

March 4, 1999

**S 241. CHILD CARE LAW CORRECTIONS (=H 287).** *TO MAKE CORRECTIONS TO THE GENERAL STATUTES REGARDING CHILD CARE AND TO REPEAL CERTAIN OTHER LAWS PERTAINING TO CHILD CARE PROGRAM STANDARDS.* Amends GS 110-99(b) to make clear that subsection does not apply to drop-in and short-term child care provided in churches. Repeals sec. 4(b), SL 1997-506, which provided that enhanced program standards adopted by Child Care Comm'n under GS 110-88(7) shall expire July 1, 1999. Repeals Sec. 28.3, SL 1997-506, which provided that Div'n of Child Development and Child Care Comm'n shall not promote or require utilization of training materials, curriculum, or policy developed or provided by National Ass'n for Education of Young Children or National Institute for Early Childhood Professional Development, and individual facilities must be permitted to make curriculum decisions.

**Intro. by Phillips.**

Ref. to Ch. & Hum Res.

GS 110

April 15, 1999

**S 241. CHILD CARE LAW CORRECTIONS.** Intro. 3/4/99. Senate committee substitute makes the following changes to 1st edition. Clarifies that health, fire and building inspections required by GS 110-88(2) apply to initial license for child care centers. Deletes changes in GS 110-91(4) regarding verification of inspections. Adds provision amending GS 110-88 to delete prohibition of use of specified national materials, curriculum, or policies. Deletes provisions repealing sections of SL 1997-506.

April 21, 1999

**S 241. CHILD CARE LAW CORRECTIONS.** Intro. 3/4/99. Senate amendment makes the following changes to 2nd edition. Reinstates current provision in GS 110-88 providing that Child Care Division and Commission shall permit individual facilities to make curriculum decisions.