

2024 South Dakota Legislature House Bill 1085

Introduced by: The Committee on Judiciary at the request of the Chief Justice

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3	BE IT EN	ACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section 1	. That § 1-26-31.1 be AMENDED:
5		1-26-31.1. The venue of the appeal is as follows:
6	(1)	If the appellant is a resident of this state, to the circuit court for the county of the
7		appellant's residence or to the circuit court for Hughes County, as the appellant
8		may elect;
9	(2)	If the appellant is a nonresident or a foreign corporation, to the circuit court for
10		the county of appellant's principal place of business in South Dakota or to the circuit
11		court for Hughes County, as the appellant may elect;
12	<u>(3)</u>	If the appellant is committed to a mental health facility, to the circuit court for the
13		county in which the mental health facility is located;
14	(3)<u>(4)</u>	The parties may stipulate for venue in any county in the state, and the circuit court
15		for- such<u>that</u> county shall thereupon hear the appeal; <u>and</u>
16	(4)	An (5) For an appeal from a final decision, ruling, or action rendered by an
17		administrative appeals process adopted by a home-rule municipality shall be
18		appealed, the appellant must appeal to the circuit court in which the home-rule
19		municipality is located.
20		Appeals from a single administrative action may not proceed in more than one
21	county	. If multiple appeals of a single action are filed in more than one county, the appeals
22	shall <u>must</u> be consolidated and heard in the county in which the appeal is first filed. If	
23	more than one appeal is first filed on the same date and a stipulation among the parties	
24	as to venue cannot be reached, the venue of the appeal is in the circuit court for Hughes	
25	County	y.