdivision	
35	(c)(11)(B) of this section shall be given by hand or by certified mail to th	
36	person who submitted the request under subdivision (c)(5) of this section;	

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1
                 (12)(A) If the committee established under subdivision (c)(6)(A)
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    of this section decides not to relocate the material being challenged, the
    person who submitted the request under subdivision (c)(5) of this section may
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    appeal the committee's decision to the board of directors for the school
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    district by filing a written appeal to the superintendent within five (5)
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    working days of the committee's decision or written receipt of the
 7
    committee's decision.
8
                       (B)(i) If a person appeals the decision of a committee
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    under this subdivision (c)(12), the superintendent shall present the material
    being challenged, the request submitted by the person under subdivision
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11
     (c)(5) of this section, the committee's decision under subdivision (c)(11)(A)
12
    of this section, and the summary prepared under subdivision (c)(11)(B) of
    this section to the board of directors within fifteen (15) days of the
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14
    committee's decision.
15
                             (ii) In addition to the information required to be
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    provided under subdivision (c)(12)(B)(i) of this section, the superintendent
    may also include the administration's recommendation regarding the appeal
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    submitted under this subdivision (c)(12).
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19
                       (C)(i) The members of the board of directors shall review
    the information submitted to them under this subdivision (c)(12) and shall
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    make a decision on the appeal within thirty (30) days of receiving the
22
    information.
                             (ii) The decision of a board of directors under
23
    subdivision (c)(12)(C)(i) of this section is final; and
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                 (13) A meeting held regarding a challenge or an appeal submitted
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    under a written policy adopted by a school district under subsection (b) of
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    this section shall be a public meeting and the records submitted and
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    considered at a meeting shall be public records under the Freedom of
    Information Act of 1967, § 25-19-101 et seq.
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           SECTION 5. Arkansas Code § 13-2-106 is repealed.
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           13-2-106. Establishment of guidelines for selection, relocation, and
33
    retention of materials - Definitions.
34
          (a) Each county or municipal library shall have a written policy to
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    establish guidelines for the selection, relocation, and retention of physical
36
    materials that are available to the public.
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1	(b) A county or municipal library shall have a written policy for	
2	addressing challenged material that is physically present in the library and	
3	available to the public and meets the requirements stated in subsection (c)	
4	of this section.	
5	(c) A written policy adopted by a county or municipal library under	
6	subsection (b) of this section shall provide, at a minimum, the following:	
7	(1) A person affected by the material to be challenged or an	
8	employee of the county or municipal library may challenge the appropriateness	
9	of material available in the county or municipal library;	
10	(2) The county or municipal library shall decide if material	
11	being challenged shall remain available throughout the challenge process;	
12	(3) Before a person can file a challenge, the person shall	
13	request a meeting with the librarian of the county or municipal library;	
14	(4) Before a meeting under subdivision (c)(3) of this section	
15	occurs, the county or municipal library shall provide a copy of the following	
16	to a person who requests a meeting under subdivision (c)(3) of this section:	
17	(A) The written policy adopted by the county or municipal	
18	library under subsection (b) of this section; and	
19	(B) A form or other method by which a person may request a	
20	reconsideration of the appropriateness of the material being challenged;	
21	(5) After the meeting requested under subdivision (c)(3) of this	
22	section occurs, if the person who requested the meeting wants to formally	
23	challenge the appropriateness of the material that was the subject of the	
24	meeting, the person shall complete and submit the request for reconsideration	
25	using the form or other method provided under subdivision (c)(4)(B) of this	
26	section to challenge the material that was the subject of the meeting;	
27	(6)(A) In conducting a review of material being challenged, the	
28	librarian of the county or municipal library shall select a committee of	
29	library personnel.	
30	(B) The librarian or his or her designee shall be a member	
31	of the committee and may serve as the chair of the committee established	
32	under subdivision (c)(6)( $\Lambda$ ) of this section.	
33	(C) The committee members who are not the librarian shall	
34	have knowledge appropriate for the material being challenged and be	
35	representative of diverse viewpoints;	
36	(7)(A) The committee established under subdivision (c)(6)(A) of	

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1 this section shall determine if the material being challenged meets the criteria of selection. 2 3 (B) Material being challenged: 4 (i) Shall not be withdrawn solely for the viewpoints 5 expressed within the material; and 6 (ii) Shall be reviewed in its entirety and shall not 7 have selected portions taken out of context; 8 (8) The county or municipal library shall convene a meeting of 9 the committee established under subdivision (c)(6)(A) of this section after 10 allowing a reasonable time for the committee members to adequately review the 11 material being challenged and the request submitted under subdivision (e)(5) 12 of this section by the person challenging the appropriateness of the 13 material: (9) The committee established under subdivision (c)(6)(A) of 14 15 this section shall allow the person who submitted the request under 16 subdivision (c)(5) of this section to present his or her request to the 17 committee: 18 (10) After hearing from the person who submitted the request 19 under subdivision (c)(5) of this section, the committee established under 20 subdivision (c)(6)(A) of this section shall meet to discuss the material 21 being challenged; 22 (11)(A) The committee established under subdivision (c)(6)(A) of 23 this section shall vote to determine whether the material being challenged 24 shall be relocated within the library's collection to an area that is not 25 accessible to minors under eighteen (18) years of age. 26 (B) A member of the committee established under 27 subdivision (c)(6)(A) of this section who votes with the majority under 28 subdivision (c)(11)(A) of this section shall write a summary of the reasons 29 for the majority's decision. 30 (C) Notice of the committee's decision under subdivision 31 (c)(11)(A) of this section and the summary prepared under subdivision 32 (c)(11)(B) of this section shall be given by hand or by certified mail to the 33 person who submitted the request under subdivision (c)(5) of this section; (12)(A) If the committee established under subdivision (c)(6)(A) 34 35 of this section decides not to relocate the material being challenged, the 36 person who submitted the request under subdivision (c)(5) of this section may

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appeal the committee's decision to the governing body of the county or city
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    by filing a written appeal to the executive head of the governing body of the
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    county or city within five (5) working days of the committee's decision or
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    written receipt of the committee's decision.
 5
                       (B)(i) If a person appeals the decision of a committee
 6
    under this subdivision (c)(12), the executive head of the county or city
 7
    shall present the material being challenged, the request submitted by the
8
    person under subdivision (c)(5) of this section, the committee's decision
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    under subdivision (e)(11)(A) of this section, and the summary prepared under
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    subdivision (c)(11)(B) of this section to the governing body of the county or
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    eity within fifteen (15) days of the committee's decision.
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                             (ii) In addition to the information required to be
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    provided under subdivision (c)(12)(B)(i) of this section, the executive head
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    of the county or city may also include his or her recommendation regarding
15
    the appeal submitted under this subdivision (c)(12).
16
                       (C)(i) The members of the governing body of the county or
17
    city shall review the information submitted to them under this subdivision
18
    (c)(12) and shall make a decision on the appeal within thirty (30) days of
19
    receiving the information.
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                             (ii) The decision of the governing body of the
21
    county or city under subdivision (c)(12)(C)(i) of this section is final; and
22
                 (13) A meeting held regarding a challenge or an appeal submitted
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    under a written policy adopted by a county or city library under subsection
    (b) of this section shall be a public meeting and the records submitted and
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    considered at a meeting shall be public records under the Freedom of
26
    Information Act of 1967, § 25-19-101 et seg.
27
          (d) As used in this section:
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                 (1) "Executive head of the county or city" means:
                       (A) For a county library, the executive head of the
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    county;
                       (B) For a city library, the executive head of the city;
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    and
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                       (C) For a library that is funded by both a county and a
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    city, the executive head of the county or city that provides the majority of
    the funding for the library; and
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36
                 (2) "Governing body of the county or city" means:
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1	(A) For a county library, the county;	
2	(B) For a city library, the city; and	
3	(C) For a library that is funded by both a county and a	
4	city, the county or city that provides the majority of the funding for the	
5	<del>library.</del>	
6		
7	SECTION 6. Arkansas Code Title 13, Chapter 2, Subchapter 2, is amended	
8	to add an additional section to read as follows:	
9	13-2-215. Administration of state programs of aid.	
10	In determining a public library's eligibility to receive funding from	
11	state programs of aid, the Arkansas State Library shall provide state funding	
12	to a library only if the public library has a written policy prohibiting the	
13	practice of banning books or other materials because of partisan or doctrinal	
14	disapproval.	
15		
16	SECTION 7. Arkansas Code § 13-2-704(b), concerning the disclosure of	
17	information permitted by a library, is repealed.	
18	(b) A library may disclose confidential library records to:	
19	(1) The patron; and	
20	(2) The parent or legal guardian of a patron who is younger than	
21	eighteen (18) years of age.	
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23	/s/A. Collins	
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