

SENATE BILL 250

F5
HB 1246/23 – W&M

(PRE-FILED)

4r0005
CF HB 208

By: **Chair, Education, Energy, and the Environment Committee (By Request – Departmental – State Library)**

Requested: September 10, 2023

Introduced and read first time: January 10, 2024

Assigned to: Education, Energy, and the Environment

Committee Report: Favorable

Senate action: Adopted

Read second time: January 23, 2024

CHAPTER _____

1 AN ACT concerning

2 **County Public Libraries – Overdue Library Materials – Minors**

3 FOR the purpose of prohibiting a county public library from charging a minor a fine for
4 overdue library materials; prohibiting a county public library from charging a minor
5 a replacement fee for overdue library materials, except under certain circumstances;
6 and generally relating to fines and fees levied against minors for overdue library
7 materials.

8 BY repealing and reenacting, with amendments,
9 Article – Education
10 Section 23–409
11 Annotated Code of Maryland
12 (2022 Replacement Volume and 2023 Supplement)

13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
14 That the Laws of Maryland read as follows:

15 **Article – Education**

16 23–409.

17 (a) (1) In this section the following words have the meanings indicated.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

~~Strike out~~ indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 [(2) “Fee” means an amount charged by a public library to an individual for
2 the replacement of library materials that have not been returned.

3 (3) “Fine for overdue library materials” includes any fine charged by a
4 public library to an individual for not returning library materials by the due date.

5 (4) “Special collections” includes items such as cake pans, tools, and frame
6 art.]

7 **(2) “MINOR” MEANS AN INDIVIDUAL UNDER THE AGE OF 18 YEARS.**

8 **(3) “OVERDUE FINE” MEANS ANY AMOUNT CHARGED BY A PUBLIC**
9 **LIBRARY TO AN INDIVIDUAL FOR FAILURE TO RETURN LIBRARY MATERIALS BY THE**
10 **END OF THE LOAN PERIOD.**

11 **(4) “REPLACEMENT FEE” MEANS ANY AMOUNT CHARGED BY A**
12 **PUBLIC LIBRARY TO AN INDIVIDUAL FOR THE REPLACEMENT OF LIBRARY**
13 **MATERIALS THAT HAVE NOT BEEN RETURNED AT THE TIME THE FEE IS ISSUED.**

14 **(5) “SPECIAL COLLECTIONS” INCLUDES LIBRARY MATERIALS SUCH**
15 **AS CAKE PANS, TOOLS, FRAMED ART, AND OTHER GROUPS OF LIBRARY MATERIALS**
16 **THAT POSSESS UNIQUE VALUE AND REQUIREMENTS FOR USE, AS DESIGNATED BY**
17 **THE PUBLIC LIBRARY.**

18 (b) This section does not apply to special collections.

19 (c) (1) A public library may not charge a **MINOR AN OVERDUE** fine [for
20 overdue library materials on a minor’s library materials].

21 (2) (i) A public library may not charge a **MINOR A REPLACEMENT** fee
22 [for a minor’s overdue library materials] until 21 days after the date on which the library
23 materials were due.

24 (ii) If a minor’s overdue library materials are returned after a public
25 library has charged a **REPLACEMENT** fee, the public library shall cancel the
26 **REPLACEMENT** fee.

27 **(III) IF A MINOR’S OVERDUE LIBRARY MATERIALS ARE**
28 **RETURNED AFTER A REPLACEMENT FEE HAS BEEN PAID, THE PUBLIC LIBRARY IS**
29 **NOT REQUIRED TO REFUND THE REPLACEMENT FEE.**

30 (d) A public library **SHALL WAIVE AND** may not attempt to collect any
31 outstanding fees for overdue library materials that are incurred by a minor after June 30,
32 2021.

1 (e) Each board of library trustees shall adopt regulations to carry out this section.

2 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
3 October 1, 2024.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.