

H.F. 1867

As introduced

Subject County cost of care for state-operated facility services

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Overview

This bill modifies the circumstances under which the commissioner may recover the cost of care from clients in state-operated facilities (regional treatment centers, state nursing homes, and state-operated, community-based programs), and allows for a state agency hearing if a county disputes the state-operated facility cost of care, under specified circumstances.

Summary

Section Description

1 Applicability.

Amends § 246.51, subd. 3.

Specifies that the commissioner cannot recover any state-operated facility cost of care amount that the county is disputing, under section 256.045, subdivision 3, paragraph (a), clause (15).

2 State agency hearings.

Amends § 256.045, subd. 3.

Adds to the list of available state agency hearings, that a county can dispute the cost of care in a state-operated facility based on delayed client discharge caused by:

- (i) lack of notice to the county that the client no longer met the criteria for the facility;
- (ii) a determination that the client no longer met criteria for the facility on a weekend or holiday;
- (iii) disagreement between the facility and the county about the county's discharge plan;
- (iv) incomplete paperwork; or
- (v) the lack of available beds for safety net services.



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