2025 South Dakota Legislature

House Bill 1157

AMENDMENT 1157A FOR THE INTRODUCED BILL

An Act to remove the maximum fee limit due when applying for a county drainage permit.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 46A-10A-30 be AMENDED:

46A-10A-30. Any board or commission under the provisions of this chapter and
chapter 46A-11 may adopt a permit system for drainage. The permit system-shall must
be prospective in nature. Permits shall be granted and consistent with the principles
outlined in § 46A-10A-20. The nonrefundable fee for a permit-shall be established must
be:

- 10 (1) Established by the permitting authority, based;
- <u>(2)</u> Based on the administrative costs of regulating drainage activities, may not exceed
 <u>one five hundred dollars, and shall be paid; and</u>
- 13(3)Paid only once, with the application. However, except that permitted drainage that14is enlarged, rerouted, or otherwise modified requires a new permit.

Any vested drainage right not recorded under the provisions of § 46A-10A-31 requires a permit for its use, if a permit system has been established in the county where it exists.

Any person or the person's contractor draining water without a permit, if a permit is required under the provisions of this section, is guilty of a Class 1 misdemeanor. In addition to or in lieu of any criminal penalty, a court may assess, against any person violating the provisions of this section, a civil penalty not to exceed one thousand dollars per each day of violation.

23 A permit system is an official control.