2021 South Dakota Legislature

400

House Bill 1071

AMENDMENT 1071B FOR THE INTRODUCED BILL

1	An Act to correct incorrect cross-references dealing with crimes and criminal
2	procedures and repeal an obsolete section .
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section 1. That § 23A-24-8 be AMENDED.
5	23A-24-8. Victim unable to attend trial or hearingSelection of
6	representative.
7	If a victim is unable to attend the trial or hearing or any portion of the trial or
8	hearing due to death; disability; hardship; incapacity; physical, mental, or emotiona
9	condition or age, the victim, his the victim's parent, or guardian, or his the victim's
10	immediate family may select a representative to exercise the rights granted to the victim
11	by §§ 19-49-29, 19-19-615, 23A-5-11, and 23A-24-6 to 23A-24-9, inclusive.
12	Section 2. That § 60-10-15 be AMENDED.
13	60-10-15. Violations of provisions restricting picketing and violence
14	Prosecutions.
15	The state's attorney of every each county shall have has the same duty and
16	responsibility of enforcement of §§ 60-10-10 to $\frac{60-10-13}{60-10-13.1}$, inclusive, as is
17	imposed upon him the state's attorney by § 60-8-8.
18	Section 3. That § 60-10-16 be REPEALED.
19	60-10-16. Severability of provisions relating to picketing and violence.
20	Section 3. That § 60-10-16 be AMENDED.

60-10-16. Severability of provisions relating to picketing and violence.

If any provision of §§ 60-10-10 to 60-10-13, inclusive, and §-through 60-10-15, inclusive, or the application thereof to any person or circumstances, is held invalid, such invalidity shall not affect other provisions or applications of the sections which can be given effect without the invalid provision or application, and to this end the provisions of said sections are declared to be severable.

