26:2H-128 LEGISLATIVE HISTORY CHECKLIST

Compiled by the NJ State Law Library

			Com		Iale Law Library				
LAWS OF:	2011	CHAP.	TER:	58					
NJSA:	26:2H-	128 (Establishes	assisted	d living facility and	l comprehensive per	sonal care home resident rights)			
BILL NO:	ILL NO: S2458 (Substituted for A3732)								
SPONSOR(S)	Codey	and others							
DATE INTROD	UCED:	December 6, 2	010						
COMMITTEE:		ASSEMBLY:	Health	and Senior Servi	ices				
		SENATE:	Health	, Human Service	s and Senior Citizens	3			
AMENDED DURING PASSAGE:		ASSAGE:	No						
DATE OF PAS	SAGE:	ASSE	MBLY:	March 14, 2011					
		SENA	TE:	February 17, 20	011				
DATE OF APP	ROVAL:	April 20	0, 2011						
FOLLOWING		FACHED IF AVA	ILABLE	:					
FINAL	техт о	F BILL (Introduc	ed versi	on of bill enacted)				
S2458						Mer			
				(Begins on page 5 of introduced bill)		Yes			
	COMN	IITTEE STATEM	IENT:		ASSEMBLY:	Yes			
					SENATE:	Yes			
(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, <i>may possibly</i> be found at www.njleg.state.nj.us)									
	FLOOR AMENDMENT STATE			MENT:		No			
	LEGIS	LATIVE FISCAL	NOTE:			No			
A3732									
	SPON	SOR'S STATEM	Yes						
	COMN	IITTEE STATEM	IENT:		ASSEMBLY:	Yes			
					SENATE:	No			
	FLOO	R AMENDMENT	STATE	MENT:		No			
	LEGIS	LATIVE FISCAL	NOTE:			No			

(continued)

VETO MESSAGE:	No
GOVERNOR'S PRESS RELEASE ON SIGNING:	Yes
FOLLOWING WERE PRINTED: To check for circulating copies, contact New Jersey State Govern Publications at the State Library (609) 278-2640 ext.103 or mailto	
REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	No

LAW/RWH

P.L.2011, CHAPTER 58, *approved April 20, 2011* Senate, No. 2458

1 AN ACT concerning the rights of residents of assisted living 2 facilities and comprehensive personal care homes, and 3 supplementing Title 26 of the Revised Statutes. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. a. Each assisted living facility and comprehensive personal 9 care home provider licensed pursuant to P.L.1971, c.136 (C.26:2H-10 1 et seq.) shall distribute to each resident and post in a conspicuous, 11 public place in the facility or home, as applicable, a statement of resident rights. The statement of rights shall include, at a minimum, 12 13 the rights set forth in subsection b. of this section. Each resident, 14 resident family member, and legally appointed guardian, as 15 applicable, shall be informed of the resident rights, and provided with explanations if needed. The provider shall ensure that each 16 17 resident, or the resident's legally appointed guardian, as applicable, signs a copy of the statement of rights. 18 19 b. Every resident of an assisted living facility or comprehensive 20 personal care home that is licensed in the State shall have the right 21 to: 22 receive personalized services and care in accordance (1)23 with the resident's individualized general service or health service 24 plan; receive a level of care and services that address the 25 (2)resident's changing physical and psychosocial status; 26 27 have his or her independence and individuality; (3) 28 (4) be treated with respect, courtesy, consideration and 29 dignity; 30 (5) make choices with respect to services and lifestyle; 31 (6) privacy; 32 have or not to have families' and friends' participation in (7) 33 resident service planning and implementation; 34 (8) receive pain management as needed, in accordance with 35 Department of Health and Senior Service regulations; choose a physician, advanced practice nurse, or 36 (9) 37 physician assistant; 38 appeal an involuntary discharge as specified in (10)39 department regulations; 40 receive written documentation that fee increases based (11)41 on a higher level of care are based on reassessment of the resident 42 and in accordance with department regulations;

1 (12) receive a written explanation of fee increases that are not 2 related to increased services, upon request by the resident;

3 (13) participate, to the fullest extent that the resident is able,4 in planning his or her own medical treatment and care;

5 (14) refuse medication and treatment after the resident has
6 been informed, in language that the resident understands, of the
7 possible consequences of this decision;

8 (15) refuse to participate in experimental research, including 9 the investigations of new drugs and medical devices, and to be 10 included in experimental research only when the resident gives 11 informed, written consent to such participation;

12 (16) be free from physical and mental abuse and neglect;

(17) be free from chemical and physical restraints, unless a
physician, advanced practice nurse, or physician assistant
authorizes the use for a limited period of time to protect the resident
or others from injury. Under no circumstances shall a resident be
confined in a locked room, or restrained, including with the use of
excessive drugs, for punishment or for the convenience of staff;

(18) manage the resident's own finances, and to delegate that
responsibility to a family member, assigned guardian, facility
administrator, or some other individual with power of attorney. The
resident's authorization delegating such authority shall be witnessed
and in writing;

(19) receive prior to or at the time of admission, and
afterwards through addenda, an admission agreement that complies
with all applicable State and federal laws, describes the services
provided and the related charges, and includes the policies for
payment of fees, deposits, and refunds;

receive a quarterly written account of the resident's 29 (20)30 funds, the itemized property deposited with the facility for the 31 resident's use and safekeeping, and all financial transactions with 32 the resident, next-of-kin, or guardian, which account shall show the 33 amount of property in the account at the beginning and end of the 34 accounting period, as well as a list of all deposits and withdrawals, 35 substantiated by receipts given to the resident or the resident's 36 guardian;

37 (21) have daily access during specified hours to the money
38 and property that the resident has deposited with the facility, and to
39 delegate, in writing, this right of access to a representative;

40 (22) live in safe and clean conditions that do not admit more41 residents than can safely be accommodated;

42 (23) not be arbitrarily and capriciously moved to a different43 bed or room;

44 (24) wear the resident's own clothes;

45 (25) keep and use the resident's personal property, unless
46 doing so would be unsafe, impractical, or an infringement on the
47 rights of other residents;

reasonable opportunities for private and intimate

1 (26) reasonable opportunities for private and intimate 2 physical and social interaction with other people, including the 3 opportunity to share a room with another individual unless it is 4 medically inadvisable;

5 (27) confidential treatment with regard to information about
6 the resident, subject to the requirements of law;

7 (28) receive and send mail in unopened envelopes, unless the
8 resident requests otherwise, and the right to request and receive
9 assistance in reading and writing correspondence unless medically
10 contraindicated;

11 (29) have a private telephone in the resident's living quarters12 at the resident's own expense;

(30) meet with any visitors of the resident's choice, at anytime, in accordance with facility policies and procedures;

(31) take part in activities, and to meet with and participate in
the activities of any social, religious, and community groups, as
long as these activities do not disrupt the lives of other residents;

18 (32) refuse to perform services for the facility;

(33) request visits at any time by representatives of the
religion of the resident's choice and, upon the resident's request, to
attend outside religious services at the resident's own expense;

(34) participate in meals, recreation, and social activities
without being subjected to discrimination based on age, race,
religion, sex, marital status, nationality, or disability;

(35) organize and participate in a resident council thatpresents residents' concerns to the administrator of the facility;

(36) be transferred or discharged only in accordance with the
terms of the admission agreement and with N.J.A.C. 8:36-5.1(d);

(37) receive written notice at least 30 days in advance when
the facility requests the resident's transfer or discharge, except in an
emergency, which notice shall include the name and contact
information for the New Jersey Office of the Ombudsman for the
Institutionalized Elderly;

34 (38) receive a written statement of resident rights and any
35 regulations established by the facility involving resident rights and
36 responsibilities;

37 (39) retain and exercise all constitutional, civil and legal38 rights to which the resident is entitled by law;

39 (40) voice complaints without fear of interference, discharge,
40 reprisal, and obtain contact information respecting government
41 agencies to which residents can complain and ask questions, which
42 information also shall be posted in a conspicuous place in the
43 facility;

44 (41) hire a private caregiver or companion at the resident's
45 expense and responsibility, as long as the caregiver or companion
46 complies with the facility's policies and procedures; and

1 obtain medications from a pharmacy of the resident's (42)2 choosing, as long as the pharmacy complies with the facility's 3 medication administration system, if applicable. 4 5 2. This act shall take effect on the 30th day after enactment. 6 7 8 **STATEMENT** 9 10 This bill sets forth the rights of residents who live in assisted 11 living facilities and comprehensive personal care homes in the 12 State, and is a codification of current Department of Health and Senior Services regulations (N.J.A.C.8:36-4.1), which establish the 13 14 rights of residents. 15 The bill requires assisted living facilities and comprehensive 16 personal care homes to distribute the statement of resident rights to 17 each resident, and post it in a conspicuous, public place in the 18 facility or home, as applicable. In addition, the bill requires 19 providers to inform each resident, the resident's family member, 20 and the resident's legally appointed guardian, if applicable, of the resident's rights, provide explanations if needed, and ensure that 21 22 each resident, or the resident's legally appointed guardian, as 23 applicable, signs a copy of statement of rights. 24 The bill takes effect on the 30th day after enactment. 25 26 27 28 29 Establishes assisted living facility and comprehensive personal 30 care home resident rights.

S2458

SENATE, No. 2458 **STATE OF NEW JERSEY** 214th LEGISLATURE

INTRODUCED DECEMBER 6, 2010

Sponsored by: Senator RICHARD J. CODEY District 27 (Essex) Senator SANDRA B. CUNNINGHAM District 31 (Hudson) Assemblywoman ANNETTE QUIJANO District 20 (Union) Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen)

Co-Sponsored by: Senators Gordon, Sacco, Van Drew, Beck, Gill, Assemblywomen Riley and Wagner

SYNOPSIS

Establishes assisted living facility and comprehensive personal care home resident rights.



(Sponsorship Updated As Of: 3/15/2011)

S2458 CODEY, CUNNINGHAM

2

1 AN ACT concerning the rights of residents of assisted living 2 facilities and comprehensive personal care homes, and 3 supplementing Title 26 of the Revised Statutes. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. a. Each assisted living facility and comprehensive personal 9 care home provider licensed pursuant to P.L.1971, c.136 (C.26:2H-10 1 et seq.) shall distribute to each resident and post in a conspicuous, public place in the facility or home, as applicable, a statement of 11 12 resident rights. The statement of rights shall include, at a minimum, 13 the rights set forth in subsection b. of this section. Each resident, 14 resident family member, and legally appointed guardian, as 15 applicable, shall be informed of the resident rights, and provided 16 with explanations if needed. The provider shall ensure that each 17 resident, or the resident's legally appointed guardian, as applicable, 18 signs a copy of the statement of rights. 19 b. Every resident of an assisted living facility or comprehensive 20 personal care home that is licensed in the State shall have the right 21 to: 22 receive personalized services and care in accordance (1)23 with the resident's individualized general service or health service 24 plan; 25 receive a level of care and services that address the (2)26 resident's changing physical and psychosocial status; 27 have his or her independence and individuality; (3) 28 (4) be treated with respect, courtesy, consideration and 29 dignity; 30 make choices with respect to services and lifestyle; (5) 31 (6) privacy; 32 have or not to have families' and friends' participation in (7)33 resident service planning and implementation; 34 (8) receive pain management as needed, in accordance with 35 Department of Health and Senior Service regulations; 36 (9) choose a physician, advanced practice nurse, or 37 physician assistant; 38 (10)appeal an involuntary discharge as specified in 39 department regulations; 40 receive written documentation that fee increases based (11)41 on a higher level of care are based on reassessment of the resident 42 and in accordance with department regulations; 43 receive a written explanation of fee increases that are not (12)44 related to increased services, upon request by the resident; 45 participate, to the fullest extent that the resident is able, (13)46 in planning his or her own medical treatment and care;

3

(14) refuse medication and treatment after the resident has
 been informed, in language that the resident understands, of the
 possible consequences of this decision;

4 (15) refuse to participate in experimental research, including 5 the investigations of new drugs and medical devices, and to be 6 included in experimental research only when the resident gives 7 informed, written consent to such participation;

(16) be free from physical and mental abuse and neglect;

8

9 (17) be free from chemical and physical restraints, unless a 10 physician, advanced practice nurse, or physician assistant 11 authorizes the use for a limited period of time to protect the resident 12 or others from injury. Under no circumstances shall a resident be 13 confined in a locked room, or restrained, including with the use of 14 excessive drugs, for punishment or for the convenience of staff;

(18) manage the resident's own finances, and to delegate that
responsibility to a family member, assigned guardian, facility
administrator, or some other individual with power of attorney. The
resident's authorization delegating such authority shall be witnessed
and in writing;

(19) receive prior to or at the time of admission, and
afterwards through addenda, an admission agreement that complies
with all applicable State and federal laws, describes the services
provided and the related charges, and includes the policies for
payment of fees, deposits, and refunds;

25 receive a quarterly written account of the resident's (20)26 funds, the itemized property deposited with the facility for the 27 resident's use and safekeeping, and all financial transactions with 28 the resident, next-of-kin, or guardian, which account shall show the 29 amount of property in the account at the beginning and end of the 30 accounting period, as well as a list of all deposits and withdrawals, 31 substantiated by receipts given to the resident or the resident's 32 guardian;

33 (21) have daily access during specified hours to the money
34 and property that the resident has deposited with the facility, and to
35 delegate, in writing, this right of access to a representative;

36 (22) live in safe and clean conditions that do not admit more
37 residents than can safely be accommodated;

38 (23) not be arbitrarily and capriciously moved to a different39 bed or room;

40 (24) wear the resident's own clothes;

41 (25) keep and use the resident's personal property, unless
42 doing so would be unsafe, impractical, or an infringement on the
43 rights of other residents;

44 (26) reasonable opportunities for private and intimate
45 physical and social interaction with other people, including the
46 opportunity to share a room with another individual unless it is
47 medically inadvisable;

4

1 confidential treatment with regard to information about (27)2 the resident, subject to the requirements of law; 3 (28)receive and send mail in unopened envelopes, unless the resident requests otherwise, and the right to request and receive 4 5 assistance in reading and writing correspondence unless medically 6 contraindicated; 7 (29) have a private telephone in the resident's living quarters 8 at the resident's own expense; 9 meet with any visitors of the resident's choice, at any (30)10 time, in accordance with facility policies and procedures; 11 take part in activities, and to meet with and participate in (31) 12 the activities of any social, religious, and community groups, as 13 long as these activities do not disrupt the lives of other residents; 14 refuse to perform services for the facility; (32)15 (33) request visits at any time by representatives of the 16 religion of the resident's choice and, upon the resident's request, to 17 attend outside religious services at the resident's own expense; (34) participate in meals, recreation, and social activities 18 19 without being subjected to discrimination based on age, race, 20 religion, sex, marital status, nationality, or disability; organize and participate in a resident council that 21 (35) 22 presents residents' concerns to the administrator of the facility; 23 be transferred or discharged only in accordance with the (36) 24 terms of the admission agreement and with N.J.A.C. 8:36-5.1(d); 25 receive written notice at least 30 days in advance when (37) 26 the facility requests the resident's transfer or discharge, except in an emergency, which notice shall include the name and contact 27 information for the New Jersey Office of the Ombudsman for the 28 29 Institutionalized Elderly; 30 receive a written statement of resident rights and any (38) 31 regulations established by the facility involving resident rights and 32 responsibilities; 33 retain and exercise all constitutional, civil and legal (39) 34 rights to which the resident is entitled by law; 35 (40)voice complaints without fear of interference, discharge, 36 reprisal, and obtain contact information respecting government 37 agencies to which residents can complain and ask questions, which 38 information also shall be posted in a conspicuous place in the 39 facility; 40 (41) hire a private caregiver or companion at the resident's 41 expense and responsibility, as long as the caregiver or companion 42 complies with the facility's policies and procedures; and 43 obtain medications from a pharmacy of the resident's (42)44 choosing, as long as the pharmacy complies with the facility's medication administration system, if applicable. 45 46 47 2. This act shall take effect on the 30th day after enactment.

S2458 CODEY, CUNNINGHAM

STATEMENT

1 2

forth the rights of residents who

This bill sets forth the rights of residents who live in assisted living facilities and comprehensive personal care homes in the State, and is a codification of current Department of Health and Senior Services regulations (N.J.A.C.8:36-4.1), which establish the rights of residents.

8 The bill requires assisted living facilities and comprehensive 9 personal care homes to distribute the statement of resident rights to 10 each resident, and post it in a conspicuous, public place in the 11 facility or home, as applicable. In addition, the bill requires 12 providers to inform each resident, the resident's family member, 13 and the resident's legally appointed guardian, if applicable, of the 14 resident's rights, provide explanations if needed, and ensure that 15 each resident, or the resident's legally appointed guardian, as 16 applicable, signs a copy of statement of rights.

17 The bill takes effect on the 30th day after enactment.

SENATE HEALTH, HUMAN SERVICES AND SENIOR CITIZENS COMMITTEE

STATEMENT TO

SENATE, No. 2458

STATE OF NEW JERSEY

DATED: FEBRUARY 7, 2011

The Senate Health, Human Services and Senior Citizens Committee reports favorably Senate Bill No. 2458.

This bill sets forth the rights of residents who live in assisted living facilities and comprehensive personal care homes in the State, and codifies current Department of Health and Senior Services regulations (N.J.A.C.8:36-4.1).

The bill requires assisted living facilities and comprehensive personal care homes to distribute the statement of resident rights to each resident, and post it in a conspicuous, public place in the facility or home. In addition, the bill requires providers to inform each resident, the resident's family, and the resident's legally appointed guardian, if applicable, of the resident's rights, provide explanations if needed, and ensure that each resident, or the resident's legally appointed guardian, as applicable, signs a copy of statement of rights.

The bill takes effect on the 30th day after enactment.

This bill is identical to Assembly No. 3732 (Quijano/Vainieri Huttle), which is pending in the Assembly Health and Senior Services Committee.

ASSEMBLY HEALTH AND SENIOR SERVICES COMMITTEE

STATEMENT TO

SENATE, No. 2458

STATE OF NEW JERSEY

DATED: MARCH 7, 2011

The Assembly Health and Senior Services Committee reports favorably Senate Bill No. 2458.

This bill sets forth certain rights for assisted living facility and comprehensive personal care home residents.

The bill provides specifically as follows:

- The rights of persons who live in assisted living facilities and comprehensive personal care homes in this State, which are currently enumerated in regulations adopted by the Department of Health and Senior Services (as set forth at N.J.A.C.8:36-4.1), are codified in statute.
- Each assisted living facility and comprehensive personal care home is to:

-- distribute the statement of resident rights to each resident, and post it in a conspicuous, public place in the facility or home;

-- inform each resident, resident family member, and legally appointed guardian, as applicable, of the resident's rights, and provide explanations if needed; and

-- ensure that each resident, or the resident's legally appointed guardian, as applicable, signs a copy of the statement of rights.

• The bill takes effect on the 30th day after enactment.

This bill is identical to Assembly Bill No. 3732 (Quijano/Vainieri Huttle), which the committee also reported on this date.

[Corrected Copy]

ASSEMBLY, No. 3732 STATE OF NEW JERSEY 214th LEGISLATURE

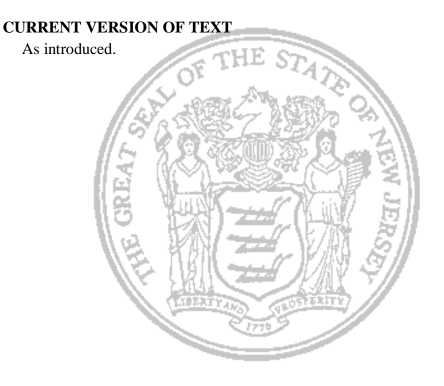
INTRODUCED JANUARY 11, 2011

Sponsored by: Assemblywoman ANNETTE QUIJANO District 20 (Union) Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen)

Co-Sponsored by: Assemblywomen Riley and Wagner

SYNOPSIS

Establishes assisted living facility and comprehensive personal care home resident rights.



(Sponsorship Updated As Of: 3/15/2011)

A3732 QUIJANO, VAINIERI HUTTLE

2

1 AN ACT concerning the rights of residents of assisted living 2 facilities and comprehensive personal care homes, and 3 supplementing Title 26 of the Revised Statutes. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. a. Each assisted living facility and comprehensive personal 9 care home provider licensed pursuant to P.L.1971, c.136 (C.26:2H-10 1 et seq.) shall distribute to each resident and post in a conspicuous, public place in the facility or home, as applicable, a statement of 11 12 resident rights. The statement of rights shall include, at a minimum, 13 the rights set forth in subsection b. of this section. Each resident, resident family member, and legally appointed guardian, as 14 15 applicable, shall be informed of the resident rights, and provided 16 with explanations if needed. The provider shall ensure that each 17 resident, or the resident's legally appointed guardian, as applicable, 18 signs a copy of the statement of rights. 19 b. Every resident of an assisted living facility or comprehensive 20 personal care home that is licensed in the State shall have the right 21 to: 22 (1) receive personalized services and care in accordance with the 23 resident's individualized general service or health service plan; 24 (2) receive a level of care and services that address the resident's 25 changing physical and psychosocial status; 26 (3) have his or her independence and individuality; 27 (4) be treated with respect, courtesy, consideration and dignity; 28 (5) make choices with respect to services and lifestyle; 29 (6) privacy; 30 (7) have or not to have families' and friends' participation in 31 resident service planning and implementation; 32 (8) receive pain management as needed, in accordance with 33 Department of Health and Senior Service regulations; 34 (9) choose a physician, advanced practice nurse, or physician 35 assistant; 36 (10) appeal an involuntary discharge as specified in department 37 regulations; 38 (11) receive written documentation that fee increases based on a 39 higher level of care are based on reassessment of the resident and in 40 accordance with department regulations; 41 (12) receive a written explanation of fee increases that are not 42 related to increased services, upon request by the resident; (13) participate, to the fullest extent that the resident is able, in 43 44 planning his or her own medical treatment and care; 45 (14) refuse medication and treatment after the resident has been 46 informed, in language that the resident understands, of the possible 47 consequences of this decision;

A3732 QUIJANO, VAINIERI HUTTLE

(15) refuse to participate in experimental research, including the
 investigations of new drugs and medical devices, and to be included
 in experimental research only when the resident gives informed,
 written consent to such participation;

(16) be free from physical and mental abuse and neglect;

5

6 (17) be free from chemical and physical restraints, unless a 7 physician, advanced practice nurse, or physician assistant 8 authorizes the use for a limited period of time to protect the resident 9 or others from injury. Under no circumstances shall a resident be 10 confined in a locked room, or restrained, including with the use of 11 excessive drugs, for punishment or for the convenience of staff;

(18) manage the resident's own finances, and to delegate that
responsibility to a family member, assigned guardian, facility
administrator, or some other individual with power of attorney. The
resident's authorization delegating such authority shall be witnessed
and in writing;

(19) receive prior to or at the time of admission, and afterwards
through addenda, an admission agreement that complies with all
applicable State and federal laws, describes the services provided
and the related charges, and includes the policies for payment of
fees, deposits, and refunds;

22 (20) receive a quarterly written account of the resident's funds, 23 the itemized property deposited with the facility for the resident's 24 use and safekeeping, and all financial transactions with the resident, 25 next-of-kin, or guardian, which account shall show the amount of 26 property in the account at the beginning and end of the accounting 27 period, as well as a list of all deposits and withdrawals, substantiated by receipts given to the resident or the resident's 28 29 guardian;

30 (21) have daily access during specified hours to the money and
31 property that the resident has deposited with the facility, and to
32 delegate, in writing, this right of access to a representative;

33 (22) live in safe and clean conditions that do not admit more34 residents than can safely be accommodated;

35 (23) not be arbitrarily and capriciously moved to a different bed36 or room;

37 (24) wear the resident's own clothes;

38 (25) keep and use the resident's personal property, unless doing
39 so would be unsafe, impractical, or an infringement on the rights of
40 other residents;

41 (26) reasonable opportunities for private and intimate physical
42 and social interaction with other people, including the opportunity
43 to share a room with another individual unless it is medically
44 inadvisable;

45 (27) confidential treatment with regard to information about the46 resident, subject to the requirements of law;

47 (28) receive and send mail in unopened envelopes, unless the48 resident requests otherwise, and the right to request and receive

1 assistance in reading and writing correspondence unless medically 2 contraindicated; 3 (29) have a private telephone in the resident's living quarters at 4 the resident's own expense; 5 (30) meet with any visitors of the resident's choice, at any time, in accordance with facility policies and procedures; 6 7 (31) take part in activities, and to meet with and participate in the 8 activities of any social, religious, and community groups, as long as 9 these activities do not disrupt the lives of other residents; 10 (32) refuse to perform services for the facility; 11 (33) request visits at any time by representatives of the religion 12 of the resident's choice and, upon the resident's request, to attend 13 outside religious services at the resident's own expense; 14 (34) participate in meals, recreation, and social activities without 15 being subjected to discrimination based on age, race, religion, sex, 16 marital status, nationality, or disability; 17 (35) organize and participate in a resident council that presents 18 residents' concerns to the administrator of the facility; 19 (36) be transferred or discharged only in accordance with the 20 terms of the admission agreement and with N.J.A.C. 8:36-5.1(d); (37) receive written notice at least 30 days in advance when the 21 22 facility requests the resident's transfer or discharge, except in an 23 emergency, which notice shall include the name and contact 24 information for the New Jersey Office of the Ombudsman for the 25 Institutionalized Elderly; 26 (38) receive a written statement of resident rights and any 27 regulations established by the facility involving resident rights and 28 responsibilities; 29 (39) retain and exercise all constitutional, civil and legal rights to 30 which the resident is entitled by law; 31 (40) voice complaints without fear of interference, discharge, 32 reprisal, and obtain contact information respecting government 33 agencies to which residents can complain and ask questions, which 34 information also shall be posted in a conspicuous place in the 35 facility; 36 (41) hire a private caregiver or companion at the resident's 37 expense and responsibility, as long as the caregiver or companion complies with the facility's policies and procedures; and 38 39 (42) obtain medications from a pharmacy of the resident's 40 choosing, as long as the pharmacy complies with the facility's 41 medication administration system, if applicable. 42 43 2. This act shall take effect on the 30th day after enactment.

A3732 QUIJANO, VAINIERI HUTTLE

STATEMENT

1 2

3 This bill sets forth the rights of residents who live in assisted living facilities and comprehensive personal care homes in the 4 5 State, and is a codification of current Department of Health and Senior Services regulations (N.J.A.C.8:36-4.1), which establish the 6 7 rights of residents.

8 The bill requires assisted living facilities and comprehensive 9 personal care homes to distribute the statement of resident rights to 10 each resident, and post it in a conspicuous, public place in the 11 facility or home, as applicable. In addition, the bill requires 12 providers to inform each resident, the resident's family member, 13 and the resident's legally appointed guardian, if applicable, of the 14 resident's rights, provide explanations if needed, and ensure that 15 each resident, or the resident's legally appointed guardian, as 16 applicable, signs a copy of statement of rights.

17 The bill takes effect on the 30th day after enactment.

ASSEMBLY HEALTH AND SENIOR SERVICES COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3732

STATE OF NEW JERSEY

DATED: MARCH 7, 2011

The Assembly Health and Senior Services Committee reports favorably Assembly Bill No. 3732.

This bill sets forth certain rights for assisted living facility and comprehensive personal care home residents.

The bill provides specifically as follows:

- The rights of persons who live in assisted living facilities and comprehensive personal care homes in this State, which are currently enumerated in regulations adopted by the Department of Health and Senior Services (as set forth at N.J.A.C.8:36-4.1), are codified in statute.
- Each assisted living facility and comprehensive personal care home is to:

-- distribute the statement of resident rights to each resident, and post it in a conspicuous, public place in the facility or home;

-- inform each resident, resident family member, and legally appointed guardian, as applicable, of the resident's rights, and provide explanations if needed; and

-- ensure that each resident, or the resident's legally appointed guardian, as applicable, signs a copy of the statement of rights.

• The bill takes effect on the 30th day after enactment.

This bill is identical to Senate Bill No. 2458 (Codey/Cunningham), which the committee also reported on this date.

	Contact Us	NJ's Priorities	Administration	Media	Newsroom	Home		
ed Living Facilities	eports ors and Disabled New Jerseyans in Assiste		Executive Orders • Governor Christie Signs L	cAddresses leases > 2011 >		Press Rela Home > New		
Stay Connected with Social Media			egislation to n Assisted Li	•				
ter segura constante de la constante que terre a constante que la constante de la constante de la constante de	188 16			Action	2011 Tags: <u>Bill</u>	day, April 29.		
Stay Connected with Email Alerts	Measure Codifies Over Forty Rights and Creates Resident Rights							
	enton, NJ – Furthering his commitment to safeguarding the rights of senior and disabled New Jerseyans in assisted ing facilities, Governor Chris Christie signed S-2458/A-3732 into law. The measure, signed April 20, codifies current apartment of Health and Senior Services regulations by converting the resident's statement of rights into statutory							
LIKE THIS PAGE? SHARE IT WITH YOUR FRIENDS.	ent of rights into statutory	the resident's statem	ulations by converting	or Services reg	Health and Senio	epartment o ligations.		
© SHARE ≝⊮©	ng residences and quiring that each resident,	Everyone deserves to live their lives safely and with dignity," said Governor Christie. "With this law, we are furthering ur commitment to protect the safety and privacy of individuals who reside in assisted living residences and comprehensive personal care homes across the state. By spelling out those rights and requiring that each resident, esignated guardian or family member be personally apprised of those liberties, our most vulnerable citizens will be etter protected under the law."						
	h resident by the assisted e facility.		The measure spec living facility or per					
	acility or comprehensive	and Senior Services. possible decisions a de all assisted living f	ommissioner of Health ered to make the best	owd, Acting Co ney are empow and Senior Ser	s," said Mary O'D eir rights are so th artment of Health a	ing facilities ow what the cisting Depa		
		t; ian can safely be acc	on, and dignity; , or physician assistar dmit more residents tl	sy, considerati practice nurse is that do not a	h respect, courte sician, advanced ad clean condition	ervice plan; e treated wit noose a phy ve in safe ar		
	Cunningham (D-Hudson) as	sex) and Sandra B. (d legal rights to which Richard J. Codey (D-Es (D-Union) and Valerie V	ude Senators F	he legislation inclu	oonsors of t		

Press Contact: Michael Drewniak Kevin Roberts 609-777-2600

Contact Us | Privacy Notice | Legal Statement & Disclaimers | Accessibility Statement |

NJ Home | Services A to Z | Departments/Agencies | FA(

 $\label{eq:statewide: NJ Home | Services A to Z | Departments/Agencies | FAQs \\ Office of the Governor; Home | Newsroom | Media | Administration | NJ's Priorities | Contact Us \\ \end{tabular}$

with the property of the second seco

Copyright © State of New Jersey, 1996-2013 Office of the Governor PO Box 001 Trenton, NJ 08625 609-292-6000