1	State of Arkansas	A D211
2	95th General Assembly	A Bill
3	Regular Session, 2025	HOUSE BILL 1996
4		
5	By: Representative Graml	ch
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7		For An Act To Be Entitled
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9		TO AMEND THE LAW CONCERNING LABOR; TO AMEND
10		LD LABOR LAWS ENACTED BY INITIATED ACT 1 OF
11	· · · · ·	O ESTABLISH AN EDUCATIONAL ALTERNATIVE TO
12		ENALTIES FOR CERTAIN VIOLATIONS RELATED TO
13		ABOR; TO CREATE EDUCATIONAL MATERIALS RELATED
14	TO CHIL	D LABOR REQUIREMENTS; AND FOR OTHER PURPOSES.
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16		Subtitle
17 18	ΨO	AMEND THE CHILD LABOR LAWS ENACTED BY
10		ITIATED ACT 1 OF 1914; TO ESTABLISH AN
20		UCATIONAL ALTERNATIVE TO CIVIL
20		NALTIES FOR CERTAIN VIOLATIONS; AND TO
22		EATE EDUCATIONAL MATERIALS RELATED TO
23		ILD LABOR.
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25	BE IT ENACTED BY TH	E GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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27	SECTION 1. DO	NOT CODIFY. Legislative findings.
28		ssembly finds that:
29	<u>(1)</u> Pa:	rt-time work by teenagers teaches important lessons in
30	personal finance, t	ime management, and confidence and allows for important
31	networking and care	er exploration opportunities;
32	<u>(2)</u> Hor	vever, the state has a responsibility to protect children
33	<u>from hazardous work</u>	environments and ensure that employment opportunities do
34	not come at the exp	ense of a teenager's education;
35	<u>(3)</u> The	e Department of Labor and Licensing identified that, from
36	2020 to 2023, child	labor violations increased by two hundred sixty-six



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1	percent (266%) and financial penalties for child labor violations increased
2	by six hundred percent (600%) for the same time;
3	(4) When compared to surrounding states, Arkansas has some of
4	the highest numbers of child labor cases investigated and child labor
5	violations, as well as financial penalties assigned, according to data from
6	the United States Department of Labor Wage and Hour Division; and
7	(5) It is crucial for teenagers who are employed, as well as
8	employers and parents, to understand legal requirements and regulations as it
9	relates to allowable working hours and places of employment for children
10	under the age of sixteen (16).
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12	SECTION 2. Arkansas Code § 11-6-103(a)(1), concerning the civil penalty
13	related to child labor violations as enacted by Initiated Act 1 of 1914, is
14	amended to read as follows:
15	(a)(l)(A) Any person, firm, corporation, partnership, association,
16	parent, guardian, or custodian who employs or permits or suffers any child to
17	be employed or to work in violation of this subchapter or §§ 11-12-101 – 11-
18	12-105, or any rules issued thereunder, shall be subject to a civil penalty
19	of not less than one hundred dollars (\$100) and not more than five thousand
20	dollars (\$5,000) for each violation.
21	(B) A civil penalty under subdivision (a)(1)(A) of this
22	section may be waived for a first-time violation if the person, firm,
23	corporation, partnership, association, parent, guardian, or custodian subject
24	to the civil penalty completes an educational module developed by the
25	Department of Labor and Licensing under § 11-6-117.
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27	SECTION 3. Arkansas Code Title 11, Chapter 6, Subchapter 1, is amended
28	to add additional sections to read as follows:
29	11-6-117. Educational module related to child labor.
30	(a) The Department of Labor and Licensing shall develop an educational
31	module that shall be provided to a person, a firm, a corporation, a
32	partnership, an association, a parent, a guardian, or a custodian subject to
33	a first-time civil penalty under §11-6-103(a)(1)(B).
34	(b) The educational module under subsection (a) of this section shall
35	include:
36	(1) The requirements and prohibitions of the Fair Labor

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1	Standards Act of 1938, 29 U.S.C. § 201, et seq., as it existed on January 1,
2	2025, specific to the employment of children under sixteen (16) years of age;
3	(2) Regulations under 29 C.F.R. Part 570, as it existed on
4	January 1, 2025, specific to the employment of children under sixteen (16)
5	years of age; and
6	(3) All state laws and rules governing the employment of
7	children under sixteen (16) years of age.
8	
9	11-6-118. Posting of educational signage.
10	(a) Each public school, open-enrollment public charter school, and
11	private school shall post in a conspicuous place near the entrance of the
12	establishment, or where posters and notices of this type customarily are
13	posted, a poster developed by the Department of Labor and Licensing in
14	collaboration with the Department of Education.
15	(b) The poster shall:
16	(1) Measure at least eight and one-half inches by eleven inches
17	<u>(8 1/2" and 11") in size;</u>
18	(2) Be in a youth-friendly format and utilize age-appropriate
19	language;
20	(3) Include the requirements and prohibitions of the Fair Labor
21	Standards Act of 1938, 29 U.S.C. § 201, et seq., as it existed on January 1,
22	2025, specific to the employment of children under the age of sixteen (16);
23	(4) Include regulations under 29 C.F.R. Part 570, as it existed
24	on January 1, 2025, specific to the employment of children under the age of
25	sixteen (16); and
26	(5) Provide information on all state laws and rules governing
27	the employment of children under the age of sixteen (16).
28	(c) The information required in subsection (b) of this section shall
29	be printed in English, Spanish, and any other language mandated by the Voting
30	Rights Act of 1965, 52 U.S.C. § 10503, as it existed on January 1, 2025, in
31	the county where the school is located.
32	(d) The poster required under this section shall be available on the
33	websites of the following:
34	(1) The Department of Labor and Licensing; and
35	(2) The Department of Education.
36	(e) To obtain a copy of the poster required under this section, the

1	administration of the public school, open-enrollment public charter school,
2	or private school shall:
3	(1) Print the poster from either of the websites listed under
4	subsection (c) of this section; or
5	(2) Request that the poster be mailed by the Department of Labor
6	and Licensing or the Department of Education for the cost of printing and
7	first-class postage.
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