1	State of Arkansas	As Engrossed: \$2/8/21 \$3/4	/21
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		SENATE BILL 191
4			
5	By: Senator D. Sullivan		
6	By: Representative Womack		
7			
8		For An Act To Be Entitle	d
9	AN ACT CONCE	ERNING THE FORMING OPEN AND	ROBUST
10	UNIVERSITY M	MINDS (FORUM) ACT; TO CHANGE	THE NAME OF
11	THE FORMING	OPEN AND ROBUST UNIVERSITY	MINDS (FORUM)
12	ACT TO THE F	FREE THOUGHT IN HIGHER EDUCA	TION ACT; TO
13	AMEND THE RE	ESTRICTIONS A STATE-SUPPORTE	D INSTITUTION
14	OF HIGHER ED	DUCATION MAY IMPOSE ON FREE	EXPRESSION; TO
15	AMEND THE AR	REAS THAT CONSTITUTE A PUBLI	C FORUM FOR
16	STUDENTS AND	D TEACHERS; AND FOR OTHER PU	RPOSES.
17			
18			
19		Subtitle	
20	TO CHAI	NGE THE NAME OF THE FORUM AC	CT; TO
21	AMEND 1	THE RESTRICTIONS AN INSTITUT	CION OF
22	HIGHER	EDUCATION MAY IMPOSE ON FRE	ZE .
23	EXPRES	SION; AND TO AMEND THE AREAS	S THAT
24	CONSTI	TUTE A PUBLIC FORUM FOR STUL	DENTS
25	AND TEA	ACHERS.	
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27			
28	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE	OF ARKANSAS:
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30		sas Code § 6-60-1001 is amen	ded to read as follows:
31	6-60-1001. Title.		
32	_	hall be known and may be cit	
33	·	inds (FORUM) Act" "Free Thou	ght in Higher Education
34	Act".		
35			
36	SECTION 2 Arkano	225 Code 8 6-60-1002(3)-(7)	concerning the

- legislative intent of the Forming Open and Robust University Minds (FORUM)
 Act, is amended to read as follows:
- 3 (3) The exercise of First Amendment rights on the campuses of 4 state-supported institutions of higher education in this state is a critical 5 component of the education experience for students and requires that each
- 6 state-supported institution of higher education in this state ensure free,
- 7 robust, and uninhibited debate and deliberation by students, whether on or 8 off campus;
- 9 (4) The First Amendment is the floor of free speech protection,
 10 and a commitment to the free exchange of ideas gives members of campus
 11 communities in this state the ability to engage in free, robust, and
- 12 <u>uninhibited debate and deliberation, whether on or off campus, beyond those</u> 13 guaranteed by the First Amendment;
- 14 (4)(5) State-supported institutions of higher education in this
 15 state and elsewhere should provide adequate safeguards for the First
 16 Amendment rights of their students rights to free speech of members of campus
- 17 communities to avoid a stifling of expression on campus;
- 18 (5)(6) The United States Supreme Court has warned that if state19 supported institutions of higher education stifle student speech and prevent
 20 the open exchange of ideas on campus, "our civilization will stagnate and
 21 die", Sweezy vs. New Hampshire, 354 U.S. 234, 250 (1957);
 - (6)(7) A significant amount of taxpayer dollars is appropriated to state-supported institutions of higher education each year, and the General Assembly must ensure that all state-supported institutions of higher education receiving state funds recognize freedom of speech as a fundamental right for all; and
 - (7)(8) State-supported institutions of higher education should strive to ensure the fullest degree of intellectual and academic freedom and free expression, and it is not the proper role of state-supported institutions of higher education to shield individuals from speech that is protected by the First Amendment to the United States Constitution, including without limitation ideas and opinions the individuals may find unwelcome, uncollegial, disagreeable, or even deeply offensive.

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SECTION 3. Arkansas Code § 6-60-1003(6)(B), concerning definitions under the Forming Open and Robust University Minds (FORUM) Act, is amended to

1	read as follows:								
2	(B) "Materially and substantially disrupts" does not								
3	include conduct that is protected under the First Amendment to the United								
4	States Constitution or Arkansas Constitution, Article 2, §§ 4, 6, and 24, or								
5	is otherwise protected under this subchapter or in another state statute,								
6	which includes without limitation:								
7	(i) Lawful protests in an outdoor <u>any</u> area of campus								
8	that is generally accessible to members of the campus community students and								
9	teachers, except during times when the area has been reserved in advance for								
10	another event; or								
11	(ii) Minor, brief, or fleeting nonviolent								
12	disruptions of events that are isolated and short in duration;								
13									
14	SECTION 4. Arkansas Code § 6-60-1004 is amended to read as follows:								
15	6-60-1004. Protected expressive activities.								
16	(a) Expressive activities protected under this subchapter consist of								
17	speech and other <u>expressive</u> conduct protected by the First Amendment to the								
18	United States Constitution, including without limitation:								
19	(1) Communicating through any lawful verbal, written, or								
20	electronic means;								
21	(2) Participating in peaceful assembly;								
22	(3) Protesting;								
23	(4) Making speeches, including without limitation those of guest								
24	speakers;								
25	(5) Distributing literature;								
26	(6) Making comments to the media;								
27	(7) Carrying signs; and								
28	(8) Circulating petitions.								
29	(b)(l) Except as provided under subsection (c) of this section, a								
30	state-supported institution of higher education shall:								
31	(A) Ensure students and teachers the fullest degree of								
32	intellectual and academic freedom and free expression;								
33	(B) Not restrict speech that individuals may find								
34	controversial, uncollegial, disagreeable, or offensive; and								
35	(C) Not restrict students and teachers from communicating								
36	with members of the public whether members of the public are members of the								

1 campus community or the public at large, on any matter except for a matter prohibited by state or federal law. 2 3 (2) Speech and expressive conduct permitted under subdivision 4 (b)(1) of this section shall not interfere with state and federal laws for 5 the prohibition of harassment and discrimination. 6 (c) A state-supported institution of higher education may impose 7 reasonable restrictions regarding the time, place, or manner of carrying out 8 expressive activities. 9 10 SECTION 5. Arkansas Code § 6-60-1005 is amended to read as follows: 11 6-60-1005. Public forums. 12 (a) An outdoor area The following areas of campus of a state-supported 13 institution of higher education shall be deemed a public forum for members of 14 students and teachers the campus community: 15 (1) Outdoor areas; and 16 (2)(A) Indoor common areas generally open to all students and 17 teachers for the purpose of congregating for social interaction, as 18 designated by a state-supported institution of higher education. 19 (B) A state-supported institution of higher education 20 shall appropriately designate indoor common areas generally open to all students and teachers for the purpose of congregating for social interaction. 21 22 (b) State-supported institutions of higher education: 23 (1) Shall not create free-speech zones or other designated 24 outdoor areas of campus outside of which expressive activities are 25 prohibited; and 26 (2)(A) May maintain and enforce reasonable time, place, and 27 manner restrictions regarding the time, place, or manner of carrying out 28 expressive activities for outdoor areas of campus that are narrowly tailored to serve a significant institutional interest only when such restrictions: 29 30 (i) Employ clear, published, content-neutral and 31 viewpoint-neutral criteria; and 32 (ii) Provide for ample alternative means of 33 expression. 34 (B) Any restrictions under subdivision (b)(2)(A) of this section shall allow for members of the campus community students and teachers 35 36 to spontaneously and contemporaneously assemble, speak, and distribute

- l literature.
- 2 (c) A member of the campus community student or teacher who wants to
- 3 engage in noncommercial expressive activity in an outdoor any public area of
- 4 campus of a state-supported institution of higher education shall be
- 5 permitted to do so freely as provided under subsection (b) of this section if
- 6 the individual's conduct:
- 7 (1) Is not unlawful; and
- 8 (2) Does not materially and substantially disrupt, as defined
- 9 under \S 6-60-1003, the functioning of the state-supported institution of
- 10 higher education.
- 11 (d) This section shall not be interpreted as:
- 12 (1) Limiting the right of *campus community member* <u>student or</u>
- 13 <u>teacher</u> expression elsewhere on campus;
- 14 (2) Preventing a state-supported institution of higher education
- 15 from prohibiting, limiting, or restricting expression that the First
- 16 Amendment to the United States Constitution does not implicate is illegal,
- 17 including without limitation true threats and expression directed to provoke
- 18 imminent lawless actions and likely to produce it, or prohibiting harassment
- 19 as defined by § 6-60-1003; or
- 20 (3) Allowing an individual to engage in conduct that materially
- 21 and substantially disrupts, as defined under § 6-60-1003, another person's
- 22 expressive activity if the other person's activity is occurring in an area of
- 23 campus that is reserved for an activity under the exclusive use or control of
- 24 a particular group.

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- 26 SECTION 6. Arkansas Code § 6-60-1007 is amended to read as follows:
- 27 6-60-1007. Free expression policies.
- 28 State-supported institutions of higher education shall:
- 29 (1) Make public in their handbooks, on their websites, and
- 30 through their orientation programs for students the policies, regulations,
- 31 and expectations of students regarding free expression on campus consistent
- 32 with this subchapter; and
- 33 (2) Develop materials, programs, and procedures to ensure that
- 34 those persons who have responsibility for discipline or education of
- 35 students, such as administrators, campus police officers, residence life
- officials, and faculty, understand the policies, regulations, and duties of

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