# Second Regular Session Seventy-first General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 18-0528.01 Brita Darling x2241

**HOUSE BILL 18-1142** 

#### **HOUSE SPONSORSHIP**

Hooton and Thurlow, Arndt, McKean

#### SENATE SPONSORSHIP

Martinez Humenik and Zenzinger, Moreno

#### **House Committees**

101

**Senate Committees** 

Public Health Care & Human Services

#### A BILL FOR AN ACT

CONCERNING MODERNIZING LANGUAGE IN STATUTORY SECTIONS THAT

### 102 REFER TO PAUPERS.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

**Statutory Revision Committee.** The bill modernizes the language in statutory sections by replacing the terms "pauper" and "paupers" with "indigent" or "indigent persons".

1 Be it enacted by the General Assembly of the State of Colorado:

HOUSE 3rd Reading Unamended February 12, 2018

HOUSE Amended 2nd Reading February 9, 2018

Shading denotes HOUSE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

**SECTION 1.** Legislative declaration. The general assembly declares that the purpose of House Bill 18-1142, enacted in 2018, is to effect a nonsubstantive change to replace antiquated references to "paupers" in the Colorado Revised Statutes with the more modern and appropriate "indigent persons". The general assembly further declares that modernizing these references does not in any way alter the scope or applicability of the statutory sections involved. SECTION 2. In Colorado Revised Statutes, 15-19-302, amend (2) and (3) as follows: 15-19-302. Duty of public officers as to unclaimed bodies. (2) Such notices NOTICE shall be given to the anatomical board in all cases, but no such THE body shall MUST NOT be delivered if any relative, by blood or marriage, shall HAS previously claim CLAIMED the body for burial at the expense of the relative, but IN WHICH CASE the body shall MUST be surrendered to the claimant for interment. nor shall any such FURTHER, THE body MUST NOT be delivered if any representative of a fraternal society of which the deceased was a member, or a representative of any charitable organization, or if any friend of the deceased shall claim INDIGENT PERSON CLAIMS the body for burial prior to delivery to the board, WITH the burial to be at the expense of the fraternal society, charitable organization, or friend. In the case of death of any person whose body is required to be buried at public expense and the duly authorized officer or agent of the anatomical board deems the body unfit for anatomical purposes, he or she shall notify the board of county commissioners or such other agency as may be in charge of the county paupers of INDIGENT PERSONS IN the county in which the person dies, in

writing, and the board of county commissioners or other agency shall

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direct some A person to take charge of the body of the deceased indigent person, and cause it to be buried, and draw warrants upon the treasurer of the county for the payment of such expenses.

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(3) No Warrants for the payment of the expenses of the burial of any person whose body is required to be buried at public expense shall MUST NOT be drawn or paid except upon the certificate of the duly authorized officer or agent of the anatomical board to the effect that the unclaimed body is unfit for anatomical purposes by reason of DUE TO decomposition or contagious disease, and that the provisions of this part 3 have been complied with. If, through the failure of any person to deliver the body of a deceased indigent PERSON as required by this part 3, the unclaimed body becomes IS unfit for anatomical purposes, and is so certified AS UNFIT by the duly authorized officer or agent of the anatomical board, the body shall MUST be buried in accordance with the provisions of this part 3, and the person so failing WHO FAILED to deliver the unclaimed body shall pay to the county treasurer the expense so EXPENSES incurred. Upon the refusal or failure of the person, on demand, to pay the expense EXPENSES, the board of county commissioners, or such other agency as may be in charge of the county paupers INDIGENT PERSONS IN THE COUNTY, may bring suit to recover the expenses, and the same EXPENSES may be recovered as debts of like amount are collectible by law.

**SECTION 3.** In Colorado Revised Statutes, **amend** 25-3-309 as follows:

**25-3-309. Hospital fees.** Every hospital established under this part 3 shall be IS for the benefit of the inhabitants of such THE county and of any person falling sick or being WHO IS injured or maimed within its

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limits. Every inhabitant or person who is not a pauper INDIGENT shall pay to the board of public hospital trustees or such TO THE officer as it shall designate DESIGNATES for such THE county public hospital a reasonable compensation for occupancy, nursing, laboratories, care, medicine, or attendants according to the rules and regulations prescribed by said THE board in order to render the use of said THE hospital of the greatest benefit to the greatest number.

**SECTION 4.** In Colorado Revised Statutes, 28-5-502, **amend** (2) as follows:

28-5-502. Interment of deceased veterans. (2) Such Burial shall MUST not be made in that portion of any A cemetery or burial ground used exclusively for the burial of the pauper dead DECEASED INDIGENT PERSONS. Each county, by resolution of its board of county commissioners, shall establish the maximum expense to the county for each burial, exclusive of any federal funds provided for such purposes. In case the deceased VETERAN has relatives or friends who desire to conduct the funeral services, they shall be permitted to do so, and the expenses shall be paid as provided in this section.

SECTION 5. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 8, 2018, if adjournment sine die is on May 9, 2018); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in

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- November 2018 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.

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