Chapter 305

H.B. No. 2109

1 AN ACT

- 2 relating to agency action concerning assisted living facilities,
- 3 including regulation of inappropriate placement of residents at
- 4 facilities; providing a penalty.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Section 247.066, Health and Safety Code, is
- 7 amended by adding Subsections (b-1), (d-1), (d-2), (f), (g), and
- 8 (h) and amending Subsections (c), (d), and (e) to read as follows:
- 9 (b-1) If a facility identifies a resident who the facility
- 10 believes is inappropriately placed at the facility, the facility is
- 11 not required to move the resident if the facility obtains the
- 12 written statements and waiver prescribed by Subsection (c).
- 13 (c) If [a department inspector determines that] a resident
- 14 is inappropriately placed at a facility, the facility is not
- 15 required to move the resident if, not later than the 10th business
- 16 day after the date that the facility determines or is informed of
- 17 the department's [of the specific basis of the inspector's]
- 18 determination that a resident is inappropriately placed at the
- 19 facility, the facility:
- 20 (1) obtains a written assessment from a physician that
- 21 the resident is appropriately placed;
- 22 (2) obtains a written statement:
- 23 (A) from the resident that the resident wishes to
- 24 remain in the facility; or

- 1 . (B) from a family member of the resident that the
- 2 family member wishes for the resident to remain in the facility, if
- 3 the resident lacks capacity to give a statement under this
- 4 subsection;
- 5 (3) states in writing that the facility wishes for the
- 6 resident to remain in the facility; and
- 7 (4) applies for and obtains a waiver from the
- 8 department of all applicable requirements for evacuation that the
- 9 facility does not meet with respect to the resident, if the facility
- 10 does not meet all requirements for the evacuation of residents with
- 11 respect to the resident.
- (d) If the [a] department [inspector] determines that a
- 13 resident is inappropriately placed at a facility and the facility
- 14 either agrees with the determination or does not obtain the written
- 15 statements and waiver prescribed by Subsection (c) that would allow
- 16 the resident to remain in the facility [notwithstanding the
- 17 determination of the inspector, the department may not assess an
- 18 administrative penalty against the facility because of the
- 19 inappropriate placement. However], the facility shall discharge
- 20 the resident. The resident is allowed 30 days after the date of
- 21 discharge to move from the facility. A discharge required under
- 22 this subsection must be made notwithstanding:
- (1) any other law, including any law relating to the
- 24 rights of residents and any obligations imposed under the Property
- 25 Code; and
- 26 (2) the terms of any contract.
- 27 (d-1) If a facility is required to discharge the resident

- 1 because the facility has not obtained the written statements
- 2 prescribed by Subsection (c) or the department does not approve a
- 3 waiver based on the written statements submitted, the department
- 4 may:
- 5 (1) assess an administrative penalty against the
- 6. facility if the facility intentionally or repeatedly disregards
- 7 department criteria for obtaining a waiver for inappropriate
- 8 placement of a resident;
- 9 (2) seek an emergency suspension or closing order
- 10 against the facility under Section 247.042 if the department
- 11 determines there is a significant risk to the residents of the
- 12 <u>facility and an immediate</u> threat to the health and safety of the
- 13 <u>residents;</u> or
- 14 (3) seek other sanctions against the facility under
- 15 Subchapter C in lieu of an emergency suspension or closing order if
- 16 the department determines there is a significant risk to a resident
- 17 of the facility and an immediate threat to the health and safety of
- 18 <u>a resident</u>.
- 19 <u>(d-2) The executive commissioner by rule shall develop</u>
- 20 criteria under which the department may determine when a facility
- 21 has intentionally or repeatedly disregarded the waiver process.
- (e) To facilitate obtaining the written statements required
- 23 under Subsections (b-1) and (c)(1)-(3), the department shall
- 24 develop standard forms that must be used under Subsections (b-1) or
- 25 (c)(1)-(3), as appropriate. The department shall develop criteria
- 26 under which the department will determine, based on a resident's
- 27 specific situation, whether it will grant or deny a request for a

- 1 waiver under Subsection (b-1) or (c)(4).
- 2 (f) The department shall ensure that each facility and
- 3 resident is aware of the waiver process described by Subsection (c)
- 4 for aging in place. A facility must include with the facility
- 5 disclosure statement required under Section 247.026(b)(4)(B)
- 6 information regarding the policies and procedures for aging in
- 7 place described by this section.
- 8 (g) The department, in cooperation with assisted living
- 9 service providers, shall develop cost-effective training regarding
- 10 aging in place, retaliation, and other issues determined by the
- 11 department.
- 12 (h) The department shall require surveyors, facility
- 13 supervisors, and other staff, as appropriate, to complete the
- 14 training described by Subsection (g) annually.
- 15 SECTION 2. Section 247.068, Health and Safety Code, is
- 16 amended by adding Subsection (c) to read as follows:
- 17 (c) A department employee may not retaliate against an
- 18 assisted living facility, an employee of an assisted living
- 19 facility, or a person in control of an assisted living facility for:
- 20 (1) complaining about the conduct of a department
- 21 employee;
- (2) disagreeing with a department employee about the
- 23 existence of a violation of this chapter or a rule adopted under
- 24 this chapter; or
- 25 (3) asserting a right under state or federal law.
- 26 SECTION 3. This Act takes effect immediately if it receives
- 27 a vote of two-thirds of all the members elected to each house, as

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- 1 provided by Section 39, Article III, Texas Constitution. If this
- 2 Act does not receive the vote necessary for immediate effect, this
- 3 Act takes effect September 1, 2011.

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## Marid Dewhurst

President of the Senate

Speaker of the House

I certify that H.B. No. 2109 was passed by the House on May 5, 2011, by the following vote: Yeas 146, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2109 was passed by the Senate on May 24, 2011, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

17 JUN'11

Date

Governor

FILED IN THE OFFICE OF THE SECRETARY OF STATE

ILIN 1 7 2017

Secretary of State