## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

S SENATE BILL 724

	Short Title: Discharge from Adult Care Homes.		llt Care Homes.	(Public)	
	Sponsors: Senators Kinnaird; Dannelly, Dorsett, Garrou, Gulley, Metcalf, and Reeves.				ley, Lucas, Malone,
	Referred to: Health & Human Resources.				
	April 3, 2003				
1 2 3 4	A BILL TO BE ENTITLED  AN ACT TO CLARIFY THE CIRCUMSTANCES UNDER WHICH A RESIDENT MAY BE TRANSFERRED OR DISCHARGED FROM AN ADULT CARE HOME.				
5	The General Assembly of North Carolina enacts:				
6	SECTION 1. G.S. 131D-21(17) reads as rewritten:				
7	"§ 131D-21. Declaration of residents' rights.				
8 9	Each facility shall treat its residents in accordance with the provisions of this Article. Every resident shall have the following rights:				
10	Every resident shan have the following rights.				
11	(1)	7) To n	ot be transfe	erred or discharged from a facility	except for medical
12	(2			dents' own or other residents' welfa	
13				n the transfer is mandated under S	
14			•	ll be given at least 30 days' advar	
15	orderly transfer or discharge, except in the case of jeopardy to				of jeopardy to the
16					
17	circumstances shall not create a presumption of jeopardy to heal				eopardy to health or
18		safet			
19		<u>a.</u>		ent's welfare is affected because	the resident's needs
20		1		met by the facility.	1 1 1 1 0
21		<u>b.</u>		cian has authorized a change to a	higher level of care
22		0	for the res		haalth naads aannat
<ul><li>23</li><li>24</li></ul>		<u>c.</u>		ty determines that the resident's left the facility.	nearm needs cannot
25		In ar		cumstances listed in subparagraphs	a through c of this
26				ess there is jeopardy to health	
27				ring an immediate transfer or disc	
28			• •	lischarge, the facility shall condu	

determine if a new care plan would allow the facility to meet the 1 2 resident's needs. The assessment shall include a description of the 3 problem purported to justify transfer or discharge, a description of the interventions attempted to address the problem, and a description of 4 5 the results of the intervention. At least three working days prior to 6 providing the assessment or other information to the physician to 7 support a request for a change in the resident's level of care, the facility 8 must provide the same information to the resident and the resident's 9 legal representative along with notice to the recipients that the 10 information will be provided to the physician and that this could affect the person's level of care and continuing stay in the facility. For 11 12 residents who are recipients of medical assistance, a level of care change recorded on the level of care authorization form signed by the 13 14 physician (FL-2 form) is not effective to support a transfer or discharge based on a need for a higher level of care until a prior 15 approval number has been assigned. 16 17

The resident has the right to appeal a facility's attempt to transfer or discharge the resident pursuant to rules adopted by the Medical Care Commission, and the resident shall be allowed to remain in the facility until resolution of the appeal unless otherwise provided by law. The Medical Care Commission shall adopt rules pertaining to the transfer and discharge of residents that offer at least the same protections to residents as State and federal rules and regulations governing the transfer or discharge of residents from nursing homes."

**SECTION 2.** This act becomes effective July 1, 2003.

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