

The House Committee on Human Relations and Aging offers the following substitute to HB 264:

**A BILL TO BE ENTITLED  
AN ACT**

1 To amend Code Section 31-2-6 of the Official Code of Georgia Annotated, relating to actions  
2 against applicants or licensees regulated under Chapters 7, 13, 22, and 23 of Title 31 and  
3 Chapter 5 of Title 49, so as to provide conditions under which certain monetary penalties  
4 may be imposed against nursing facilities, nursing homes, or intermediate care homes; to  
5 provide for the suspension of civil monetary penalties against such facilities under certain  
6 conditions; to provide that under certain conditions civil monetary penalties imposed shall  
7 relate back to the date on which such penalties were suspended; to provide for related  
8 matters; to repeal conflicting laws; and for other purposes.

9                   BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

10                   **SECTION 1.**

11 Code Section 31-2-6 of the Official Code of Georgia Annotated, relating to actions against  
12 applicants or licensees regulated under Chapters 7, 13, 22, and 23 of Title 31 and Chapter 5  
13 of Title 49, is amended by striking subsection (d) in its entirety and inserting in lieu thereof  
14 a new subsection (d) to read as follows:

15       "(d)(1) With respect to any facility classified as a nursing facility, nursing home, or  
16 intermediate care home, the department may not take an action to fine or restrict the  
17 license of any such facility based on the same act, occurrence, or omission for which:

18       (1)(A) The facility has received an intermediate sanction under the provisions of 42

19       U.S.C. Section 1396r(h)(2)(A), as amended, or 42 U.S.C. Section 1395i-3(h)(2)(B); or

20       (2)(B) Such facility has been served formal notice of intent to take such a sanction  
21       which the Department of Community Health based on administrative review or any  
22       other appropriate body based on administrative or judicial review determines not to  
23       impose; provided, however, that nothing in this subsection shall prohibit the department  
24       from utilizing the provisions authorized under subsection (f) of this Code section.

25       (2) When any civil monetary penalty is recommended and imposed against such facility,  
26       and the department does not resurvey the facility within 48 hours after the date by which

all items on a plan of correction submitted by the facility are to be completed, the accrual of any resulting civil monetary penalties shall be suspended until the facility is resurveyed by the department.

(3) If the department resurveys such facility beyond 48 hours after the final date for completion of all items on the plan of correction submitted by the facility, and the facility is not in substantial compliance with the applicable standards, any civil monetary penalties imposed shall relate back to the date on which such penalties were suspended."

## SECTION 2.

9 All laws and parts of laws in conflict with this Act are repealed.