

1 State of Arkansas
2 80th General Assembly
3 Regular Session, 1995
4 By: Senator Todd

A Bill

SENATE BILL 640

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7 For An Act To Be Entitled

8 "AN ACT TO BE KNOWN AS THE ARKANSAS LIBRARY MATERIALS
9 SECURITY LAW; AND FOR OTHER PURPOSES."

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12 Subtitle

13 "AN ACT TO BE KNOWN AS THE ARKANSAS
14 LIBRARY MATERIALS SECURITY LAW.

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17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

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19 SECTION 1. Short Title.

20 This act shall be known and may be cited as the "Arkansas Library
21 Materials Security Law".

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23 SECTION 2. Definitions.

24 For the purposes of this act:

25 (1) "Without authorization" means contrary to rules which set forth
26 policies governing access to library materials and include eligibility for
27 library patronage and lending procedures.

28 (2) "Library materials" means books, manuscripts, letters, newspapers,
29 court records, films, microfilms, tape recordings, phonograph records,
30 lithographs, prints, photographs or any other written or printed document,
31 graphic material of any nature and other personal property which is the
32 property or in the custody of or entrusted to a public or private library,
33 museum, archives or other depository.

34 (3) "Mutilate" means, in addition to its commonly accepted definition,
35 the wilful removal or separation of constituent parts of an item of library

1 materials causing library materials to be exposed to damage.

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3 SECTION 3. Unauthorized removal or wilful mutilation of library
4 materials.

5 (a)(1) It shall be unlawful for any person to remove library
6 materials, without authorization, from the premises wherein such materials
7 are maintained or to retain possession of library materials without
8 authorization.

9 (2) It shall be unlawful for any person to wilfully mutilate
10 library materials.

11 (b)(1) A violation of this section is a Class B felony if the value of
12 the property is two thousand five hundred dollars (\$2,500) or more.

13 (2) A violation of this section is Class C felony if the value of
14 the property is less than two thousand five hundred dollars (\$2,500) but more
15 than five hundred dollars (\$500).

16 (3) A violation of this section is a Class A misdemeanor if the
17 value of the property is five hundred dollars (\$500) or less.

18 (c) However, before a charge of retaining possession of library
19 materials without authorization shall be filed against any person, the
20 library shall send written notice, by ordinary mail, addressed to the last
21 known address of the person who checked out or otherwise removed the books or
22 materials from the library, notifying them that if the books or materials are
23 not returned to the library within thirty (30) days from the date of the
24 notice, charges will be filed against them under the provisions of this
25 section and upon conviction, such person may be fined in an amount as
26 provided in this section.

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28 SECTION 4. Applicability.

29 This act shall apply to all libraries, museums, archives and other
30 depositories operated by an agency, board, commission, department or officer
31 of the State of Arkansas, by private persons, societies or organizations, or
32 by agencies or officers of municipalities, counties, schools and institutions
33 of higher learning or of any other political subdivisions of the State of
34 Arkansas.

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1 SECTION 5. Relation with other criminal or civil proceedings.

2 The provisions of this act are supplemental to other criminal statutes.

3 An acquittal or conviction obtained under this act shall not be a bar to

4 civil proceedings or actions arising from the same incident.

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6 SECTION 6. Reasonable detention and questioning to determine whether
7 offense was committed.

8 If a person employed by a library or a person charged with the
9 supervision thereof with reason to believe that a person has committed or has
10 attempted to commit any offense under this act or that the person has
11 concealed any library material upon his person or within his belongings, then
12 the person may be detained and questioned in a reasonable manner for the
13 purpose of ascertaining whether or not an offense has been committed. The
14 detention and questioning shall not render such employee civilly liable for
15 slander, false arrest, false imprisonment, malicious prosecution, unlawful
16 detention or otherwise, if the library employee or person charged with the
17 supervision of the library acts in good faith and in a reasonable manner.

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19 SECTION 7. All provisions of this act of a general and permanent
20 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
21 Code Revision Commission shall incorporate the same in the Code.

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23 SECTION 8. If any provision of this act or the application thereof to
24 any person or circumstance is held invalid, such invalidity shall not affect
25 other provisions or applications of the act which can be given effect without
26 the invalid provision or application, and to this end the provisions of this
27 act are declared to be severable.

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29 SECTION 9. All laws and parts of laws in conflict with this act are
30 hereby repealed.

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32 /s/Todd

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