1 2	State of ArkansasAs Engrossed:H3/12/25H3/31/2595th General AssemblyAs Engrossed:H3/12/25H3/31/25
3	Regular Session, 2025 HOUSE BILL 1646
4	
5	By: Representative McGrew
6	By: Senator M. McKee
7	-
8	For An Act To Be Entitled
9	AN ACT CONCERNING KINDERGARTEN THROUGH GRADE FIVE
10	LIBRARY MEDIA CENTERS; TO REQUIRE CERTAIN MATERIALS
11	TO BE STORED IN LOCKED COMPARTMENTS WITHIN A
12	DESIGNATED AREA; AND FOR OTHER PURPOSES.
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15	Subtitle
16	TO REQUIRE CERTAIN MATERIALS TO BE
17	STORED IN LOCKED COMPARTMENTS WITHIN A
18	DESIGNATED AREA.
19	
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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22	SECTION 1. Arkansas Code Title 6, Chapter 25, Subchapter 1, is amended
23	to add an additional section to read as follows:
24	6-25-107. Certain materials limited.
25	(a) A library media center located in a public school building that is
26	configured as an elementary school and in which kindergarten through grade
27	five (K-5) students are enrolled shall store non-age-appropriate sexual
28	content, including without limitation a book or other resource that is
29	located in the library media center that is available to the public, in a
30	locked compartment within a designated area.
31	(b) A library media center located in a public school building that is
32	configured as an elementary school and in which kindergarten through grade
33	five (K-5) students are enrolled shall not allow a student enrolled in the
34	school to view or check out a book or other resource that concerns non-age-
35	appropriate sexual content and that is stored in a locked compartment within
36	<u>a designated area unless the library media center receives prior written</u>



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1	approval from the student's parent, legal guardian, or person standing in
2	loco parentis to the student.
3	(c)(l) An allegation that an individual knowingly failed to comply
4	with this section for the first time shall be documented by the principal of
5	the public school at which the individual is employed and by the
6	superintendent of the public school district in which the individual is
7	employed.
8	(2) A public school principal and public school district
9	superintendent may suspend an individual who is found to have knowingly
10	failed to comply with this section for a maximum of five (5) days without
11	pay.
12	(d)(l) An allegation that an individual knowingly failed to comply
13	with this section a second time shall be referred to the Professional
14	Licensure Standards Board by filing a formal complaint.
15	(2) The board may suspend the teaching license of an individual
16	who is found to have knowingly failed to comply with this section a second
17	<u>time.</u>
18	(e) If an individual is found to have knowingly failed to comply with
19	this section a third time, the board shall revoke the individual's teaching
20	<u>license.</u>
21	(f) As used in this section, "non-age-appropriate sexual content" means any
22	materials that include explicit instruction, promotion, or advocacy of sexual
23	ideology, behaviors, or orientations that are not developmentally appropriate
24	for kindergarten through grade five (K-5) students.
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26	/s/McGrew
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