# First Regular Session Seventy-third General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 21-0401.01 Jery Payne x2157

**SENATE BILL 21-006** 

#### SENATE SPONSORSHIP

Rodriguez,

### **HOUSE SPONSORSHIP**

Soper and Titone,

### **Senate Committees**

Local Government

#### **House Committees**

	A BILL FOR AN ACT
101	CONCERNING THE CONVERSION OF HUMAN REMAINS TO BASIC
102	ELEMENTS WITHIN A CONTAINER USING AN ACCELERATED
103	PROCESS, AND, IN CONNECTION THEREWITH, MAKING AN
104	APPROPRIATION.

## **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>.)

The bill authorizes human remains to be converted to soil using a container that accelerates the process of biological decomposition, also known as "natural reduction". The bill prohibits the following when done

in the course of business:

- Selling or offering to sell the soil;
- Commingling the soil of more than one person without the consent of the person or persons with the right of final disposition unless the soil is abandoned;
- Commingling the human remains of more than one person without the consent of the person or persons with the right of final disposition within the container wherein natural reduction produces soil; or
- Using the soil to grow food for human consumption.

Current law has various provisions that deal with burial, cremation, interment, and entombment. In connection with authorizing natural reduction, the bill replaces these terms with the phrase "final disposition", which term is defined to include natural reduction. The following types of provisions are updated to reflect the option to use natural reduction:

- Life insurance statutes;
- Preneed funeral insurance contracts;
- The "Mortuary Science Code";
- Funeral picketing statutes;
- Litigation damages;
- The "Colorado Probate Code";
- The "Disposition of Last Remains Act";
- The "Revised Uniform Anatomical Gift Act";
- Missing person reports for unidentified human remains;
- Public peace and order statutes;
- Vital statistics statutes;
- The "Colorado Public Assistance Act"; and
- Firefighter pension plans.

Natural reduction is added to the statutes that regulate funeral establishments, and this addition will result in the regulation of the natural reduction process. But the definitions of "cremation" and "mortuary science practitioner" are amended so that a practitioner of natural reduction is not regulated as a cremationist or mortuary science practitioner.

Current law has a provision that governs the disposal of abandoned cremated remains. The soil from natural reduction is added to this provision, with an option to return the soil to the earth in a respectful manner.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 SECTION 1. In Colorado Revised Statutes, 2-4-401, add (3.6)

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1	and (6.9) as follows:
2	<b>2-4-401. Definitions.</b> The following definitions apply to every
3	statute, unless the context otherwise requires:
4	(3.6) "Final disposition" means the disposition of human
5	REMAINS BY ENTOMBMENT, BURIAL, CREMATION, NATURAL REDUCTION,
6	OR REMOVAL FROM THE STATE.
7	(6.9) "NATURAL REDUCTION" OR "NATURALLY REDUCE" MEANS
8	THE CONTAINED, ACCELERATED CONVERSION OF HUMAN REMAINS TO SOIL.
9	SECTION 2. In Colorado Revised Statutes, 12-135-105, add
10	(1)(q), (1)(r), and (1)(s) as follows:
11	<b>12-135-105.</b> Unlawful acts. (1) It is unlawful:
12	(q) To sell or offer to sell the soil produced by the
13	NATURAL REDUCTION OF HUMAN REMAINS TO ANY PERSON;
14	(r) To commingle without the consent of the Person or
15	PERSONS WITH THE RIGHT OF FINAL DISPOSITION, AS DETERMINED BY
16	SECTION 15-19-106, IN THE COURSE OF A PERSON'S BUSINESS, VOCATION,
17	OR OCCUPATION:
18	(I) THE SOIL PRODUCED BY THE NATURAL REDUCTION OF THE
19	HUMAN REMAINS OF MORE THAN ONE PERSON EXCEPT AS AUTHORIZED IN
20	SECTION 12-135-109 (5)(a); OR
21	(II) THE HUMAN REMAINS OF MORE THAN ONE PERSON WITHIN THE
22	CONTAINER WHEREIN NATURAL REDUCTION PRODUCES SOIL;
23	(s) To use, in the course of a person's business, vocation, or
24	OCCUPATION, THE SOIL PRODUCED BY THE NATURAL REDUCTION OF
25	HUMAN REMAINS TO GROW FOOD FOR HUMAN CONSUMPTION.
26	<b>SECTION 3.</b> In Colorado Revised Statutes, <b>add</b> 15-19-110 as
27	follows:

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1	<b>15-19-110.</b> Natural reduction. A PERSON MAY USE NATURAL
2	REDUCTION FOR THE FINAL DISPOSITION OF LAST REMAINS OR AS A STEP IN
3	THE FINAL DISPOSITION OF LAST REMAINS.
4	<b>SECTION 4.</b> In Colorado Revised Statutes, 10-7-102, amend (1)
5	introductory portion and (1)(j) as follows:
6	10-7-102. Life insurance policies - requirements. (1) It is
7	unlawful for any foreign or domestic life insurance company to issue or
8	deliver in this state any life insurance policy unless the same POLICY
9	contains the following provisions:
10	(j) If a policy is advertised or marketed as a means of payment of
11	final expenses for FINAL DISPOSITION OR funeral interment, entombment,
12	or cremation merchandise or services other than according to the
13	provisions of article 15 of this title TITLE 10, the policy shall MUST state
14	in predominate type:
15	THIS POLICY DOES NOT GUARANTEE THAT ITS
16	PROCEEDS WILL BE SUFFICIENT TO PAY FOR
17	ANY PARTICULAR SERVICES OR MERCHANDISE
18	AT TIME OF NEED OR THAT SERVICES OR
19	MERCHANDISE SHALL BE PROVIDED BY ANY
20	PARTICULAR PROVIDER.
21	<b>SECTION 5.</b> In Colorado Revised Statutes, <b>amend</b> 10-15-101 as
22	follows:
23	10-15-101. Legislative declaration. The general assembly
24	declares that the business of selling preneed contracts whereby the seller
25	agrees to provide FINAL DISPOSITION OR funeral interment, entombment,
26	or cremation merchandise or services in the future or for future use is
27	affected with a public interest, and the preservation of the safety and

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l	welfare of the public from unconscionable dealing requires regulation of
2	the sale of such THE contracts and of the disposition of funds obtained as
3	a result of such THE sales.
4	SECTION 6. In Colorado Revised Statutes, 10-15-102, amend
5	(16) as follows:
6	10-15-102. Definitions. As used in this article 15, unless the
7	context otherwise requires:
8	(16) "Services" means any services which THAT may be used to
9	care for and prepare deceased human bodies for burial, cremation, or
10	other final disposition.
11	SECTION 7. In Colorado Revised Statutes, 12-135-103, amend
12	(4), (13), (17), (22)(c), and (24); and <b>add</b> (22.5) as follows:
13	12-135-103. Definitions. As used in this article 135, unless the
14	context otherwise requires:
15	(4) "Cremation" or "cremate" means the reduction of human
16	remains to essential elements, the processing of the remains, and the
17	placement of the processed remains in a cremated remains container;
18	EXCEPT THAT "CREMATION" OR "CREMATE" DOES NOT INCLUDE NATURAL
19	REDUCTION OR TO NATURALLY REDUCE HUMAN REMAINS.
20	(13) "Final disposition" means the disposition of human remains
21	by entombment, burial, cremation, NATURAL REDUCTION, or removal from
22	the state.
23	(17) "Funeral goods" means goods that are sold or offered for sale
24	directly to the public for use in connection with funeral SERVICES or
25	cremation services.
26	(22) "Mortuary science practitioner" means a person who, for
27	compensation, does the following or offers to do the following:

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1	(c) Prepares human remains for final disposition, NOT INCLUDING
2	PREPARING THE REMAINS FOR NATURAL REDUCTION.
3	(22.5) "NATURAL REDUCTION" OR "NATURALLY REDUCE" HAS THE
4	MEANING SET FORTH IN SECTION 2-4-401 (6.9).
5	(24) "Ossuary" means a receptacle used for the communal
6	placement of cremated remains OR NATURALLY REDUCED REMAINS,
7	without using an urn or other container, in which cremated OR
8	NATURALLY REDUCED remains are commingled with other cremated OR
9	NATURALLY REDUCED remains.
10	SECTION 8. In Colorado Revised Statutes, 12-135-105, amend
11	(1)(j), (1)(l), and (1)(m)(l) as follows:
12	<b>12-135-105.</b> Unlawful acts. (1) It is unlawful:
13	(j) To refuse to properly and promptly release human remains,
14	NATURALLY REDUCED REMAINS, or cremated remains to the custody of the
15	person who has the legal right to effect the release, whether or not any
16	costs have been paid;
17	(l) To embalm, NATURALLY REDUCE, or cremate human remains
18	without obtaining permission from the person with the right of final
19	disposition unless otherwise required by section 12-135-106;
20	(m) To prohibit, hinder, or restrict or to attempt to prohibit,
21	hinder, or restrict the following:
22	(I) The offering or advertising of immediate cremation, NATURAL
23	REDUCTION, advance funeral arrangements, or low-cost funerals;
24	SECTION 9. In Colorado Revised Statutes, 12-135-109, amend
25	(2)(a), (2)(b), (5)(a)(I), (5)(a)(II), and (5)(a)(III) as follows:
26	<b>12-135-109.</b> Exceptions - safe harbor. (2) (a) This part 1 shall
27	DOES not apply to, nor in any way interfere with, any custom or rite of any

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religious sect in the burial FINAL DISPOSITION of its dead, and the members and followers of the religious sect may continue to provide memorial services for, care for, prepare, and bury PROVIDE FOR THE FINAL DISPOSITION OF the bodies of deceased members of the religious sect, free from any term, or condition, or any provision of this part 1, and are not subject to this part 1, so long as the human remains are refrigerated, frozen, embalmed, interred, or cremated within seven days after death OR THE PROCESS OF NATURAL REDUCTION IS BEGUN WITHIN SEVEN DAYS AFTER DEATH.

(b) If human remains are refrigerated or embalmed pursuant to UNDER subsection (2)(a) of this section, the body must be interred WITHIN, frozen WITHIN, or cremated within thirty days after death unless OR THE PROCESS OF NATURAL REDUCTION MUST BEGIN WITHIN THIRTY DAYS AFTER DEATH; EXCEPT THAT the coroner authorizes MAY AUTHORIZE otherwise in writing. The coroner shall not permit an exception to this subsection (2)(b) unless the applicant can demonstrate a legitimate delay caused by unforeseen uncontrollable circumstances or by a criminal investigation.

(5) (a) (I) A funeral establishment, funeral director, or mortuary science practitioner may dispose of cremated OR NATURALLY REDUCED remains at the expense of the person with the right of final disposition one hundred eighty days after cremation OR NATURAL REDUCTION if the person was given clear prior notice of this subsection (5)(a) and a reasonable opportunity to collect the <del>cremated</del> remains, the exact location of the final disposition and the costs associated with the final disposition are recorded, and the recovery of the <del>cremated</del> remains is possible. Recovery of costs is limited to a reasonable amount of the costs actually

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1	expended by the funeral establishment, funeral director, or mortuary
2	science practitioner.
3	(II) A funeral establishment, funeral director, or mortuary science
4	practitioner may comply with this subsection (5)(a) by transferring the
5	cremated OR NATURALLY REDUCED remains and the records showing the
6	funeral establishment and the deceased's name, date of birth, and next of
7	kin for final disposition to a facility or place normally used for final
8	disposition if the new custodian can comply with this subsection (5)(a).
9	(III) If cremated OR NATURALLY REDUCED remains are not claimed
10	by the person with the right of final disposition within three years after
11	cremation OR NATURAL REDUCTION, a funeral establishment, funeral
12	director, or mortuary science practitioner may dispose of the remains in
13	an unrecoverable manner by:
14	(A) Placing the remains in an ossuary;
15	(B) or by Scattering the remains in a dedicated cemetery,
16	scattering garden, or consecrated ground used exclusively for these
17	purposes; OR
18	(C) IF THE REMAINS ARE THE PRODUCT OF NATURAL REDUCTION,
19	RETURNING THE REMAINS TO THE EARTH IN A RESPECTFUL MANNER.
20	SECTION 10. In Colorado Revised Statutes, 13-21-126, amend
21	(3)(a) as follows:
22	13-21-126. Funeral picketing - legislative declaration -
23	<b>definitions - damages.</b> (3) As used in this section:
24	(a) "Funeral" means the ceremonies, rituals, processions, and
25	memorial services held in connection with the burial, cremation, FINAL
26	DISPOSITION or memorial of a deceased person, including the assembly
27	and dispersal of the mourners.

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1	<b>SECTION 11.</b> In Colorado Revised Statutes, <b>amend</b> 13-21-203.5
2	as follows:
3	13-21-203.5. Alternative means of establishing damages -
4	solatium amount. In any A case arising under section 13-21-202, the
5	persons entitled to sue under the provisions of section 13-21-201 (1) may
6	elect in writing to sue for and recover a solatium in the amount of fifty
7	thousand dollars. Such THE solatium amount shall be IS in addition to
8	economic damages and to reasonable funeral, burial, interment, or
9	cremation FINAL DISPOSITION expenses, which expenses may also be
10	recovered in an action under this section. Such THE solatium amount shall
11	be IS in lieu of noneconomic damages recoverable under section
12	13-21-203 and shall be IS awarded upon a finding or admission of the
13	defendant's liability for the wrongful death.
14	SECTION 12. In Colorado Revised Statutes, 15-11-403, amend
15	(1)(b) as follows:
16	15-11-403. Exempt property. (1) (b) On and after January 1,
17	2012, the decedent's surviving spouse is entitled to exempt property from
18	the estate in the form of cash in the amount of or other property of the
19	estate in the value of thirty thousand dollars in excess of any security
20	interests therein. If there is no surviving spouse, the decedent's dependent
21	children are entitled jointly to the same exempt property. Rights to
22	exempt property have priority over all claims against the estate, except
23	claims for the costs and expenses of administration and reasonable FINAL
24	DISPOSITION AND funeral and burial, interment, or cremation expenses,
25	which shall be ARE paid in the priority and manner set forth in section
26	15-12-805. The right to exempt property shall abate ABATES as necessary
27	to permit payment of the family allowance. These rights are in addition

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1	to any benefit or share passing to the surviving spouse or dependent
2	children by the decedent's will, unless otherwise provided, by intestate
3	succession or by way of elective-share.
4	SECTION 13. In Colorado Revised Statutes, 15-11-404, amend
5	(1) as follows:
6	15-11-404. Family allowance. (1) In addition to the right to
7	exempt property, the decedent's surviving spouse and minor children who
8	the decedent was obligated to support and children who were in fact
9	being supported by the decedent are entitled to a reasonable allowance in
10	money out of the estate for their maintenance during the period of
11	administration, which allowance may not continue for longer than one
12	year if the estate is inadequate to discharge allowed claims. The
13	allowance may be paid as a lump sum or in periodic installments. It is
14	payable to the surviving spouse, if living, for the use of the surviving
15	spouse and minor and dependent children; otherwise to the children or
16	persons having their THE CHILDREN'S care and custody. If a minor child
17	or dependent child is not living with the surviving spouse, the allowance
18	may be made partially to the child or his or her THE CHILD'S guardian or

priority and manner set forth in section 15-12-805.

SECTION 14. In Colorado Revised Statutes, 15-12-621, amend

(7) as follows:

other person having the child's care and custody, and partially to the

spouse, as their needs may appear. The family allowance is exempt from

and has priority over all claims except claims for the costs and expenses

of administration and reasonable FINAL DISPOSITION AND funeral and

burial, interment, or cremation expenses, which shall be paid in the

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15-12-621. Public administrator - decedents' estates - areas of

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1	responsibility. (7) In the absence of any interested person willing to
2	make funeral and burial FINAL DISPOSITION arrangements, a public
3	administrator may make funeral and burial FINAL DISPOSITION
4	arrangements for the decedent. The public administrator shall make
5	reasonable efforts to see that such THE arrangements are consistent with
6	the decedent's apparent religious or other preferences regarding such
7	matters. A public administrator may authorize the cremation OR NATURAL
8	REDUCTION of the decedent's remains if the decedent left signed written
9	instructions, or other funeral arrangements authorized by the decedent,
10	which THAT indicated the decedent's wish to be cremated OR NATURALLY
11	REDUCED. A public administrator shall have the authority to MAY
12	authorize cremation OR NATURAL REDUCTION if he believes that public
13	funds will be needed to complete the administration of an estate because
14	the estate lacks the apparent assets to pay fully all necessary
15	administration, funeral, and burial costs and expenses. In cases of doubt,
16	the public administrator may decline to authorize cremation OR NATURAL
17	REDUCTION.
18	SECTION 15. In Colorado Revised Statutes, 15-12-805, amend
19	(1)(c) as follows:
20	15-12-805. Classification of claims. (1) The personal
21	representative shall pay allowed claims against the estate of a decedent in
22	the following order:
23	(c) Reasonable funeral and burial, interment, or cremation FINAL
24	DISPOSITION expenses;
25	SECTION 16. In Colorado Revised Statutes, 15-14-428, amend
26	(2) as follows:
27	15-14-428. Death of protected person. (2) After the death of the

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1	protected person, the conservator shall make no expenditures of
2	conservatorship funds except with court authorization other than
3	necessary to preserve the assets of the estate. However, the conservator
4	may release funds for the funeral cremation, or burial OR FINAL
5	DISPOSITION of the deceased protected person if necessary to do so under
6	the circumstances.
7	SECTION 17. In Colorado Revised Statutes, 15-19-103, amend
8	(3); and <b>add</b> (5.5) as follows:
9	15-19-103. Definitions. As used in this part 1, unless the context
10	otherwise requires:
11	(3) "Declaration" means a written instrument directing the lawful
12	disposition of the declarant's last remains and the ceremonies planned
13	after a declarant's death, in accordance with this part 1. A declaration may
14	be made within a will; prepaid funeral burial, or cremation OR FINAL
15	DISPOSITION contract; durable or medical power of attorney; a designated
16	beneficiary agreement as described in article 22 of this title 15; a federal
17	record of emergency data; or any other written document, including, but
18	not limited to, a document governing the disposition of last remains under
19	part 7 of article 11 of this title 15.
20	(5.5) "NATURAL REDUCTION" OR "NATURALLY REDUCE" HAS THE
21	MEANING SET FORTH IN SECTION 2-4-401 (6.9).
22	SECTION 18. In Colorado Revised Statutes, 15-19-106, amend
23	(5) as follows:
24	15-19-106. Right of final disposition. (5) If the persons
25	enumerated in subsection (1) of this section are not willing or able to
26	provide for the final disposition of a decedent's remains, or if the persons'
27	whereabouts cannot be reasonably ascertained, then the public

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8	administrator responsible for the decedent's estate or the person who
(	controls THE FINAL DISPOSITION OF indigent <del>burials</del> PEOPLE in the county
i	n which the death occurred shall make arrangements for the final
(	disposition of the decedent's remains.
	SECTION 19. In Colorado Revised Statutes, 15-19-107, amend
(	(1) as follows:
	15-19-107. Declaration of disposition of last remains.
(	(1) Form. The following statutory declaration of disposition of last
1	remains is legally sufficient:
	DECLARATION OF DISPOSITION OF LAST REMAINS
	I, (name of declarant), being of sound mind and lawful age, hereby
1	revoke all prior declarations concerning the disposition of my last remains
ć	and those provisions concerning disposition of my last remains found in
8	a will, codicil, or power of attorney, and I declare and direct that after my
(	death the following provisions be taken:
	1. If permitted by law, my body shall be (initial <u>ONE</u> choice):
	Buried. I direct that my body be buried at
	Cremated. I direct that my cremated remains be disposed
(	of as follows:
_	
-	
	Entombed. I direct that my body be entombed at
	NATURALLY REDUCED. I DIRECT THAT MY REDUCED
I	REMAINS BE GIVEN FINAL DISPOSITION AS FOLLOWS:
-	
-	·
	Other. I direct that my body be disposed of as follows:

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Disposed	of as (name of designee) shall decide in
writing. If	is unwilling or unable to act, I
nominate	as my alternate designee.
2. I request that the	following ceremonial arrangements be made
(initial desired choice or c	hoices):
I request	(name of
designee) make all arrange	ements for any ceremonies, consistent with my
directions set forth in this d	leclaration. Ifis
unwilling or unable to act,	I nominate as my
alternate designee.	
Funeral.	I request the following arrangements for my
formand.	
iunerai:	
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	Service. I request the following arrangements
Memorial	Service. I request the following arrangements
Memorial	Service. I request the following arrangements
Memorial	Service. I request the following arrangements
Memorial for my memorial service:	
Memorial for my memorial service: 3. Special instruction	ons. In addition to the instructions above, I
Memorial for my memorial service:  3. Special instruction request (on the following leading to the following leading	ines you may make special requests regarding
for my memorial service:  3. Special instruction	ines you may make special requests regarding
Memorial for my memorial service:  3. Special instruction request (on the following leading to the following leading leading to the following leading lea	Service. I request the following arrangements  ons. In addition to the instructions above, I ines you may make special requests regarding emonies):
Memorial for my memorial service:  3. Special instruction request (on the following learned) ceremonies or lack of cere	ines you may make special requests regarding

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1	according to it. Revocation of this declaration is not effective as to a third
2	party until the third party learns of my revocation. My estate shall
3	indemnify any third party for costs incurred as a result of claims that arise
4	against the third party because of good-faith reliance on this declaration.
5	I execute this declaration as my free and voluntary act, on
6	
7	
8	(Declarant)
9	THE FOLLOWING SECTION REGARDING ORGAN AND
10	TISSUE DONATION IS OPTIONAL. To make a donation, initial the
11	option you select and sign below.
12	In the hope that I might help others, I hereby make an anatomical
13	gift, to be effective upon my death, of:
14	A Any needed organs/tissues
15	B The following organs/tissues:
16	
17	
18	Donor signature:
19	Notarization optional:
20	STATE OF COLORADO )
21	) ss.
22	COUNTY OF)
23	Acknowledged before me by, Declarant, on,
24	·
25	My commission expires:
26	[seal]
27	

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1	Notary Public
2	SECTION 20. In Colorado Revised Statutes, 15-19-214, amend
3	(h) as follows:
4	15-19-214. Rights and duties of procurement organization and
5	others. (h) Subject to sections 15-19-211 (i) and 15-19-223, the rights of
6	the person to which a part passes under section 15-19-211 are superior to
7	the rights of all others with respect to the part. The person may accept or
8	reject an anatomical gift in whole or in part. Subject to the terms of the
9	document of gift and this part 2, a person that accepts an anatomical gift
10	of an entire body may allow embalming, burial or cremation, ANY FORM
11	OF FINAL DISPOSITION and use of remains in a funeral service. If the gift
12	is of a part, the person to which the part passes under section 15-19-211,
13	upon the death of the donor and before embalming, burial, or cremation
14	FINAL DISPOSITION, shall cause the part to be removed without
15	unnecessary mutilation.
16	SECTION 21. In Colorado Revised Statutes, 16-2.7-104, amend
17	(5) as follows:
18	16-2.7-104. Unidentified human remains - reporting - DNA
19	samples. (5) Until all available information concerning the physical
20	appearance and structure of unidentified human remains is entered into
21	the national crime information center database, cremation OR NATURAL
22	REDUCTION of unidentified human remains is prohibited.
23	SECTION 22. In Colorado Revised Statutes, 18-1.3-603, amend
24	(10)(b)(II)(B) as follows:
25	18-1.3-603. Assessment of restitution - corrective orders.
26	(10) (b) The amount of assistance provided is established by either:
27	(II) If the identity or location of a provider would pose a threat to

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1	the safety or welfare of the victim, summary data reflecting what total
2	payments were made for:
3	(B) Funeral or burial FINAL DISPOSITION expenses;
4	SECTION 23. In Colorado Revised Statutes, 18-9-101, amend
5	(1.4) as follows:
6	18-9-101. Definitions. As used in this part 1, unless the context
7	otherwise requires:
8	(1.4) "Funeral" means the ceremonies, rituals, and memorial
9	services held in connection with the burial, cremation, FINAL DISPOSITION
10	or memorial of a deceased person, including the assembly and dispersal
11	of the mourners.
12	SECTION 24. In Colorado Revised Statutes, 25-2-102, amend
13	(2.5) as follows:
14	<b>25-2-102. Definitions.</b> As used in this article 2, unless the context
15	otherwise requires:
16	(2.5) "Final disposition" means the burial, interment, cremation,
17	NATURAL REDUCTION, removal from the state, or other authorized
18	disposition of a dead body or fetus.
19	SECTION 25. In Colorado Revised Statutes, 25.5-6-206, amend
20	(1) as follows:
21	25.5-6-206. Personal needs benefits - amount - patient
22	personal needs trust fund required - funeral and final disposition
23	expenses - penalty for illegal retention and use. (1) The state
24	department, pursuant to its rules, has the authority to MAY include in
25	medical care benefits provided under this article ARTICLE 6 and articles
26	4 and 5 of this title TITLE 25.5 reasonable amounts for the personal needs
27	of any recipient receiving nursing facility services or intermediate care

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1	facilities for individuals with intellectual disabilities, if the recipient is not
2	otherwise eligible for such THE amounts from other categories of public
3	assistance, but such THE amounts for personal needs shall MUST not be
4	less than the minimum amount provided for in subsection (2) of this
5	section. Payments for funeral and burial FINAL DISPOSITION expenses
6	upon the death of a recipient may be provided under rules of the state
7	department in the same manner as provided to recipients of public
8	assistance as defined by section 26-2-103 (8). C.R.S.
9	SECTION 26. In Colorado Revised Statutes, 26-1-122, amend
10	(4)(c) as follows:
11	26-1-122. County appropriations and expenditures -
12	advancements - procedures. (4) (c) For purposes of this article ARTICLE
13	1 and except as otherwise provided in subsection (6) of this section, under
14	rules of the state department, program costs shall include: Amounts
15	expended for assistance payments and social services (except for items
16	enumerated in subsection (3)(c) of this section) under programs for aid to
17	the needy disabled, aid to the blind, AND child welfare services; expenses
18	of treatment to prevent blindness or restore eyesight as defined in section
19	26-2-121; funeral and burial FINAL DISPOSITION expenses as defined
20	DESCRIBED in section 26-2-129; and state supplementation under part 2
21	of article 2 of this title TITLE 26.
22	SECTION 27. In Colorado Revised Statutes, 26-2-103, amend
23	(7) as follows:
24	<b>26-2-103. Definitions.</b> As used in this article 2 and article 1 of
25	this title 26, unless the context otherwise requires:
26	(7) "Public assistance" means assistance payments, food stamps,
27	and social services provided to or on behalf of eligible recipients through

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programs administered or supervised by the state department, either in
cooperation with the federal government or independently without federal
aid, pursuant to the provisions of this article THIS ARTICLE 2. Public
assistance includes programs for old age pensions, except for the old age
pension health and medical care program, and also includes the Colorado
works program, aid to the needy disabled, aid to the blind, child welfare
services, food stamps supplementation to households not receiving public
assistance found eligible for food stamps under rules adopted by the state
board, expenses of treatment to prevent blindness or restore eyesight as
defined in section 26-2-121, and funeral and burial FINAL DISPOSITION
expenses as defined DESCRIBED in section 26-2-129.
SECTION 28. In Colorado Revised Statutes, 26-2-129, amend
(1)(a), (1)(d), (1)(e), (1)(f), (2)(a), (2)(b), (2)(e)(II), (2)(h) introductory
portion, (3), (4), (6) introductory portion, (6)(c), (9)(a), and (10)(c) as
follows:

- **26-2-129.** Funeral final disposition expenses death reimbursement definitions rules. (1) The general assembly hereby finds and declares that, subject to available appropriations, the purposes of this section are the following:
- (a) To provide appropriate and equitable reimbursement of funeral, cremation, or burial, OR NATURAL REDUCTION expenses or any combination thereof OF EXPENSES associated with the final disposition of any deceased public assistance or medical assistance recipient;
- (d) To ensure that reimbursement of a provider of funeral cremation, or burial OR FINAL DISPOSITION services is appropriately disbursed by the county department;
  - (e) To provide that public funds are made available for

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reimbursement pursuant to this section only after it has been determined that there are insufficient resources from the estate of the decedent or the decedent's legally responsible family members to cover the funeral cremation, or burial OR FINAL DISPOSITION expenses;

- (f) To allow family members and friends of a decedent to contribute towards the charges of funeral <del>cremation, or burial</del> OR FINAL DISPOSITION expenses to the extent <del>such</del> THE contributions do not exceed the specified maximum combined charges for <del>such</del> THE expenses.
- (2) For purposes of this section, unless the context otherwise requires:
- (a) "Contributions" means any monetary payment or donation made directly to the service provider or providers by a nonresponsible person to defray the expenses of a deceased public assistance or medical assistance recipient's funeral eremation, or burial or any combination thereof OR FINAL DISPOSITION.
- (b) "Death reimbursement" means the payment made by the county department to the provider of funeral cremation, or burial OR FINAL DISPOSITION services when adequate resources are not available from legally responsible persons or from the personal resources or income of the decedent or from contributions to cover the charges for funeral cremation, or burial OR FINAL DISPOSITION expenses of a deceased public assistance or medical assistance recipient.
  - (e) "Legally responsible person" means a person who:
- (II) Bears legal responsibility for the charges associated with the decedent's funeral <del>cremation, or burial</del> OR FINAL DISPOSITION expenses.
- (h) "Nonresponsible person" means one of the following who makes a contribution to the charges for a funeral cremation, or burial OR

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FINAL DISPOSITION or any combination thereof OF THESE CHARGES:

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(3) Subject to available appropriations, a death reimbursement covering reasonable funeral expenses or reasonable <del>cremation or burial</del> FINAL DISPOSITION expenses or any combination thereof OF THESE EXPENSES shall be paid by the county department for a decedent if the estate of the deceased is insufficient to pay <del>such</del> THE reasonable expenses and if the persons legally responsible for the support of the deceased are unable to pay such THE reasonable expenses. The county department shall be reimbursed eighty percent of the amount of the death reimbursement paid for recipients of aid to the needy disabled and assistance under the Colorado works program pursuant to part 7 of this article ARTICLE 2 and shall be reimbursed one hundred percent of the amount of the death reimbursement for recipients of old age pensions. If the state department determines that the level of appropriation is insufficient to meet the demand for death reimbursements, the state department shall reduce the amount of the death reimbursement level to meet the amount appropriated by the general assembly for death reimbursements. In the event that such a reduction is made, the county department shall have HAS no additional responsibility beyond the reimbursement level as defined in the state department's rules.

(4) The total amount of a death reimbursement paid by the county department or state department pursuant to this section shall MUST not exceed one thousand five hundred dollars and the combined charge of a funeral or cremation or burial FINAL DISPOSITION or any combination thereof shall OF THESE EXPENSES MUST not exceed two thousand five hundred dollars. Contributions from nonresponsible persons may be made without jeopardizing payment under this section and shall be counted as

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an offset to the maximum combined charges of the providers. If the combined charges from the providers exceed two thousand five hundred dollars, no death reimbursement shall be paid by the state or county department. Providers may seek contributions from nonresponsible persons only to the extent that moneys are MONEY IS available from such parties.

- (6) In calculating the amount of the death reimbursement, any personal resources or income of the decedent shall be IS counted as a deduction from the maximum allowable death reimbursement. For purposes of this section, personal resources or income of the decedent includes the following:
- (c) Any death benefit in which reimbursement is directly paid to a provider of funeral eremation, or burial OR FINAL DISPOSITION services in connection with the decedent's final disposition FOR THE DECEDENT.
- (9) (a) Notwithstanding any other provision of law to the contrary, the disposition of a deceased public assistance or medical assistance recipient shall MUST be in accordance with subparagraph (I) or (II) of this paragraph (a) SUBSECTION (9)(a)(I) OR (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 NATURALLY REDUCED, OR ANY COMBINATION OF THESE PRACTICES. THE expression shall be honored by the county department within the limits of costs and reimbursements specified in this section.
- (II) The disposition of a public assistance or medical assistance recipient who has not expressed a preference shall be determined

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- respectively by such THE recipient's spouse, adult children, parents, or siblings. Upon the death of a recipient, the county department shall use reasonable effort to contact such an authorized person to determine the disposition of the deceased recipient. If such THE effort does not result in contact with an authorized relative within twenty-four hours, the county shall immediately have the deceased recipient's body 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, OR NATURALLY REDUCE the deceased recipient on the basis of which option is less costly.
  - (10) The state department shall:

- (c) Annually review reimbursement levels to determine whether such THE levels are adequate to purchase funeral, cremation, or burial, OR NATURAL REDUCTION services for deceased public assistance or medical assistance recipients.
- SECTION 29. In Colorado Revised Statutes, 31-30.5-705, amend (9) as follows:
  - 31-30.5-705. Firefighters' old hire pension plans municipalities of at least one hundred thousand in population.
  - (9) When an active or retired firefighter dies without necessary funeral expenses, the board shall appropriate from the fund a sum not exceeding one hundred dollars to the surviving spouse or family or other person paying said THE expenses for the purpose of assisting the proper burial FINAL DISPOSITION of said THE deceased old hire member.
    - **SECTION 30. Appropriation.** For the 2021-22 state fiscal year, \$20,000 is appropriated to the department of public health and

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environment for use by the center for health and environmental information and statistics. This appropriation is from the vital statistics records cash fund created in section 25-2-121 (2)(b)(I), C.R.S. To implement this act, the center may use this appropriation for operating expenses.

**SECTION 31.** Act subject to petition - effective date - applicability. (1) 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; 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 November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to final dispositions of human remains or human fetuses made on or after the applicable effective date of this act.

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