Amendment No. 124

Assembly Amendment to Assembly Bill No. 247	(BDR 40-819)					
Proposed by: Assembly Committee on Health and Human Services						
Amends: Summary: Yes Title: Yes Preamble: No Joint Sponsorship: N	o Digest: Yes					

ASSEMBLY	ACT	ION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not	1	Concurred In	Not
Receded		Not	1	Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) *green bold italic underlining* is new language proposed in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough is language proposed to be deleted in this amendment; (5) orange double underlining is deleted language in the original bill that is proposed to be retained in this amendment; and (6) green bold is newly added transitory language.

RBL



Date: 4/9/2007

A.B. No. 247—Makes various changes concerning billing for, collecting and bringing actions and enforcing judgments for delinquent payments for services rendered at a hospital. (BDR 40-819)

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ASSEMBLY BILL No. 247-ASSEMBLYWOMAN BUCKLEY

March 5, 2007

Referred to Committee on Health and Human Services

SUMMARY—Makes various changes concerning billing for, collecting and

bringing actions and enforcing judgments for delinquent payments for [services] hospital care rendered at a hospital.

(BDR 40-819)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

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EXPLANATION - Matter in bolded italics is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to hospitals; limiting the amount of interest and other charges that hospitals may impose for delinquent payments; revising the limitation on the period for commencing an action against a person who has a delinquent account with a hospital; revising provisions concerning liens placed upon the award to an injured person to pay for hospitalization; prohibiting a hospital from assigning a lien on real property obtained in connection with a delinquent payment for services rendered at the hospital; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Section 5 of this bill provides that a hospital may not [charge interest on an account until at least 30 days after] proceed with efforts to collect on any amount owed to the hospital, other than copayments and deductibles, if the person responsible for paying the account has or may be eligible for insurance benefits or public assistance until the insurance or public program has been billed and the amount owed by the responsible party has been established. Collection efforts and interest may begin not sooner than 30 days after the responsible party has been sent notice of the amount that he is responsible to pay. [Such bill must not be sent until the hospital has established the amount that will be paid by any health insurance company or other public program.] Section 5 further limits the amount of interest that a hospital may charge on a delinquent account to prime rate plus 2 percent and prohibits a hospital from imposing any other fees, including, without limitation, collection fees, attorney's fees or any other fees or costs other than court costs and attorney's fees awarded by a court.

Section 6 of this bill requires a hospital or other person acting on its behalf to collect any debt for any amount owed **to the hospital** for [health care services] hospital care rendered at the hospital in a professional, fair and lawful manner and in accordance with the federal Fair Debt Collection Practices Act.

Existing law establishes certain periods during which an action may be commenced in court which apply when no other statutes specify a different period. (NRS 11.190) Existing law further provides that the time set forth in that statute is deemed to date from the last transaction. (NRS 11.200) **Section 7** of this bill provides that the period for commencing an

action against a person to recover payment for any [health care services] amount owed to a hospital for hospital care provided to a person at a hospital is not later than 2 years after the date on which any payment that is due for the services is not paid. The period is tolled, however, during any [period] periods in which the hospital is awaiting a determination concerning eligibility for or the amount of benefits from an insurer or public program. [-] and during any period in which payments are being made.

Existing law provides that a lien may be placed upon any amount awarded to an injured person who received hospitalization or his representative for amounts due to a hospital for the reasonable value of hospitalization rendered before the date of the judgment. (NRS 108.590) Section 8 of this bill provides that if the person who received hospitalization has health insurance or may be eligible for public assistance from a public program which may pay all or part of the bill, the lien may not be placed on the award to the injured person until the hospital has established the amount for which the person will be liable. In addition, section 8 provides that the lien may only be for the amount of that liability.

Existing law creates a lien on the real property of a person for unpaid charges incurred at a county or district hospital and establishes certain procedures that must be followed with respect to such liens. (NRS 108.662) **Section 9** of this bill prohibits a county or district hospital from assigning, selling or transferring the interest of the hospital in such a lien.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 449 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 [and 3] to 6, inclusive, of this act.

Sec. 2. As used in sections 2 to 6, inclusive, of this act, unless the context otherwise requires, the words and terms defined in sections 3 and 4 of this act have the meanings ascribed to them in those sections.

Sec. 3. "Hospital care" has the meaning ascribed to it in NRS 428.155.

Sec. 4. "Responsible party" means the person who received the hospital care, the parent or guardian of the person who received the hospital care or another natural person who has agreed to be responsible for the payment to the hospital of any charges incurred in connection with the hospital care.

[See. 2.] Sec. 5. 1. [Interest on any amount owed for health care services rendered at a hospital may not accrue until at least 30 days after the responsible party is sent a bill by mail stating the amount that he is responsible to pay. If] When a person receives hospital care, the hospital must not proceed with any efforts to collect on any amount owed to the hospital for the hospital care from the responsible party for the person who received the health care services], other than for any copayment or deductible, if the responsible party has health insurance or may be eligible for Medicaid, the Children's Health Insurance Program or any other public program which may pay all or part of the bill, [the hospital must not send such a bill to the responsible party] until the hospital has submitted a bill to the insurance company or public program and the insurance company or public program has made a determination concerning payment of the claim.

2. [After the 30 day period set forth in subsection 1, interest] Collection efforts may begin and interest may begin to accrue on any amount owed to the hospital for hospital care which remains unpaid by the responsible party not sooner than 30 days after the responsible party is sent a bill by mail stating the amount that he is responsible to pay which has been established after receiving a determination concerning payment of the claim by any insurer or public program and after applying any discounts. Interest must accrue at a rate which does not

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exceed the prime rate at the largest bank in Nevada as ascertained by the 1 2 3 4 5 6 7 8 9 Commissioner of Financial Institutions on January 1 or July 1, as the case may be, immediately preceding the date on which the payment becomes due, plus 2 percent. The rate must be adjusted accordingly on each January 1 and July 1 thereafter until the payment is satisfied.

3. Except for the interest authorized pursuant to subsection 2 and any court costs and attorney's fees awarded by a court, no other fees may be charged concerning the amount that remains unpaid [after the 30 day period,], including, without limitation, collection fees, other attorney's fees or any other fees or costs.

4. As used in this section, "responsible party" means the person who received the health care services, the parent or guardian of the person who received the health care services or other natural person who has agreed to be responsible for the payment to the hospital of any charges incurred in connection with such services. 1

[Sec. 3.] Sec. 6. [1.] A hospital, or any person acting on its behalf who seeks to collect a debt from a responsible party for any amount owed to the hospital for [health care services rendered at the hospital,] hospital care must collect the debt in a professional, fair and lawful manner. When collecting such a debt, the hospital or other person acting on its behalf must act in accordance with sections 803 to 812, inclusive, of the federal Fair Debt Collection Practices Act, as amended, 15 U.S.C. §§ 1692a to 1692j, inclusive, even if the hospital or person acting on its behalf is not otherwise subject to the provisions of that Act.

2. As used in this section, "responsible party" has the meaning ascribed to it in section 5 of this act.]

[Sec. 4.] Sec. 7. Chapter 11 of NRS is hereby amended by adding thereto a new section to read as follows:

1. Except as otherwise provided in this section, an action against a person to recover payment for [any health care services] any amount owed to a hospital for hospital care provided to the person at [a] the hospital must be commenced not later than 2 years after the date on which any payment that is due for the services is not paid.

The period provided in subsection 1 is tolled during any [period] periods in which the hospital is awaiting a determination concerning eligibility for, or the amount of , benefits from an insurer or public program [+] and during any periods in which payments are being made.

3. As used in this section, "hospital care" has the meaning ascribed to it in NRS 428.155.

Sec. 8. NRS 108.590 is hereby amended to read as follows:

108.590 1. [Whenever] Except as otherwise provided in subsection 2, whenever any person receives hospitalization on account of any injury, and he, or his personal representative after his death, claims damages from the person responsible for causing the injury, the hospital has a lien upon any sum awarded the injured person or his personal representative by judgment or obtained by a settlement or compromise to the extent of the amount due the hospital for the reasonable value of the hospitalization rendered before the date of judgment, settlement or compromise.

If the responsible party has health insurance or may be eligible for Medicaid, the Children's Health Insurance Program or any other public program which may pay all or part of the bill:

(a) The hospital may not place a lien upon the award to the injured person until the hospital has complied with the provisions of section 5 of this act.

(b) The lien provided pursuant to this section is valid only for the amount that is owed by the responsible party to the hospital as determined by the insurance company, Medicaid, the Children's Health Insurance Program or other public program.

3. The lien provided by this section is:

(a) Not valid against anyone coming under the provisions of chapters 616A to 616D, inclusive, or chapter 617 of NRS.

(b) In addition to the lien provided by NRS 108.662.

4. As used in this section, "responsible party" means the person who received the hospitalization, the parent or guardian of the person who received the hospitalization or other natural person who has agreed to be responsible for the payment to the hospital of any charges incurred in connection with such services.

[Sec. 5.] Sec. 9. NRS 108.662 is hereby amended to read as follows:

- 108.662 1. Except as otherwise provided in subsection 4, a county or district hospital has a lien upon the real property of a person for charges incurred and unpaid for the care of the owner of the property or a person for whose support the owner is legally responsible.
- 2. The notice of the lien must be served upon the owner by certified or registered mail and filed in the office of the county recorder of the county where the real property is located not sooner than 90 days nor later than:

(a) Three years after the patient's discharge; or

- (b) One year after the patient defaults on payments made pursuant to a written contract,
- → whichever is later, except that the notice may be served and filed within 6 months after any default pursuant to a written contract.
 - 3. The notice of the lien must contain:
 - (a) The amount due;
 - (b) The name of the owner of record of the property; and
 - (c) A description of the property sufficient for identification.
- 4. If the amount due as stated in the notice of lien is reduced by payments and any person listed in subsection 2 of NRS 108.665 gives written notice of that reduction to the county or district hospital which recorded the lien, the county or district hospital shall amend the notice of lien stating the amount then due, within 10 days after it receives the written notice.
- 5. A county or district hospital shall not assign, sell or transfer the interest of the hospital in a lien created pursuant to this section.
- [Sec. 6.] Sec. 10. The amendatory provisions of this act apply to any debt accrued on or after October 1, 2007.