

## TRANSFERS

### THE LAW

Each patient shall... "Have a right to a **humane psychological and physical environment** within the hospital facilities..." § 51.61(1)(m), Wis. Stats. [Emphasis added.]

"Patients have the right to be free from having **arbitrary decisions** made about them. To be non-arbitrary, a decision about a client must be **rationally based** upon a **legitimate treatment, management or security** interest."

DHS 94.24(3)(h), Wis. Admin. Code [Emphasis added.]

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### DECISIONS

1. A client who was about to be **discharged** from an inpatient facility felt she was not being **given enough input or choices** in terms of **to where she would be discharged**. She **wanted** to be placed in an **apartment** in the community. Facility staff were considering placement at other inpatient settings or a CBRF (group home) setting. Ultimately, she was transferred to a **community supported living arrangement** in an apartment. Since this was what she wanted, the grievance was dismissed at Level III as being "**resolved**". (Level III decision in Case No. 00-SGE-05 on 2/16/01)

[See: "Introduction to Digest-Date Last Updated" page]