

General Assembly

Substitute Bill No. 1271

January Session, 2025



AN ACT CONCERNING SCHOOL AND PUBLIC LIBRARIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (NEW) (*Effective from passage*) (a) As used in this section:
- 2 (1) "Library and other educational material" means any material
- 3 belonging to, on loan to or otherwise in the custody of a school library
- 4 media center, including, but not limited to, nonfiction and fiction books,
- 5 magazines, reference books, supplementary titles, multimedia and
- 6 digital material, software and other material not required as part of
- 7 classroom instruction.
- 8 (2) "School library staff member" means a school library media
- 9 specialist, school librarian, any certificated or noncertificated staff
- 10 member whose assignment is in the school library or any individual
- 11 carrying out or assisting with the functions of a school library media
- 12 specialist or school librarian.
- 13 (3) "Individual with a vested interest" means any school staff member
- 14 employed by a local or regional board of education, parent or guardian
- of a student currently enrolled in a school at the time a reconsideration
- 16 form is filed under subsection (e) of this section and any student
- 17 currently enrolled in a school at the time a reconsideration form is filed
- 18 under subsection (e) of this section.

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(4) "Remove" means deliberately taking library material out of a library's collection. "Remove" does not include the process of clearing such collection of any materials that are no longer useful.

- (b) Each local and regional board of education, after consulting with the superintendent of schools, the director of curriculum and a librarian employed by such board, shall adopt a (1) collection development and maintenance policy, (2) library display and program policy, and (3) library material review and reconsideration policy. Each such policy shall ensure that all library materials are evaluated and made accessible in accordance with the protections against discrimination set forth in section 10-15c of the general statutes, including, but not limited to, discrimination based on race, color, sex, gender identity, religion, national origin, sexual orientation or disability. In developing each such policy, the board shall have control over the content of each such policy, provided such policies are in accordance with the provisions of this section. Each local and regional board of education shall review, and update as necessary, each such policy every five years.
- (c) The collection development and maintenance policy shall, at a minimum:
- (1) Recognize that library and other educational materials should (A) be provided for the interest, information and enlightenment of all students, and (B) represent a wide range of varied and diverging viewpoints in the collection as a whole;
- (2) Require student access to age-appropriate and grade-level-appropriate material, and provide access to library and other educational material that is relevant to the research, independent reading interests and educational needs of students based on a student's age, development or grade level;
- (3) Recognize the importance of the school library media center as a place for voluntary inquiry, the dissemination of information and ideas and the promotion of free expression and free access to ideas by students;

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(4) Acknowledge that a school library media specialist is professionally trained to curate and develop a collection that provides students with access to the widest array of age-appropriate and grade-level-appropriate library and other educational material; and

- (5) Establish a procedure for a certified school library media specialist to continually review library and other educational material within a school library media center using professionally accepted standards, which shall include, but need not be limited to, the material's relevance, physical condition of the material, availability of duplicates or copies of the material, availability of more recent age-appropriate or grade-level-appropriate material and continued demand for the material.
- (d) The library display and program policy shall, at a minimum:
- (1) Recognize that library displays should (A) be provided for the interest, information and enlightenment of all students, (B) represent a wide range of varied and diverging viewpoints, (C) require student access to age-appropriate and grade-level-appropriate content, and (D) provide access to content that is relevant to the research, independent interests and educational needs of students;
- (2) Recognize the importance of displays and student programs as resources for voluntary inquiry and the dissemination of information and ideas and to promote free expression and free access to ideas by students; and
- 73 (3) Acknowledge that a school library media specialist is 74 professionally trained to curate and develop displays and programs that 75 provide students with access to the widest array of age-appropriate and 76 grade-level-appropriate library and other educational material.
 - (e) The library material review and reconsideration policy shall, at a minimum:
- 79 (1) Establish a process for individuals with a vested interest to challenge any library and other educational materials, display or

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81 student program;

- (2) Limit consideration of requests to reconsider and remove material, displays or student programs to the parents and guardians of students and eligible students currently enrolled in the school or school district;
- (3) Require that no library and other educational material, display or program shall be removed from library media centers, or programs be cancelled, because of the origin, background or viewpoints expressed in such material, display or program, or because of the origin, background or viewpoints of the creator of such material, display or program;
- (4) Require that library and other educational materials, displays and student programs shall only be excluded for legitimate pedagogical purposes or for professionally accepted standards of collection maintenance practices as adopted in the collection development and maintenance policy or the display and program policy;
- (5) Require that any process for petitioners to challenge any library and other educational material, display or student program shall neither favor nor disfavor any group based on protected characteristics;
- (6) Provide for the creation of a request for reconsideration form that may be submitted by an individual with a vested interest to the principal of the school in which the library and other educational material is being challenged to initiate a review of such material. The form shall require such individual to specify which portion or portions of such material such individual objects to and provide an explanation of the reasons for such objection. Such individual shall not submit a request for reconsideration form without including such individual's full legal name, address and telephone number;
- (7) Require the principal, or the principal's designee, to promptly forward the request for reconsideration to the superintendent of schools for the school district. The superintendent, or the superintendent's designee, shall appoint a review committee consisting of: (A) The

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superintendent, or the superintendent's designee, (B) the principal of the school in which the library and other educational material is being challenged, or the principal's designee, (C) the director of curriculum, or a person in an equivalent position, employed by such board, (D) a representative from the local or regional board of education, (E) at least one grade-level-appropriate teacher familiar with the library material, provided the teacher selected is not the individual who submitted the form, (F) a parent or guardian of a student age thirteen years or older enrolled in the school district, provided the parent or guardian selected is not the individual who submitted the form, (G) a parent or guardian of a student age fourteen years or older enrolled in the school district, provided the parent or guardian selected is not the individual who submitted the form, and (H) a certified school librarian employed by such board or employed by another board of education in the state. In cases where such form is submitted by a student enrolled in grades nine to twelve, inclusive, and when appropriate and at the discretion of the superintendent, a student enrolled in grades nine to twelve, inclusive, may serve on the review committee if such student did not submit the reconsideration form, provided the superintendent consults with the principal of the school involved in such reconsideration request prior to making this determination whether to include such student on the review committee;

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- (8) Require that any library and other educational material being challenged remain available in the school library media center according to such material's catalog record and be available for a student to reserve, check out or access until a final decision is made by the review committee;
- (9) Require the review committee to evaluate the request for reconsideration form, read the challenged material in its entirety, evaluate the challenged material against the school district's collection development and maintenance policy and make a written decision on whether or not to remove the challenged material not later than sixty school days from the date of receiving such request. The review committee shall provide a copy of the committee's decision and report

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to the individual with a vested interest who submitted the form and to the principal of the school;

- (10) Permit the individual with a vested interest who submitted the request for reconsideration form to appeal the review committee's decision to the local or regional board of education for the school district. The board, after evaluating the challenged material under the school district's collection development and maintenance policy, shall (A) provide a written statement of the reasons for the reconsideration of or refusal to reconsider the library and other educational material, (B) provide any final decision that is contrary to the decision of the review committee, and (C) publish such reasons or decision on the Internet web site of the school district;
- (11) Provide that once a decision has been made by the review committee on any library and other educational material, such material cannot be subject to a new request for review and reconsideration for a period of three years;
 - (12) Permit a school district to consolidate any requests for review and reconsideration of the same challenged library and other educational material; and
 - (13) Prohibit the removal, exclusion or censoring of any book on the sole basis that a person with a vested interest finds such book offensive.
- (f) Any school library media specialist or school library staff member who, in good faith, implements the policies described in this section shall be immune from any liability, civil or criminal, that might otherwise be incurred or imposed and shall have the same immunity with respect to any judicial proceeding that results from such implementation.
- (g) Any school library media specialist, school library staff member, teacher, administrator, school staff member or local or regional board of education member may bring an action for emotional distress, defamation, libel, slander, damage to reputation or any other relevant

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- tort against any person who harasses such school library media specialist, school library staff member, teacher, administrator, school staff member or local or regional board of education member for implementing the policies described in this section.
 - (h) Each local and regional board of education shall make the (1) collection development and maintenance policy, (2) library program and display policy, and (3) library material review and reconsideration policy adopted under this section available on the board's or governing body's Internet web site, or, if no such Internet web site exists, inside the school library or included as part of such school library's policy manual.
- 187 Sec. 2. (NEW) (*Effective from passage*) (a) As used in this section:

- (1) "Library and other educational material" means any material belonging to, on loan to or otherwise in the custody of a public library, including, but not limited to, nonfiction and fiction books, magazines, reference books, supplementary titles, multimedia and digital material and software.
- (2) "Public library staff member" means a public library media specialist, public librarian, any certificated or noncertificated staff member whose assignment is in the public library or any individual carrying out or assisting with the functions of a public library media specialist.
- (3) "Individual with a vested interest" means any individual residing in the town in which the public library is located or the town in which the contract library is located at the time a reconsideration form is filed under subsection (e) of this section.
 - (4) "Remove" means deliberately taking library material out of a library's collection. "Remove" does not include the process of clearing such collection of any materials that are no longer useful.
- (b) The board of trustees, or other governing body, of each public library shall adopt a (1) collection development and maintenance policy,

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207 (2) library display and program policy, and (3) library material review 208 and reconsideration policy. Each such policy shall ensure that all library 209 materials are evaluated and made accessible in accordance with the 210 protections against discrimination set forth in section 46a-64 of the 211 general statutes, including, but not limited to, discrimination based on 212 race, color, sex, gender identity, religion, national origin, sexual 213 orientation or disability. In developing each such policy, the board shall 214 have control over the content of each such policy, provided such policies 215 are in accordance with the provisions of this section. The board of 216 trustees or other governing body shall review, and update as necessary, 217 each such policy every five years.

- (c) The collection development and maintenance policy shall, at a minimum:
- (1) Recognize that library materials should (A) be provided for the interest, information and enlightenment of all residents, and (B) represent a wide range of varied and diverging viewpoints in the collection as a whole;
 - (2) Recognize the importance of the public library as a place for voluntary inquiry, the dissemination of information and ideas and the promotion of free expression and free access to ideas by residents;

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- (3) Acknowledge that librarians are professionally trained to curate and develop a collection that provides resident with access to the widest array of library and other educational materials; and
- (4) Establish a procedure for a librarian to continually review library and other educational material within a public library using professionally accepted standards, which shall include, but not be limited to, the material's relevance, the physical condition of the material, the availability of duplicates or copies of the material, the availability of more recent age-appropriate or grade-level-appropriate material and the continued demand for the material.
- (d) The library display and program policy shall, at a minimum:

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(1) Recognize that library displays should (A) be provided for the interest, information and enlightenment of all residents, (B) represent a wide range of varied and diverging viewpoints, and (C) provide access to content that is relevant to the research, independent interests and educational needs of residents;

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- (2) Recognize the importance of displays and programs as resources for voluntary inquiry and the dissemination of information and ideas and to promote free expression and free access to ideas by residents;
- 246 (3) Acknowledge that librarians are professionally trained to curate 247 and develop displays and programs; and
 - (4) Differentiate between library displays and programs that are created or curated by librarians or staff members of the public library and those displays and programs created by members of the public or community groups and exhibited in the public library.
- (e) The library material review and reconsideration policy shall, at a minimum:
- 254 (1) Establish a process for individuals with a vested interest to 255 challenge any library and other educational material, display or 256 program;
 - (2) Limit consideration of requests to reconsider material, displays or programs to individuals residing in the town in which the library is located or the town in which the contract library is located;
 - (3) Require that no library material, display or program shall be removed from library media centers, or programs be cancelled, because of the origin, background or viewpoints expressed in such material, display or program or because of the origin, background or viewpoints of the creator of such material, display or program;
 - (4) Require that library materials, displays and programs shall only be excluded for legitimate pedagogical purposes or for professionally accepted standards of collection maintenance practices as adopted in the

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- 268 collection development and maintenance policy or the display and 269 program policy;
- 270 (5) Require that any process for petitioners to challenge any library material, display or program shall neither favor nor disfavor any group 272 based on protected characteristics;

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- 273 (6) Provide for the creation of a request for reconsideration form that 274 may be submitted by an individual to the library director to initiate a 275 review of such material. The form shall require such individual to 276 specify which portion or portions of such material such individual 277 objects to and provide an explanation of the reasons for such objection. 278 Such individual shall not submit a request for reconsideration form 279 without including such individual's full legal name, address and 280 telephone number;
- 281 (7) Acknowledge that reconsideration requests are not confidential patron records under section 11-25 of the general statutes; 282
 - (8) Require that any library material being challenged remain available in the library according to its catalog record and be available for a resident to reserve, check out or access until a final decision is made by the library director;
 - (9) Require the library director to evaluate the request for reconsideration form, read the challenged material in its entirety, evaluate the challenged material against the collection development and maintenance policy and make a written decision on whether or not to remove the challenged material not later than sixty days from the date of receiving such request. The library director shall provide a copy of the library director's decision and report to the individual who submitted the form;
 - (10) Permit the individual who submitted the request for reconsideration form to appeal, in writing, the library director's decision to the board of trustees or other governing body for the library. The board, after evaluating the challenged material under the collection

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299 development and maintenance policy, shall (A) consult with (i) the 300 library director, (ii) the State Librarian, or the State Librarian's designee, 301 (iii) a representative of the cooperating library service unit, as defined in section 11-9e of the general statutes, (iv) the president of the 302 303 Connecticut Library Association, or the president's designee, and (v) the 304 president of the Association of Connecticut Library Boards, or the 305 president's designee, (B) deliberate on such request for reconsideration, 306 (C) provide a written statement of the reasons for the reconsideration or 307 refusal to reconsider the library material, and (D) provide any final 308 decision that is contrary to the decision of the library director;

- (11) Provide that once a decision has been made by the library director or the board of trustees or other governing board on the reconsideration of any library material, such material cannot be subject to a new request for reconsideration for a period of three years;
- 313 (12) Permit a library director to consolidate any requests for 314 reconsideration of the same challenged library material; and

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- 315 (13) Prohibit the removal, exclusion or censoring of any book on the 316 sole basis that an individual finds such book offensive.
 - (f) Any librarian or staff member of a public library who, in good faith, implements the policies described in this section shall be immune from any liability, civil or criminal, that might otherwise be incurred or imposed and shall have the same immunity with respect to any judicial proceeding that results from such implementation.
 - (g) Any librarian or staff member of a public library may bring an action for emotional distress, defamation, libel, slander, damage to reputation or any other relevant tort against any person who harasses such librarian or staff member for implementing the policies described in this section.
 - (h) The board of trustees, or other governing body, of each public library shall make available the (1) collection development and maintenance policy, (2) library display and program policy, and (3)

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library material review and reconsideration policy adopted under this section on the board's or governing body's Internet web site, or, if no such Internet web site exists, inside the library or included as part of such library's policy manual.

Sec. 3. Subsection (i) of section 11-24b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(i) No principal public library shall be eligible to receive a state grant in accordance with the provisions of subsections (b), (c) and (d) of this section if such principal public library does not maintain and adhere to a collection development [, collection management and collection reconsideration policies] and maintenance policy, a library display and program policy and a library material review and reconsideration policy that have been [approved] adopted by the board of trustees or other governing body of such library pursuant to section 2 of this act. Such [collection reconsideration] material review and reconsideration policy shall offer residents a clear process to request a reconsideration of library materials. In the instance of a book challenge, these policies shall govern.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	New section
Sec. 2	from passage	New section
Sec. 3	from passage	11-24b(i)

Statement of Legislative Commissioners:

In Section 1(e), "library" was inserted before "material" for consistency; in Section 1(e)(4), "may" was changed to "shall" for consistency with standard drafting conventions; in Section 2(b)(2), "library program and display" was changed to "library display and program" for consistency; in Section 2(e), "library" was inserted before "material" for consistency; in Section 2(e)(4), "may" was changed to "shall" for consistency with standard drafting conventions; in Section 2(h), "library program and display" was changed to "library display and program" for consistency;

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and in Section 3, " $\underline{library}$ " was inserted before the first instance of " $\underline{material}$ " for consistency.

KID Joint Favorable Subst.

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