SB0250/243923/1

BY: Ways and Means Committee

AMENDMENTS TO SENATE BILL 250 (Third Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 2, strike "**Overdue Library Materials** – **Minors**" and substitute "<u>Minors, Children, and Teens – Prohibited Practices</u>"; in lines 3 and 4, in each instance, strike "a minor"; in line 4, after "materials" insert "<u>borrowed by a minor</u> or intended for children or teens; prohibiting a county public library from charging a reserve fee for library materials reserved by a minor or intended for children or teens; prohibiting the borrowing of library materials by a minor or the borrowing of library materials intended for children or teens because of previous overdue library materials"; in line 5, after "circumstances;" insert "requiring a county public library to cancel or refund replacement fees under certain circumstances:"; in line 6, strike "fines and fees levied against minors for overdue"; and in line 7, after "materials" insert "borrowed by a minor or intended for children or teens".

AMENDMENT NO. 2

On page 2, strike line 7 in its entirety; in lines 8 and 11, strike "(3)" and "(4)", respectively, and substitute "(2)" and "(3)", respectively; in line 13, after "RETURNED" insert "OR HAVE BEEN RETURNED IN A DAMAGED CONDITION"; after line 13, insert:

"(4) "RESERVE FEE" MEANS ANY AMOUNT CHARGED BY A PUBLIC LIBRARY TO AN INDIVIDUAL FOR FAILURE TO COLLECT LIBRARY MATERIALS THAT HAVE BEEN PLACED ON HOLD OR RESERVED.";

in line 19, strike "a MINOR"; in line 20, after the closing bracket insert ":

$(I) \qquad TO A MINOR; OR$

SB0250/243923/01 Ways and Means Committee Amendments to SB 250 Page 2 of 3

(II) FOR LIBRARY MATERIALS INTENDED FOR CHILDREN OR TEENS.

(2) <u>A PUBLIC LIBRARY MAY NOT CHARGE A RESERVE FEE:</u>

 $(I) \quad \underline{\text{TO A MINOR; OR}}$

(II) FOR RESERVED LIBRARY MATERIALS INTENDED FOR CHILDREN OR TEENS.

(3) (1) THIS PARAGRAPH APPLIES TO PREVIOUSLY BORROWED LIBRARY MATERIALS THAT WERE:

- **<u>1.</u>** BORROWED BY A MINOR; OR
- 2. <u>INTENDED FOR CHILDREN OR TEENS.</u>

(II) <u>A PUBLIC LIBRARY MAY NOT PROHIBIT AN INDIVIDUAL</u> <u>FROM BORROWING LIBRARY MATERIALS BECAUSE THE INDIVIDUAL FAILED TO</u> <u>RETURN PREVIOUSLY BORROWED LIBRARY MATERIALS UNTIL 21 DAYS OR MORE</u> <u>AFTER THE DATE THE LIBRARY MATERIALS WERE DUE</u>";

in line 21, strike "(2)" and substitute "<u>(4)</u>"; in the same line, strike "a MINOR"; in line 23, after "due" insert "<u>:</u>

<u>1.</u> TO A MINOR; OR

2. FOR LIBRARY MATERIALS INTENDED FOR CHILDREN OR TEENS";

SB0250/243923/01 Ways and Means Committee Amendments to SB 250 Page 3 of 3

in line 24, strike "a minor's"; in the same line, after "materials" insert "<u>BORROWED BY</u> <u>A MINOR OR INTENDED FOR CHILDREN OR TEENS</u>"; in the same line, after "returned" insert "<u>IN A NONDAMAGED CONDITION</u>"; in line 27, strike "A MINOR'S"; in the same line, after "MATERIALS" insert "<u>BORROWED BY A MINOR OR INTENDED FOR</u> <u>CHILDREN OR TEENS</u>"; in line 28, after "RETURNED" insert "<u>IN A NONDAMAGED</u> <u>CONDITION WITHIN 6 MONTHS</u>"; and strike beginning with "IS" in line 28 down through "TO" in line 29 and substitute "<u>SHALL</u>".

On pages 2 and 3, strike beginning with "A" in line 30 on page 2 down through "(e)" in line 1 on page 3.