

March 17, 2003

**S 423. AMEND CHILD SUPPORT ENFORCEMENT LAWS (=H 202).** *TO CLARIFY AND ENHANCE CHILD SUPPORT ENFORCEMENT LAWS.* Identical to H 202, introduced 3/4/03.

**Intro. by Thomas, Metcalf, Rand.**

Ref. to Judiciary II	GS 50, 93B, 110
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April 7, 2003

**S 423. AMEND CHILD SUPPORT ENFORCEMENT LAWS.** Intro. 3/17/03. Senate committee substitute makes the following changes to 1st edition. Adds amendment to GS 110-135 to require Dep't to determine if obligor's estate has funds to pay child support debt upon death of obligor. In IV-D cases allows Dep't to notify licensing boards that license suspension should be terminated under GS 93B-13. Rewrites section of bill dealing with pay records to amend GS 110-139 to specify that payment history of obligor may be released to court, obligor, or recipient of support, and allows release of information to other parent if necessary to establish or modify support order. Amends GS 50-13.11 to provide that if health insurance is not presently available at a reasonable cost, court must order it to be provided when it becomes available. Amends GS 110-139.2 to provide that levy on account under that section to pay child support must be for lesser of six months or \$1000 in unpaid support, and clarifies procedure to be used in imposing and removing lien for that amount on the money held by the financial institution and provides for district court hearing to contest the lien. Makes this amendment effective 90 days after the bill becomes law.

June 9, 2003

**S 423. AMEND CHILD SUPPORT ENFORCEMENT LAWS.** Intro. 03/17/03. House committee substitute makes the following changes to 2nd edition. Provides that a financial institution will not be liable for making payments to the Child Support Enforcement Agency under the act's provisions for levying on an obligor's accounts for delinquent child support obligations. Makes other technical and clarifying changes.