HB0208/293725/1

BY: Ways and Means Committee

AMENDMENTS TO HOUSE BILL 208

(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 2, strike "Overdue Library Materials – Minors" and substitute "Minors, Children, and Teens – Prohibited Practices"; in lines 3 and 4, in each instance, strike "a minor"; in line 4, after "materials" insert "borrowed by a minor 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 a county public library from 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 3 in its entirety; in lines 4 and 7, strike "(3)" and "(4)", respectively, and substitute "(2)" and "(3)", respectively; in line 9, after "RETURNED" insert "OR HAVE BEEN RETURNED IN A DAMAGED CONDITION"; after line 9, 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 15, strike "a MINOR"; in line 16, after the closing bracket insert ":

(I) TO A MINOR; OR

HB0208/293725/01 Ways and Means Committee Amendments to HB 208 Page 2 of 3

- (II) FOR LIBRARY MATERIALS INTENDED FOR CHILDREN OR TEENS.
 - (2) A PUBLIC LIBRARY MAY NOT CHARGE A RESERVE FEE:
 - (I) TO A MINOR; OR
- (II) FOR RESERVED LIBRARY MATERIALS INTENDED FOR CHILDREN OR TEENS.
- (3) (I) THIS PARAGRAPH APPLIES TO PREVIOUSLY BORROWED LIBRARY MATERIALS THAT WERE:
 - 1. BORROWED BY A MINOR; OR
 - 2. INTENDED FOR CHILDREN OR TEENS.
- (II) A PUBLIC LIBRARY MAY NOT PROHIBIT AN INDIVIDUAL FROM BORROWING LIBRARY MATERIALS BECAUSE THE INDIVIDUAL FAILED TO RETURN PREVIOUSLY BORROWED LIBRARY MATERIALS UNTIL 21 DAYS OR MORE AFTER THE DATE THE LIBRARY MATERIALS WERE DUE";

in line 17, strike "(2)" and substitute "(4)"; in the same line, strike "a MINOR"; in line 19, after "due" insert ":

- 1. TO A MINOR; OR
- 2. FOR LIBRARY MATERIALS INTENDED FOR CHILDREN OR TEENS";

HB0208/293725/01 Ways and Means Committee Amendments to HB 208 Page 3 of 3

in line 20, strike "a minor's"; in the same line, after "materials" insert "BORROWED BY A MINOR OR INTENDED FOR CHILDREN OR TEENS"; in the same line, after "returned" insert "IN A NONDAMAGED CONDITION"; in line 23, strike "A MINOR'S"; in the same line, after "MATERIALS" insert "BORROWED BY A MINOR OR INTENDED FOR CHILDREN OR TEENS"; in line 24, after "RETURNED" insert "IN A NONDAMAGED CONDITION WITHIN 6 MONTHS"; strike beginning with "IS" in line 24 down through "TO" in line 25 and substitute "SHALL"; and strike beginning with "A" in line 26 down through "(e)" in line 29.