## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1991**

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## SENATE BILL 770

Short Title: MH	/DD/SA Care/Local Confinement. (Public)
Sponsors: Senators Martin of Guilford; Royall, Speed, Tally, Walker, and Ward.	
Referred to: Human Resources.	
	April 24, 1991
	A BILL TO BE ENTITLED
SUBSTANCE The General Ass Section "(a) The Section of local confine amendments to the secure custody of their humane treation (1) (2)	NHANCE MENTAL HEALTH, MENTAL RETARDATION, AND E ABUSE CARE IN LOCAL CONFINEMENT FACILITIES. embly of North Carolina enacts:  n 1. G.S. 153A-221(a) reads as rewritten: ecretary shall develop and publish minimum standards for the operation ement facilities and may from time to time develop and publish he standards. The standards shall be developed with a view to providing f prisoners and to protecting their health and welfare and providing for atment. The standards shall provide for:  Secure and safe physical facilities;  Jail design;
(4) (5) (6) (7)	Adequacy of space per prisoner; Heat, light, and ventilation; Supervision of prisoners; Personal hygiene and comfort of prisoners; Medical care for prisoners; prisoners, including mental health, mental retardation, and substance abuse services;
(8) (9) (10)	Sanitation; Food allowances, food preparation, and food handling; Any other provisions that may be necessary for the safekeeping, privacy, care, protection, and welfare of prisoners." G.S. 153A-225(a) reads as rewritten:

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- "(a) Each unit that operates a local confinement facility shall develop a plan for providing medical care for prisoners in the facility. The plan
  - (1) Shall be designed to protect the health and welfare of the prisoners and to avoid the spread of contagious disease;
  - (2) Shall provide for medical supervision of prisoners and emergency medical care for prisoners to the extent necessary for their health and welfare;
  - (3) Shall provide for the detection, examination and treatment of prisoners who are infected with tuberculosis or venereal diseases.

The unit shall develop the plan in consultation with appropriate local officials and organizations, including the sheriff, the county physician, the local or district health director, and the local medical society. The plan must be approved by the local or district health director, after consultation with the area mental health, developmental disabilities, and substance abuse authority and upon a determination that the plan is adequate to protect the health and welfare of the prisoners, and must be adopted by the governing body."

Sec. 3. This act is effective upon ratification.