GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH40460-LRa-125C

	Short Title:	Free to Learn - Library Bill of Rights Act. (Public	c)		
	Sponsors:	Representative von Haefen.			
	Referred to:				
1		A BILL TO BE ENTITLED			
2	AN ACT EN	ACTING THE FREE TO LEARN – LIBRARY BILL OF RIGHTS ACT ANI	D		
3		RIATING FUNDS FOR THAT PURPOSE.			
4		Assembly of North Carolina enacts:			
5		ECTION 1.1.(a) The General Statutes are amended by adding a new Chapter t	O		
6	read:				
7		" <u>Chapter 125A.</u>			
8		"Free to Learn – Library Bill of Rights.			
9	"Article 1.				
10	"General Provisions.				
11	"§ 125A-1. Short title.				
12	This Cha	oter shall be known and may be cited as the "Free to Learn – Library Bill of Right	ts		
13	Act."				
14	" <u>§ 125A-2. Purpose.</u>				
15		ose of this Chapter is to establish and protect the rights of North Carolina resident	t <u>s</u>		
16	to access info	rmation, preserve intellectual freedom, maintain privacy, and participate in librar	Y		
17	services with	out discrimination or undue restriction.	•		
18	" <u>§ 125A-3.</u> I	Definitions.			
19	The follo	wing definitions apply in this Chapter:			
20	<u>(1</u>) <u>City. – As defined in G.S. 160A-1.</u>			
21	<u>(2</u>) Interlocal agreement. – An agreement between two or more governmenta	<u>al</u>		
22		units to jointly provide library services pursuant to G.S. 160A-461.			
23	<u>(3</u>	<u>Library. – As defined in G.S. 125-18.</u>			
24	<u>(4</u>) Library materials Books, periodicals, newspapers, audio and vide	0		
25	recordings, online resources, databases, and other information resources made				
26		available by a library, and as defined in G.S. 153A-263.			
27	<u>(5</u>) Library programs. – Educational, cultural, recreational, or informational	al		
28		events, activities, or presentations sponsored or cosponsored by a library.			
29	<u>(6</u>	<u>Library records. – As defined in G.S. 125-18.</u>			
30	<u>(7</u>) Library services. – Programs, activities, and functions provided by a librar	У		
31		to its users, consistent with the "free library services" provisions i	n		
32		<u>G.S. 125-14 and G.S. 153A-264.</u>			
33	<u>(8</u>) Regional library system. – A library system established pursuant to G.S. 125-	8		
34		that serves multiple counties or cities through a cooperative arrangement.			
35		Scope; application.			
36	<u>(a)</u> <u>T</u>	ne provisions of this Chapter apply to all libraries in this State.			



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(b) This Chapter applies to online services, digital resources	s, and internet access provided
by libraries, as well as to physical materials and in-person services	-
(c) The rights established in this Chapter supplement and	
other rights and responsibilities regarding library operations,	
otherwise expressly stated in Chapter 125, 153A, or 160A of the C	-
(d) Nothing in this Chapter restricts the authority granted	
the State Library under Chapter 125, 153A, or 160A of the Genera	•
'§ 125A-5. Interlocal agreements and regional systems.	
(a) When libraries operate under interlocal agreements put	rsuant to G.S. 160A-461 or as
part of regional library systems established under G.S. 125-8, all pa	rticipating governmental units
shall share responsibility for ensuring compliance with this Chapter	er.
(b) Regional library systems shall document how ea	
implementing the requirements of this Chapter and shall submit the	nis documentation to the State
Library annually.	
(c) The State Library shall provide model language for inter	rlocal agreements and regional
library system agreements to ensure compliance with this Chapter.	
"Article 2.	
"Rights of Library Users.	
"§ 125A-6. Right to access information.	
(a) Every person has the right to access information and id	deas through library materials
regardless of content, approach, format, or viewpoint of the materi	
(b) No government entity or public official shall prohibi	
naterials based solely on their content or viewpoint.	
(c) This section does not limit the authority of libraries a	and library boards to develop
collections in accordance with professional standards and comm	
G.S. 153A-266.	
(d) Libraries may implement reasonable policies concern	ing access to age-appropriate
naterials for minors, provided such policies do not unduly restrict	• • • • •
consistent with professional library standards.	
"§ 125A-7. Right to access.	
Every person has the right to fair access to library services, ma	aterials, and programs without
liscrimination based on age, race, national origin, gender, sexual o	1 •
socioeconomic status, or viewpoint. This right shall be construed in	
"free library service" provisions established in G.S. 125-14 and G.	
"§ 125A-8. Right to intellectual freedom.	
(a) Every person has the right to pursue intellectual inqu	uiry through libraries without
surveillance, interference, or intimidation.	<u>_</u>
(b) No person shall interfere with or intimidate any per	rson in the exercise of their
ntellectual pursuits within a library.	· · · · · · · · · · · · · · · · · · ·
(c) Libraries shall uphold principles of intellectual freedor	m in accordance with national
professional library standards.	
"§ 125A-9. Right to privacy.	
(a) Every person has the right to privacy regarding their	use of library materials and
services, consistent with G.S. 125-19.	the of normy indertuib and
(b) Library records that identify a person as having request	ed or obtained specific library
materials or services shall be confidential.	<u></u>
(c) <u>A library shall not disclose library records except when</u>	n necessary for the reasonable
operation of the library, upon written consent of the user, or pursu	•
or if otherwise required by law.	unit to subpoond, court order,

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1	(d) A library shall not implement or maintain systems that unnecessarily track or monitor				
2		<u>a user's reading habits, browsing history, or intellectual pursuits when such information i</u>			
3	personally	-		<u> </u>	
4	-		otection from retaliation.		
5	(a)		brary employee, volunteer, board member, or contractor sh	hall be discharged.	
6			otherwise discriminated against regarding compensation,		
7			ileges of employment or service because the person took an		
8	actions:	- 1		<u></u>	
9	<u></u>	(1)	Reported or was about to report a violation of this Chapter		
10		(2)	Testified or was about to testify in a proceeding under this		
11		$\overline{(3)}$	Refused to participate in a violation of this Chapter.		
12		<u>(4)</u>	Provided information to the State Library, Attorney Ge	eneral, or any law	
13		<u></u>	enforcement agency regarding a violation of this Chapter.		
14	(b)	In ad	dition to any other remedies provided by law, a person who	alleges a violation	
15			ay bring a civil action and may be entitled to one or more of	-	
16	<u></u>	(1)	Reinstatement to the same position with the same seniori		
17		<u>1-7</u>	and conditions of employment.	<u></u>	
18		(2)	Compensation for lost wages, benefits, and other remunera	ation	
19		$\frac{(2)}{(3)}$	Payment of reasonable costs and attorneys' fees.		
20		$\frac{(3)}{(4)}$	An injunction against continued violations.		
21		$\frac{(1)}{(5)}$	Other appropriate relief necessary to make the person who	le	
22	(c)		ries shall post notice of the protections provided by this section		
23			ble to all employees and volunteers.		
24			lline privacy protections.		
25	(a)		ry users have the right to privacy when accessing digital	resources online	
26			ernet connections provided by libraries.		
27	(b)		ries shall collect only the minimum amount of perso	onally identifiable	
28			essary to provide services to users and shall do all of the follo	-	
29		(1)	Limit retention of personally identifiable information to the		
30		<u>, - , </u>	operational purposes.		
31		<u>(2)</u>	Anonymize usage data retained for statistical purposes.		
32		$\overline{(3)}$	Delete browser history, search records, and other online act	tivity data when no	
33		<u>, , , , , , , , , , , , , , , , , , , </u>	longer needed for operational purposes and in no case later	•	
34			collection unless retention is required by law.		
35		(4)	Secure all personally identifiable information against un	authorized access.	
36		<u> </u>	disclosure, modification, or destruction.	<u></u>	
37	<u>(c)</u>	Libra	ries shall develop and prominently display a privacy policy t	hat discloses all of	
38			formation:		
39	<u></u>	(1)	What personally identifiable information is collected.		
40		(2)	How the information is used.		
41		$\overline{(3)}$	How long the information is retained.		
42		$\frac{(e)}{(4)}$	With whom the information may be shared.		
43		$\frac{(1)}{(5)}$	How users can access, correct, or delete their information.		
44	<u>(d)</u>		n contracting with third-party service providers, libraries shal	1:	
45		$\frac{(1)}{(1)}$	Include provisions requiring protection of user privacy.		
46		$\frac{(1)}{(2)}$	Prohibit commercial use of user data except as necessar	ary to provide the	
47		<u>(=)</u>	contracted service.		
48		(3)	Require appropriate security measures.		
49		$\frac{(3)}{(4)}$	Ensure compliance with this Chapter.		
50	<u>(e)</u>		ries shall implement reasonable measures to protect the p	rivacy of users of	
51			omputers, including regular clearing of browser history, co	-	
~ 1	paolie uo				

General Assembly Of North Carolina Session 2025 information; prohibition of persistent tracking technologies; and use of privacy screens when 1 2 appropriate. 3 "§ 125A-12. Library programs and events; conduct policies. 4 Every person has the right to access library programs, events, and activities offered (a) 5 by libraries consistent with the library's mission and resources. 6 (b)No governing board, government entity, or public official may prohibit or cancel 7 library programs based solely on the content or viewpoint of the program. 8 When libraries provide meeting spaces for public use, they shall establish (c) 9 viewpoint-neutral policies governing the use of these spaces in accordance with constitutional 10 principles. Library staff shall receive training about identifying the constitutional boundaries between protected expression and unprotected conduct. 11 Libraries shall implement conduct policies for program attendees and presenters that, 12 (d) 13 at the minimum, do all of the following: 14 (1) Prohibit any person from engaging in conduct that disrupts a program or interferes with the ability of others to participate. 15 Prevent any person from engaging in harassment, intimidation, or threats 16 (2) 17 against program presenters, attendees, or library staff because of race, color, 18 religion, nationality, country of origin, sex, disability, age, or other status 19 protected by law. 20 (3) Prohibit any person from threatening violence against individuals or groups, using abusive language that would provoke immediate retaliation in a 21 face-to-face confrontation, or inciting imminent unlawful action. 22 23 Establish reasonable procedures for audience participation that require orderly (4) 24 conduct while ensuring that the procedures are not used to suppress lawful 25 expression of viewpoints. Ensure that restrictions on conduct are enforced uniformly without regard to 26 (5) 27 the content of the speech or the viewpoint expressed. 28 Require written documentation of the specific conduct warranting any (6) 29 intervention, enforce consequences for violations, and offer an informal fair 30 process for appeals. Libraries shall provide public notice of these conduct policies. 31 32 "Article 3. 33 "Administration and Enforcement. 34 "§ 125A-13. Policies; notice; training. 35 Libraries shall develop policies that implement and protect the rights established in (a) 36 this Chapter and make information about those rights readily available to library users. Libraries shall provide adequate training to staff regarding the rights established in 37 (b) this Chapter and procedures for protecting these rights. 38 39 "§ 125A-14. State Library; operational coordination; Attorney General resources. 40 The State Library, established under G.S. 125-1, shall develop guidelines to assist (a) 41 libraries in implementing this Chapter in a manner consistent with existing library laws. 42 For libraries operated by a city, as defined in G.S. 160A-1, the governing body of the (b) 43 city shall adopt policies that protect and implement the rights established in this Chapter. The Attorney General shall establish a Library Rights Legal Resource Center to 44 (c) 45 provide information, training, and consultation to libraries, library boards, and the State Library 46 regarding the implementation and enforcement of this Chapter. 47 "§ 125A-15. Enforcement of protections.

48 (a) Any person who believes their rights under this Chapter have been violated may file 49 a complaint with the governing body of the library where the alleged violation occurred. If a 50 complaint is not resolved satisfactorily at the local level, the person may appeal to the State 51 Library, which shall investigate and make recommendations for resolution. If the matter remains

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unresolved after the Sta	te Library's review, the person may submit the comp	plaint to the Attorney
	ew and possible enforcement action.	
	aggrieved by a violation of this Chapter may bring	y a civil action in an
	lina court for declaratory and injunctive relief. The	
	onable attorneys' fees and costs in any action brough	
	ey General shall develop legal guidelines to	
	oter in compliance with federal and State constitution	
	lelines shall address (i) First Amendment conside	•
-) privacy and confidentiality requirements, (iii) due	
	discrimination provisions in library services.	process in materials
-	brought by the Attorney General, the court may as	sease a civil papalty
	entity, public official, or other person or entity that v	vinituity violates uns
<u>Chapter as follows:</u>	first wellsting a negative not to avoid one thousand	$d d = 11_{aug} (c 1, 000).$
	first violation, a penalty not to exceed one thousand	
	a second violation, a penalty not to exceed two the	busand five hundred
	<u>rs (\$2,500); and</u>	1 (2 1 1 1
	a third or subsequent violation, a penalty not to ex	xceed five thousand
	<u>rs (\$5,000).</u>	
-	amount of the penalty, the court shall consider the	
	of the violation, any good-faith efforts to comply wi	
	ne penalty to the size and resources of the violator. T	±
	for in this section shall be remitted to the Civil Pe	nalty and Forfeiture
Fund in accordance with		
" <u>§ 125A-16. Civil acti</u>		
	y General may bring a civil action to enforce co	-
÷	ction, the Attorney General may request any relies	f authorized by this
section.		
(b) <u>The Attorne</u>	y General shall represent the State Library in any liti	igation arising under
<u>this Chapter.</u>		
(c) The Attorne	y General may intervene in any civil action broug	<u>ght by an individual</u>
under this Chapter if the	e Attorney General certifies that the case is of genera	al public importance.
(d) Libraries sh	all report to the Attorney General any formal c	challenge to library
materials within 30 day	s of receiving such challenge. The report shall include	<u>de:</u>
(1) The	itle and description of the challenged material.	
(2) The	basis of the challenge.	
(3) The	policy followed to address the challenge.	
(4) The	resolution or status of the challenge.	
	other information required by the Attorney General.	
· · · ·	y General shall publish an annual report on the imp	
	terns of challenges to library materials, enforcer	-
	d recommendations for legislative or policy changes	
"§ 125A-17. Public ed		<u>//</u>
	hall develop and implement a statewide public edu	ucation campaign to
	residents about their rights under this Chapter. The	
	fectiveness of the campaign and adjust strategies as	
-	State Library shall collaborate with the Departm	
	Instruction, and other relevant agencies to dev	
educational materials.	instruction, and other relevant agencies to devi	ciop and distribute
cuucanonai materiais.	"Article 4.	
	"Miscellaneous.	
	wiscenaneous.	

51 "<u>§ 125A-18. Severability.</u>

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If any prov	ision of this Chapter, or the application of any provisio	n to any person or
• •	s held to be invalid, the remainder of this Chapter and the	• •
	ner persons or circumstances shall not be affected."	<u> </u>
2	TION 1.1.(b) Article 3 of Chapter 125 of the General Statute	es reads as rewritten:
~	"Article 3.	
	"Library Records.	
"§ 125-18. Defi	•	
-	his Article, unless the context requires otherwise:	
(1)	<u>"Library" means a Library. – A library established by the</u>	State: a county. city.
	township, village, school district, or other local unit	
	authority or combination of local units of government	-
	community college or university; or any private library of	
(2)	"Library record" means a Library record. – A docume	
	method of storing information retained by a library that is	
	having requested or obtained specific information or mate	-
	"Library record" The phrase does not include nonidentifyi	ng material that may
	be retained for the purpose of studying or evaluating the	
	materials in general.	
"§ 125-19. Con	fidentiality of library user records.	
(a) Disc	losure. – A library shall not disclose any library record that i	dentifies a person as
having requested	d or obtained specific materials, information, or services, or	as otherwise having
•	except as provided for in subsection (b).	
	ptions. – Library records may <u>only</u> be disclosed in <u>one of</u> the	-
(1)	When necessary for the reasonable operation of the librar	ry;<u>library.</u>
(2)	Upon written consent of the user; oruser.	
(3)	Pursuant to subpoena, court order, or where othe	erwise required by
	law.subpoena or court order.	
<u>(4)</u>	As allowed under Chapter 125A of the General Statu	ites or as otherwise
SEC	required by State or federal law."	
	TION 1.1.(c) G.S. 153A-262 reads as rewritten:	
	.ibrary materials defined.	ut limitation hooks
	s of this Article, the phrase "library materials" includes, with engravings, maps, magazines, pamphlets, newspapers, <u>perio</u>	
L . L .	ncies, microforms, <u>audio or video</u> recordings, <u>online reso</u>	1
	on resources made available by a library, or other specimens.	
	, historical significance, or curiosity."	, works of incrature,
0	TION 1.1.(d) G.S. 125-2 is amended by adding a new subc	division to read
	<u>To carry out duties relating to the implementation and enfor-</u>	
<u>(11</u> ,	125A of the General Statutes in cooperation with the De	-
	and other pertinent units of State or local government."	epuriment of sustice
SEC	TION 1.1.(e) G.S. 153A-266 reads as rewritten:	
	owers and duties of trustees.	
-	board of trustees is appointed, it shall elect a chairman a	and may elect other
	verning body may delegate to the board of trustees any of th	•
(1)	To formulate and adopt programs, policies, and r	
	government of the library;	-
(2)	To make recommendations to the governing body concern	ning the construction
	and improvement of buildings and other structures for the	-
(3)	To supervise and care for the facilities of the library syste	
(4)	To appoint a chief librarian or director of library services	
	to appoint other employees of the library system. If some of	other body or official

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	is to appoint the chief librarian or director of library services, to advise t	that
	body or official concerning that appointment;	
(• • • • • • • • • • • • • • • • • • • •	Jrn.
X -	damage to, and loss of library materials, and to take other measures to prot	
	and regulate the use of such materials;	
(6		
()		the
× ×	county or city establishing or supporting the system, on any terms	
	conditions the board may prescribe.	
(8		
<u>(</u>	•	in
	accordance with Chapter 125A of the General Statutes.	
(b) T	be board of trustees shall make an annual report on the operations of the library	y to
	body of the county or city and shall make an annual report to the Department	
-	ultural Resources as required by G.S. 125-5.	
	no board of trustees is established, the governing body shall adopt policies a	and
ordinances t	at protect libraries and users in accordance with Chapter 125A of the Gene	eral
Statutes and	nake the annual report to the Department."	
S	ECTION 1.2.(a) There is appropriated from the General Fund to the Departm	ient
	d Cultural Resources, State Library Division, the sum of two million doll	
(\$2,000,000)	in each year of the 2025-2027 fiscal biennium to implement this act. These fun	nds
shall be allo	ated as follows:	
(1	One million dollars (\$1,000,000) to establish and administer the Free to Le	arn
	Library Grant Program to assist libraries in developing policies, training sta	aff,
	and implementing the requirements of Chapter 125A of the General Statut	tes.
(2		-
	reasonable access to computers, internet connectivity, and digital literative	acy
	training and implementing online privacy protections under this act.	
(3	•	-
	model policies, procedures, and guidelines; provide technical assistance	e to
	libraries; and establish a complaint resolution process under this act.	
(4		
	assist libraries in defending against challenges to materials accessed pursu	iant
	to rights established by this act.	
(ign
~	required by this act.	
	ECTION 1.2.(b) This section becomes effective July 1, 2025.	
	ECTION 2.1.(a) Chapter 114 of the General Statutes is amended by adding a n	iew
Article to rea		
	" <u>Article 11.</u>	
" 11 <i>4 7</i> 0 1	"Enforcement of Library Bill of Rights.	
	ibrary Rights Division.	f
	the Library Rights Division (Division) is established within the Department	
	Attorney General may designate an Assistant Attorney General to lead the Divis loy such additional attorneys, investigators, and staff as may be necessary to ca	
	prescribed in this Article. The Division has the following duties with respect of the General Statutes:	<u>1 10</u>
<u>Chapter 125</u>		eral
<u>L</u> .	Statutes.	<u></u>
(2		
(2		

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(4)	Staf	f the Library Rights Legal Resource Center	to do all of the following under
		oter 125A of the General Statutes:	<u> </u>
	<u>a.</u>	Provide information and consultation	to libraries, library boards, and
		the Department of Natural and Cult	
		implementation and enforcement of	
		Statutes. This includes offering traini	
		members and the State Library on lega	
		Library Bill of Rights Act.	<u>r</u>
	<u>b.</u>	Provide legal guidance to libraries, lib	prary boards, the State Library,
		and city and county attorneys about con	mpliance with federal and State
		constitutional and statutory requirement	ents. This includes developing
		and distributing model policies a	ddressing First Amendment
		considerations, privacy and confidentia	ality requirements, due process
		in materials challenges, and antidiscrim	nination provisions.
	<u>c.</u>	Collect and analyze data regarding (i)	patterns of challenges to library
		materials and programs, (ii) enforceme	ent actions taken under Chapter
		125A of the General Statutes, and	(iii) complaints received and
		resolved.	
-	-	October 1, 2026, the Attorney General shal	_
-		pter 125A of the General Statutes, includi	
	commen	dations for legislative or policy changes to	the Governor and the General
ssembly.			
		on with State Library.	
		Division shall coordinate with the State	Library on all of the following
<u>(1)</u>	_	<u>A of the General Statutes:</u> eloping model policies, procedures, and g	uidalinas
(1) (2)		ducting the library public education campa	
$\frac{(2)}{(3)}$		iding technical assistance to libraries.	argn.
(3) (4)		blishing consistent procedures for the con	plaint resolution process
<u>§ 114-72. Ru</u>		sining consistent procedures for the con	plaint resolution process.
		neral shall adopt rules implementing	this Article, including rules
		s for reporting library materials challeng	
• 1		Chapter 125A of the General Statutes, and	
bring enforc			
		2.1.(b) Effective July 1, 2025, G.S. 114-	2 is amended by adding a new
ubdivision to			
"(1]	<u>1) To e</u>	enforce the provisions of Chapter 125A	of the General Statutes and to
	prov	ide legal guidance to libraries and the State	e Library in the implementation
	of th	e Free to Learn Library Bill of Rights A	ct as provided in Article 11 of
	this	Chapter."	-
		2.2. Effective July 1, 2025, there is approximately appr	
o the Departn	nent of J	ustice the sum of one million dollars (\$	1,000,000) in each year of the
		ium to establish the Library Rights Divis	sion pursuant to this act. These
unds shall be a			
(1)		en hundred fifty thousand dollars (\$750,00	*
		ary Rights Legal Resource Center, inc	-
		eral to lead the Library Rights Division, oth	
		allocation includes funding to develop	
		king and responding to library materials ch	
(2)		hundred fifty thousand dollars (\$250,0	JUU) for the public education
	cam	paign authorized in this act.	

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1SECTION 3.1. Except as otherwise provided, this act is effective when it becomes2law.