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1	AN ACT relating to student journalist freedom.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 158 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) The General Assembly hereby finds that:
6	(a) Freedom of expression through school-sponsored media is a fundamental
7	principle in our democratic society granted by the First Amendment to the
8	United States Constitution and Sections 1 and 8 of the Constitution of
9	<u>Kentucky;</u>
10	(b) A robust and free student press is critical to the development of informed
11	and civic-minded students;
12	(c) Student journalists are denied the right to free expression guaranteed to
13	other students and their work is censored when the speech of other students
14	would not be similarly infringed; and
15	(d) Student media advisors and other teachers who defend their students'
16	freedom of expression do so at great professional risk.
17	(2) It is the intent of the General Assembly to restore and protect freedom of
18	expression through school-sponsored media for public high school students and
19	safeguard the jobs of the student media advisors who appropriately support these
20	rights, in order to encourage students to become educated, informed, and
21	responsible members of society.
22	(3) For the purposes of this section:
23	(a) "School-sponsored media":
24	1. Means any material that is prepared, substantially written, published,
25	or broadcast in any media by a student journalist at a public high
26	school under the direction of a student media advisor and distributed
27	or generally made available to members of the student body; and

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1	2. Does not include media intended for distribution or transmission for
2	classroom purposes only;
3	(b) ''Student journalist'' means a public high school student who gathers,
4	compiles, writes, edits, photographs, records, or prepares information for
5	inclusion in school-sponsored media; and
6	(c) ''Student media advisor'' means an individual employed, appointed, or
7	designated at a public high school to supervise or provide instruction
8	relating to school-sponsored media.
9	(4) (a) Except as provided in subsection (5) of this section, a student journalist has
10	the right to exercise freedom of speech and of the press in school-sponsored
11	media regardless of whether the media is supported financially by the
12	school, uses the facilities of the school, or is produced in conjunction with a
13	course or class in which the student journalist is enrolled.
14	(b) A student journalist is responsible for determining the news, opinion,
15	feature, and advertising content of the school-sponsored media.
16	(c) Student media advisors may teach professional standards of English and
17	journalism to student journalists, consistent with this section.
18	(5) This section does not authorize or protect expression by a student journalist that:
19	(a) Is libelous or slanderous;
20	(b) Constitutes an unwarranted invasion of privacy;
21	(c) Is obscene;
22	(d) Violates federal law;
23	(e) Publishes information federal or state law requires the school district to
24	<u>maintain confidential; or</u>
25	(f) So incites students as to create a clear and present danger of the:
26	1. Commission of an unlawful act;
27	2. Violation of a lawful school district policy; or

1	3. Material and substantial disruption of the orderly operation of the
2	school determined from specific facts, including past experience in the
3	school and current events influencing student behavior, and not on an
4	undifferentiated fear or apprehension.
5	(6) There shall be no prior restraint of material prepared for school-sponsored media
6	except insofar as the material violates the standards of subsection (5) of this
7	section. School officials shall have the burden of showing prior justification for
8	the limitation of student journalist expression under this section and afford
9	students a timely opportunity for an appeal.
10	(7) Nothing in this section shall be construed as authorizing the publication of an
11	advertisement in school-sponsored media that promotes the purchase of a product
12	or service that is unlawful for purchase or use by minors.
13	(8) A student journalist shall not be disciplined for acting in accordance with
14	subsection (4) of this section.
15	(9) A student media advisor shall not be dismissed, suspended, disciplined,
16	reassigned, transferred, or otherwise retaliated against for:
17	(a) Refusing to infringe on conduct that is protected by this section, the First
18	Amendment to the United States Constitution, or Section 1 or 8 of the
19	Constitution of Kentucky; or
20	(b) Acting to protect a student journalist engaged in permissible conduct
21	protected under this section, the First Amendment to the United States
22	Constitution, or Section 1 or 8 of the Constitution of Kentucky.
23	(10) Each local school board shall adopt a written policy:
24	(a) Providing for student journalists' exercise of freedom of speech and press in
25	school-sponsored media in accordance with this section;
26	(b) Providing reasonable provisions for the time, place, and manner of
27	distribution of school-sponsored media; and

1	(c) Establishing a procedure that allows for a timely appeal of decisions to the
2	school-based decision making council and ultimately to the local school
3	board.
4	(11) An expression made by student journalists in the exercise of free speech or free
5	press rights under this section shall not be deemed to be an expression of school
6	policy, and a school official or school district shall not be held responsible in any
7	civil or criminal action for any expression made or published by student
8	journalists.
9	(12) Any student journalist, individually or through a parent or guardian, or student
10	media advisor may institute proceedings for injunctive or declaratory relief in any
11	court of competent jurisdiction to enforce the rights provided in this section.
12	Nothing in this section shall be construed to create any private action on behalf
13	of a student other than to seek injunctive relief allowing the publication of the
14	speech in question. A court may award reasonable attorney's fees to a plaintiff
15	that substantially prevails.
16	Section 2. This Act may be cited as the New Voices Act.

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