

CHAPTER 113

SOCIAL SERVICES

SENATE BILL 94-028

BY SENATORS Hopper and Traylor;
also REPRESENTATIVES Dyer, June, Lawrence, and Benavidez.

AN ACT

CONCERNING AMENDMENTS TO THE "REFORM ACT FOR THE PROVISION OF HEALTH CARE FOR THE MEDICALLY INDIGENT".

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

SECTION 1. 26-15-106 (6), Colorado Revised Statutes, 1989 Repl. Vol., as amended, is amended to read:

26-15-106. Responsibility of the health sciences center - provider contracts.

(6) (a) Contracts with providers shall specify the aggregate level of funding which will be available for the care of the medically indigent. However, providers will not be funded at a level exceeding actual costs. Each year, funds will be allocated to providers based on the anticipated utilization of services in the respective region, giving due consideration to actual utilization of comparable services within the program (including specialty and tertiary services) in the respective region, for the prior fiscal year.

(b) The contract amounts for the provision of services to the medically indigent shall be those identified in the general appropriation bill as follows: The Denver indigent care program; the out-state indigent care program AND the specialty indigent care program; the university hospital indigent care program; and indigent care program administration.

SECTION 2. 26-15-113, Colorado Revised Statutes, 1989 Repl. Vol., as amended, is repealed as follows:

26-15-113. Repeal of article. ~~This article is repealed, effective July 1, 1994.~~

Capital letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.

SECTION 3. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: April 14, 1994