First Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 19-027

LLS NO. 19-0386.01 Jery Payne x2157

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A BILL FOR AN ACT

101 **CONCERNING AUTHORIZATION FOR A COUNTY TO USE ANY LAWFUL**

102 METHOD TO GIVE FINAL DISPOSITION TO AN UNCLAIMED DEAD

103 **BODY.**

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 <u>http://leg.colorado.gov</u>.)

Current law requires a county to bury an unclaimed dead body after following certain procedures. The bill authorizes the county to also cremate the body or use any lawful method of final disposition. The bill also harmonizes conflicts in existing law to the standards required by the final disposition statute.



Amended 2nd Reading January 23, 2019

SENATE

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

2 SECTION 1. In Colorado Revised Statutes, 15-19-106, amend
3 (5) as follows:

4 15-19-106. Right to dispose of remains. (5) If the persons 5 enumerated in subsection (1) of this section are not willing or able to 6 provide for the final disposition of a decedent's remains, or if the persons' 7 whereabouts cannot be reasonably ascertained, then the public 8 administrator responsible for the decedent's estate or the person who 9 controls indigent burials FINAL DISPOSITION in the county in which WHERE 10 the death occurred shall make arrangements for the final disposition of 11 the decedent's remains IN ACCORDANCE WITH PART 3 OF THIS ARTICLE 19. 12 SECTION 2. In Colorado Revised Statutes, amend 15-19-302 as

13 follows:

14 15-19-302. Duty of public officers as to unclaimed bodies -15 definition. (1) All public officers, agents, and servants and all officers, 16 agents, and servants of every county, city, township, borough, district, and 17 other municipality, and every almshouse, prison, morgue, hospital, or 18 other municipal or other public institution, and all other persons having 19 A PUBLIC OFFICER OF, EMPLOYEE OF, OR AGENT OF THE STATE OR A 20 POLITICAL SUBDIVISION OF THE STATE; A CORONER; OR A PERSON WHO HAS 21 charge or control over AN unclaimed dead human bodies BODY required 22 to be buried GIVEN FINAL DISPOSITION at public expense shall use 23 reasonable effort to ascertain if the deceased person has any relative, 24 friend, or other representative who will assume charge of the body for 25 burial FINAL DISPOSITION at his or her THE CLAIMANT'S expense. If the

1 effort does not result in the discovery of a claimant within twenty-four 2 hours FIVE DAYS after death, the officers, agents, or other persons PERSON 3 WHO HAS CUSTODY OF THE BODY shall immediately notify the anatomical 4 board or such THE person as may from time to time be THAT IS designated 5 by the board as its duly authorized officer or agent. when such unclaimed 6 body or bodies come into his or her possession, charge, or control. In any 7 county that is entirely located more than one hundred fifty miles from any 8 accredited medical or dental school, the minimum period of notification 9 shall be extended to forty-eight hours. The officers, agents, or other 10 persons THE PERSON WHO HAS CUSTODY OF THE BODY, without fee or 11 reward, shall deliver the unclaimed body to the anatomical board and 12 permit the board or its agents AGENT to take and remove all the unclaimed 13 bodies to be used for the advancement of medical and anatomical 14 sciences.

15 (2) Notice shall be given THE PERSON WHO HAS CUSTODY OF THE 16 BODY SHALL GIVE NOTICE to the anatomical board in all cases, but the 17 body must not be delivered if any relative, by blood or marriage, has 18 previously claimed the body for burial FINAL DISPOSITION at the expense 19 of the relative, in which case the body must be surrendered to the 20 claimant. for interment. Further, the body must not be delivered if any 21 representative of a fraternal society of which the deceased was a member, 22 or a representative of any A charitable organization, or if any friend of the 23 deceased indigent person claims the body for burial FINAL DISPOSITION 24 prior to delivery to the board with the burial AND AGREES TO GIVE FINAL 25 DISPOSITION at the expense of the fraternal society, charitable 26 organization, or friend. In the case of death of any person whose body is 27 required to be buried GIVEN FINAL DISPOSITION at public expense and the

1 duly authorized officer or agent of the anatomical board deems the body 2 unfit for anatomical purposes, he or she THE OFFICER OR AGENT shall 3 notify the board of county commissioners or agency in charge of indigent 4 persons in the county in which the person dies, in writing, and the board 5 of county commissioners or agency shall direct a person to take charge of 6 the body of the deceased indigent person, and cause it THE BODY OF THE 7 DECEASED INDIGENT PERSON to be buried GIVEN FINAL DISPOSITION, and 8 draw warrants upon the treasurer of the county for the payment of 9 expenses.

10 (3) Warrants for the payment of the expenses of the burial FINAL 11 DISPOSITION of any person whose body is required to be buried GIVEN 12 FINAL DISPOSITION at public expense must not be drawn or paid except 13 upon the certificate of the duly authorized officer or agent of the 14 anatomical board to the effect that the unclaimed body is unfit for 15 anatomical purposes due to decomposition or contagious disease, and that 16 the provisions of this part 3 have HAS been complied with. If, through the 17 failure of any person to deliver the body of a deceased indigent person as 18 required by this part 3, the unclaimed body is unfit for anatomical 19 purposes and is certified as unfit by the duly authorized officer or agent 20 of the anatomical board, the body must be buried GIVEN FINAL 21 DISPOSITION in accordance with the provisions of this part 3, and the 22 person who failed to deliver the unclaimed body shall pay to the county 23 treasurer the expenses incurred. Upon the refusal or failure of the person, 24 on demand, to pay the expenses, the board of county commissioners, or 25 such other agency as may be in charge of indigent persons in the county, 26 may bring suit to recover the expenses, and the expenses may be 27 recovered as debts collectible by law.

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(4) FOR THE PURPOSES OF THIS SECTION, "FINAL DISPOSITION"
 MEANS ANY LAWFUL METHOD, INCLUDING BURIAL OR CREMATION, OF
 DISPOSING OF A DEAD HUMAN BODY.

4 SECTION 3. In Colorado Revised Statutes, 26-2-129, amend
5 (9)(a) as follows:

6 **26-2-129.** Funeral - burial - cremation expenses - death 7 reimbursement - definitions. (9) (a) Notwithstanding any other 8 provision of law to the contrary the disposition PART 3 OF ARTICLE 19 OF 9 TITLE 15, THE COUNTY DEPARTMENT SHALL DISPOSE of a deceased public 10 assistance or medical assistance recipient shall be in accordance with 11 subparagraph (I) or (II) of this paragraph (a) SUBSECTION (9)(a)(I) OR 12 (9)(a)(II) OF THIS SECTION, as follows:

(I) A public assistance or medical assistance recipient may
express, in writing and in accordance with a procedure established by the
state department, a preference to be buried or cremated or both. Such THE
expression shall be honored by the county department within the limits of
costs and reimbursements specified in this section.

18 (II) The disposition of a public assistance or medical assistance 19 recipient who has not expressed a preference shall be IS determined 20 respectively by such recipient's spouse, adult children, parents, or siblings 21 IN ACCORDANCE WITH ARTICLE 19 OF TITLE 15. Upon the death of a 22 recipient, the county department shall use reasonable effort to contact 23 such an authorized THE person WITH THE RIGHT OF FINAL DISPOSITION to 24 determine the disposition of the deceased recipient. If such THE effort 25 does not result in contact with an authorized relative within twenty-four 26 hours, the county shall immediately have the deceased recipient's body 27 refrigerated or embalmed. If such THE effort does not result in contact with and decision by an authorized relative within seven days of the
 recipient's death, the county department shall determine whether to bury
 or cremate the deceased recipient on the basis of which option is less
 costly.

5 SECTION 4. In Colorado Revised Statutes, amend 30-10-618 as
6 follows:

7 30-10-618. Burial expenses - when paid by county. The coroner 8 shall cause the body of a deceased person which he WHO THE CORONER 9 is called to view to be delivered to his friends, if there are any, but if not 10 he shall cause him to be decently buried, the expenses to be paid from any 11 property found with the body, or, if there is none, from the county 12 treasury, by certifying an account of the expenses which, being presented 13 to the board of county commissioners, shall be allowed by them if 14 deemed reasonable and paid as other claims on the county AND WHO IS 15 UNCLAIMED BY A PERSON WITH THE RIGHT OF FINAL DISPOSITION TO BE 16 GIVEN FINAL DISPOSITION IN ACCORDANCE WITH PART 3 OF ARTICLE 19 OF 17 TITLE 15.

18 SECTION 5. In Colorado Revised Statutes, amend 30-17-104 as
19 follows:

30-17-104. Burial expenses. Each county shall also provide for
the decent burial FINAL DISPOSITION, IN ACCORDANCE WITH PART 3 OF
ARTICLE 19 OF TITLE 15, of any person who dies within the county AND
who does not leave sufficient funds for such THE burial and whose family
is either financially unable to provide for such THE burial or cannot be
contacted within a reasonable time.

26 **SECTION 6.** Act subject to petition - effective date. This act 27 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 1 2 2, 2019, if adjournment sine die is on May 3, 2019); except that, if a 3 referendum petition is filed pursuant to section 1 (3) of article V of the 4 state constitution against this act or an item, section, or part of this act 5 within such period, then the act, item, section, or part will not take effect 6 unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the 7 8 official declaration of the vote thereon by the governor.