Senate Daily Reader

Tuesday, January 29, 2002

Bills Included				
HB 1011	HB 1014	HB 1017	HCR 1001	SB 85

SEVENTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2002

400H0221

HOUSE JUDICIARY COMMITTEE ENGROSSED NO. HB 1011 - 01/14/2002

Introduced by: The Committee on Judiciary at the request of the Department of Social Services

- 1 FOR AN ACT ENTITLED, An Act to revise the method by which a withholding order may be
- 2 served for the purpose of collecting child support.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 25-7A-30 be amended to read as follows:
- 5 25-7A-30. The department shall enter and serve the order for withholding on the payor, its
- 6 superintendent, manager, or other agent, by certified mail, first class mail, or personal delivery.
- 7 A copy of the order shall be mailed to the obligor at the obligor's last known post office address.
- 8 The order for withholding shall be entered whether or not the order for support contains a
- 9 provision for withholding of income or property. The provisions of §§ 25-7A-45 and 25-7A-46
- 10 do not apply unless the payor has been served by certified mail or personal delivery.
- 11 Section 2. That § 25-7A-39 be amended to read as follows:
- 12 25-7A-39. The department shall serve on the payor, by certified mail, first class mail, or
- 13 personal delivery, a copy of any order entered pursuant to this chapter that affects the duties of
- 14 the payor. The provisions of §§ 25-7A-45 and 25-7A-46 do not apply unless the payor has been

- 2 - HB 1011

1 <u>served by certified mail or personal delivery.</u>

SEVENTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2002

 $^{400\text{H}0224}$ House Judiciary committee engrossed no. $\mathbf{HB}~\mathbf{1014}$ - $\mathbf{01/11/2002}$

Introduced by: The Committee on Judiciary at the request of the Department of Social Services

1 FOR AN ACT ENTITLED, An Act to eliminate a need for a witness to the signature of an 2 applicant. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That § 23A-28B-11 be amended to read as follows: 5 23A-28B-11. An application for compensation shall be on a form prescribed by the 6 department which sets forth: 7 (1) The victim's name and address, the claimant's name and address, and the relationship 8 of the claimant to the victim; 9 (2) If the victim is deceased, the name and address of each dependent of the victim and 10 the extent to which each is dependent; 11 (3) The date and the nature of the crime underlying the claim; 12 (4) The law enforcement agency or officer to whom the crime was reported and the date 13 of the report; 14 (5) The nature and extent of the injuries sustained by the victim, the name and address of - 2 - HB 1014

1		any person who gave medical treatment to the victim, and the name and address of
2		any hospital where the victim received medical treatment;
3	(6)	The total amount of economic loss that the victim, a dependent, or the claimant
4		sustained as a result of the crime;
5	(7)	The amount of benefits or advantages that the victim, a dependent, or other claimant
6		has received or may be entitled to receive from any collateral source for economic
7		loss resulting from the crime, including the name of each collateral source;
8	(8)	Whether the claimant is a spouse, parent, child, brother or sister of the offender, or
9		an accomplice of the offender who committed the crime;
10	(9)	A release authorizing the department to obtain any report, document, or other
11		information relating to the claim; and
12	(10)	Any additional information which the department deems necessary.
13	The a	pplicant shall verify, in the presence of a witness, the information contained in the
14	application	v n.

SEVENTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2002

400H0229

HOUSE HEALTH AND HUMAN SERVICES COMMITTEE ENGROSSED NO. $HB\ 1017$ - 01/16/2002

Introduced by: The Committee on Health and Human Services at the request of the Department of Human Services

1 FOR AN ACT ENTITLED, An Act to revise certain provisions pertaining to the commitment 2 of persons with developmental disabilities. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That § 27B-7-26 be amended to read as follows: 5 27B-7-26. The county review board has jurisdiction over all applications or petitions for 6 involuntary commitment or for the safekeeping of persons subject to involuntary commitment 7 within its county, except in cases otherwise specially provided for. The board chair may issue 8 subpoenas and compel obedience thereto, and do any act of a court necessary and proper for the 9 purpose of discharging the duties required of it the board. 10 Section 2. That § 27B-7-28 be amended to read as follows: 11 27B-7-28. If a petition filed pursuant to § 27B-7-27 appears on its face to be sufficient, the 12 chair of the county review board shall order that a psychiatric or psychological evaluation be 13 performed and a report of the findings and recommendations be completed. The board chair shall

appoint a licensed psychologist or psychiatrist to within three days after receipt of the petition.

- 2 - HB 1017

The licensed psychologist or psychiatrist shall make the examination and to prepare a report

- 2 within five working days from the date the petition is filed receipt of the written notice from the
- 3 <u>board ordering the examination and report</u>, containing the information required in § 27B-7-31.
- 4 If it appears, based upon the foregoing evaluation, the criteria for commitment is met, a copy of
- 5 the report shall be provided to Department of Human Services. If the person desires an
- 6 independent psychiatric or psychological evaluation, the person may obtain one at that person's
- 7 own expense. The person has the right to obtain an additional examination paid for by the county
- 8 that may be placed in evidence before the board, the reasonable expense of which shall be
- 9 reimbursed to the county unless the person is indigent. A lien for the amount of these costs may
- be filed upon the person's real and personal property to ensure payment.
- 11 Section 3. That § 27B-7-29 be amended to read as follows:
- 12 27B-7-29. The chair of the county review board shall give written notice of the petition to
- 13 the Department of Human Services which shall prepare a report containing a review of the
- person's supports and service needs and a recommendation as to appropriate service locations.
- 15 The reports shall be filed with the county review board within forty-five calendar ten working
- days from receipt of the written notice from the board ordering the examination and report.
- 17 Section 4. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read as
- 18 follows:
- Within ten days of the auditor's receipt of the board's findings regarding the residence and
- summary of proofs thereon, the county in which the residence was found to be, other than the
- 21 referring county, may request the committing county review board to reopen the hearing upon
- 22 the question of the person's residence by mailing a request to the chair of the county review
- 23 board.
- Section 5. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read as

- 3 - HB 1017

follows:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

Upon receipt of the request to reopen the commitment hearing, the county review board shall, as soon as practicable, afford the county determined to be the person's county of residence an opportunity to appear before the board, at a time and place set by the board and not more than thirty days from the date of the request to reopen the hearing. Notice of the reopened hearing shall be given to the county where the person was found and to the county requesting the reopening of the hearing at least ten days prior to the reopened hearing by mailing notice thereof to the respective county auditors. Either county appearing at the reopened hearing may present any evidence it may have to establish that it is not the county of residence of the person. The board shall then determine, by a preponderance of evidence, the county of residence of the person and either affirm or modify its prior finding. The ultimate finding of residence shall be filed with the clerk of courts of the committing county and the county of residence with copies mailed to the administrator of the center or other facility where the person is undergoing treatment. Section 6. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read as follows: The referring county shall pay any expenses incurred by the committing board in conducting any reopened hearing, subject to reimbursement by the county ultimately proven to be the county of residence. No lien may be placed against the patient for the costs incurred in conducting any reopened hearing requested by county regarding the question of residence. Section 7. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read as follows: If a person is found at an initial or reopened hearing not to be a resident of the state, the

county review board shall forward to the attorney general a copy of its findings and a summary

- 4 - HB 1017

- 1 of the proofs upon which the findings are based.
- 2 Section 8. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read as
- 3 follows:
- 4 Within ten days of the attorney general's receipt of the committing board's findings regarding
- 5 residence and summary of proofs thereon, the attorney general may request the committing
- 6 county review board to reopen the hearing by mailing a request to the chair of the committing
- 7 county review board. Notice of the reopened hearing shall be given to any county adversely
- 8 interested and to the attorney general at least ten days prior to the reopened hearing by mailing
- 9 notice to the county auditor of any county adversely interested and to the attorney general.
- Section 9. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read as
- 11 follows:
- Any county adversely interested or the attorney general may present evidence to establish
- the residence of the person at the reopened hearing. The board shall then determine, by a
- preponderance of evidence, whether the person is a resident of a particular county or whether
- 15 the patient is not a resident of the state and shall affirm or modify its prior finding. The ultimate
- 16 finding of residence shall be filed with the clerk of courts of the committing county and copies
- thereof mailed to the director of the facility or program where the person is undergoing treatment
- and to the auditor of any county found to be the residence of the person or to the attorney
- 19 general if the person is found not to be a resident of the state.
- Section 10. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read
- 21 as follows:
- The referring county shall pay any expenses incurred by the committing board in conducting
- 23 any reopened hearing, subject to reimbursement by the county ultimately proven to be the county
- of residence or if a nonresident of the state, by the State of South Dakota.

- 5 - HB 1017

Section 11. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read

- 2 as follows:
- 3 The county of residence shall refund with lawful interest thereon any expenses incurred by
- 4 the attorney general on account of a person whose residence is in a county of this state.
- 5 Section 12. That § 27B-7-33 be amended to read as follows:
- 6 27B-7-33. Upon receipt of a petition and reports as provided for in §§ 27B-7-27, 27B-7-28,
- 7 and 27B-7-31 27B-7-29, the chair of the county review board shall:
- 8 (1) Fix a date, time, and place for a hearing within five ten days, excluding Saturdays,
- 9 Sundays, and holidays, of the board's receipt of the reports;
- 10 (2) Provide five days written notice, excluding Saturdays, Sundays, and holidays, of the
- time, date, and place of the hearing to the petitioner, to the person alleged to meet the
- criteria for board-ordered commitment, to the psychologist or psychiatrist completing
- the report, to the person's attorney, or other attorney as specified in § 27B-7-35, to
- the director of any facility in which the person is being served, and to the secretary of
- the Department of Human Services; and
- 16 (3) Following the hearing, provide copies of all orders to the persons identified in
- subdivision (2).
- 18 Section 13. That § 27B-7-34 be amended to read as follows:
- 19 27B-7-34. Hearings convened to determine whether a person meets the criteria for
- 20 board-ordered commitment pursuant to this title shall be governed by §§ 27B-7-27 to 27B-7-33,
- 21 <u>inclusive</u> the rules of evidence.
- Section 14. That § 27B-7-37 be amended to read as follows:
- 23 27B-7-37. A county review board may order the involuntary commitment of a person if the
- 24 review board finds by clear and convincing evidence supported by written findings of fact and

- 6 - HB 1017

conclusions of law that the person cannot exercise informed consent to treatment by reason of that person's has a developmental disability, and that due to the development disability the person poses a an immediate danger of physical injury to self or others making it necessary or advisable to receive appropriate supports and services. If the person is found to meet the criteria for involuntary commitment, the county review board may order the person to be placed under the control and care of the Department of Human Services for placement in appropriate programs. If the person refuses to comply with this order, the board may direct a law enforcement officer to take the person into protective custody. Section 15. That § 27B-7-38 be amended to read as follows: 27B-7-38. The county review board may issue a detention order and direct a law enforcement officer from the referring county or the county of residence to immediately take the person to a community service provider or facility recommended by the Department of Human Services, with the approval of the provider, to be detained for purposes of an examination if the county review board finds from the petition, from other statements under oath, or from reports of physicians, psychiatrists, psychologists, or other qualified mental retardation professionals that there is reasonable basis to believe that the person to be committed poses an immediate danger of physical injury to self or others. If the county review board issues a detention order based on a petition that did not include a recommendation for detention by a psychiatrist or psychologist, the person shall be examined by a psychiatrist or psychologist within forty-eight hours of the issuance of the detention order, excluding Saturdays, Sundays, and legal holidays. The results shall be reported to the county review board. If the report is not received by the county review board within forty-eight hours, excluding Saturdays, Sundays, and legal holidays, the person shall be released from placement

with the community service provider. The report shall include:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- 7 - HB 1017

- (1) Whether the person may be diagnosed as having a developmental disability;
- 2 (2) Whether the person is capable of giving informed consent and whether the person has
- 3 agreed to voluntary admission;
- 4 (3) Whether supports and services are available and appropriate in lieu of county review
- 5 board proceedings; and

- 6 (4)(3) Whether the person continues to pose an immediate danger of physical injury to self
- 7 or others <u>due to the developmental disability</u>.
- 8 Upon receipt of the report by the county review board, if it is determined that the person
- 9 continues to pose an immediate danger of physical injury to self or others <u>due to the</u>
- 10 <u>developmental disability</u>, placement with a community service provider shall continue while the
- 11 commitment process is pending. If the person does not continue to pose an immediate danger
- of physical injury to self or others, the person shall be released from placement with the
- community service provider pending further proceedings. No record of arrest may be charged
- 14 against the person.
- 15 Section 16. That § 27B-7-39 be amended to read as follows:
- 16 27B-7-39. The county review board shall review the commitment order and accompanying
- information at least annually to make a determination of the continued need and supporting
- 18 justification for commitment. Prior to the annual review, but not less than thirty days prior to the
- anniversary date of the commitment order, the developmental disability community service
- 20 provider shall provide information a report to the county review board that issued the original
- 21 commitment order regarding the person's supports, services, and progress. Following ten days
- 22 notice to the person, the person's attorney, and the Department of Human Services, the county
- 23 review board shall hold a review hearing. The review hearing shall include participation by the
- state's attorney, Department of Human Services, the community service provider, and the

- 8 - HB 1017

1 person's attorney. The rights and procedures applicable during an initial commitment hearing are

- 2 applicable to review hearings. A petition pursuant to § 27B-7-27 need not be filed. At the
- 3 conclusion of the review hearing, the county review board may issue an order of continued
- 4 commitment or immediately discharge the person from involuntary commitment if the conditions
- 5 in § 27B-7-37 justifying commitment no longer exist.
- 6 Section 17. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read
- 7 as follows:
- 8 The person has the right to appear personally at any hearing and testify, but may not be
- 9 compelled to do so. The person has the right to subpoena and cross-examine witnesses and to
- present evidence. If the person chooses not to appear, the person's attorney shall state on the
- record that the person has been informed of the hearing and of the right to appear and chooses
- 12 not to exercise this right. Documentation of the reasons for the person's decision may not be
- required. The county review board may exclude any person not necessary for the conduct of the
- proceedings from the hearings, except any person requested to be present by the person who is
- 15 the subject of the hearing.
- Section 18. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read
- 17 as follows:
- A court reporter shall attend all hearings of the county review board and keep a stenographic
- record of all proceedings; or a record of all hearings shall be recorded by tape recorder or other
- sound reproducing equipment. If a tape recorder or other sound reproducing equipment is used,
- 21 the equipment shall be of such quality that each word of the testimony and rulings made with
- reference thereto can be clearly heard and understood. All recorded testimony shall be preserved
- 23 for at least five years.
- Section 19. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read

- 9 - HB 1017

as follows:

- A person who has been committed may request a certified transcript or, if a tape recorder
- 3 is utilized, a copy of the taped testimony of the hearing. To obtain a copy, the person shall pay
- 4 for a transcript or copy of the tape recorded testimony or shall file an affidavit that the person
- 5 is without means to pay for such transcript or tape recording. If the affidavit is found true by the
- 6 county review board, the expense of the transcript or copy of the tape recorded testimony is a
- 7 charge upon the county of residence of the person or, if a nonresident of the state, upon the State
- 8 of South Dakota.
- 9 Section 20. That § 27B-7-42 be amended to read as follows:
- 10 27B-7-42. Counsel appointed for a person pursuant to this title shall be reasonably
- compensated for such services and for necessary expenses and costs incident to the proceedings
- in an amount to be fixed by the circuit judge court and in an amount approved by the chair of the
- 13 county review board of the referring county. The costs described shall be allowed and paid out
- of county funds and may not be assessed against the person with a developmental disability.
- 15 Section 21. That § 27B-7-43 be amended to read as follows:
- 16 27B-7-43. Costs The referring county shall pay the costs of proceedings pursuant to this title,
- including costs for transportation and any incidental costs of the person with a developmental
- disability, shall be reasonably compensated in an amount to be determined by the county auditor
- 19 subject to reimbursement by the county ultimately proven to be the county of residence or, if a
- 20 <u>nonresident of the state, by the State of South Dakota</u>. The costs described shall be allowed and
- 21 paid for out of county funds and may not be assessed against the person with a developmental
- disability.
- 23 Section 22. That § 27B-7-45 be amended to read as follows:
- 24 27B-7-45. A person may, within thirty days, appeal a final order of a county review board

- 10 - HB 1017

- 1 pursuant to any hearing or review conducted under this title. In the case of a minor, or a person
- 2 for whom a guardian has been appointed, the right to appeal may be exercised on behalf of the
- 3 person. The person shall be advised both verbally and in writing of this right at the conclusion
- 4 of any proceedings. The appeal shall be conducted in accordance with the provisions of chapter
- 5 1-26.
- None of the rights granted in this section may be denied due to a person's inability to pay for
- 7 costs and fees incurred in such proceedings. The county of residence, or the State of South
- 8 Dakota if a nonresident of the state, shall provide for the cost of representation of the person
- 9 through the conclusion of actions brought under this section.
- Section 23. That § 27B-7-46 be repealed.
- 11 27B-7-46. Upon exhaustion of all administrative remedies, a person has the right to file an
- 12 appeal in the appropriate circuit court pursuant to chapter 1-26.
- Section 24. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read
- 14 as follows:
- Any person involuntarily committed shall be discharged if, in the opinion of the director of
- the community service provider or facility, the person no longer meets the commitment criteria.
- 17 Section 25. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read
- 18 as follows:
- 19 If a person is discharged in accordance with section 24 of this Act, the county review board,
- which entered the order, shall be notified. The county review board shall provide the person
- 21 transportation to the person's place of residence if the person so chooses within forty-eight hours
- 22 of discharge notification.
- 23 Section 26. That chapter 27B-7 be amended by adding thereto a NEW SECTION to read
- 24 as follows:

- 11 - HB 1017

If the county review board fails or neglects to provide transportation to the person so discharged, as provided in section 25 of this Act, within forty-eight hours from the date of the order discharging the person and of the notice of the order, the responsible county is liable for and shall pay to the community service provider, or if a state provider then to the state, the full service cost as defined in § 27B-3-28 for the care and keeping of such persons at the program or facility, the time computed shall commence forty-eight hours after the date of such order and notice.

If the community service provider is a state provider, the program director shall report any delinquencies, and the time any person is kept beyond the forty-eight hours, giving the person's name, the county of residence, and the amount due from the responsible county for such charge to the state auditor. The state auditor shall notify the county auditor of the county to be charged. The amount due shall be paid into the state treasury as other charges for the support of the developmentally disabled.

Section 27. That § 27B-8-56 be amended to read as follows:

27B-8-56. Time-out rooms used for separating a person with a developmental disability from other persons receiving services and group activities may be employed only under close and direct staff supervision and only as a technique in behavior intervention programs. No time-out room may be used in an emergency situation. Behavior intervention programs utilizing a time-out procedure may be implemented only if it incorporates a positive approach designed to result in the acquisition of appropriate behavior.

SEVENTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2002

493H0479

SENATE STATE AFFAIRS COMMITTEE ENGROSSED NO. $HCR\ 1001$ - 01/25/2002

Introduced by: Representatives McCaulley, Begalka, Brown (Jarvis), Clark, Duenwald, Duniphan, Eccarius, Frost, Fryslie, Garnos, Hansen (Tom), Heineman, Hennies (Don), Hennies (Thomas), Holbeck, Hunhoff, Jaspers, Jensen, Juhnke, Klaudt, Koistinen, Konold, Lintz, Madsen, McCoy, Michels, Monroe, Murschel, Napoli, Pederson (Gordon), Peterson (Bill), Pitts, Pummel, Rhoden, Sebert, Slaughter, Solum, Sutton (Duane), Teupel, Van Etten, Van Gerpen, and Wick and Senators Everist, Albers, Apa, Bogue, Brosz, Brown (Arnold), Cradduck, Daugaard, Diedrich (Larry), Diedtrich (Elmer), Drake, Greenfield, Ham, Kleven, Madden, McCracken, Munson, Olson (Ed), Putnam, Staggers, and Vitter

- 1 A CONCURRENT RESOLUTION, Requesting the United States Congress not to attempt to
- 2 repeal or rescind any of the tax relief legislation passed by the United States Congress in May
- 3 2001.
- 4 WHEREAS, the Economic Growth and Tax Relief Reconciliation Act of 2001 (H.R. 1836)
- 5 was passed with bipartisan support; and
- 6 WHEREAS, the bill granted much-needed tax relief for all working families in South Dakota;
- 7 and
- 8 WHEREAS, some members of the United States Congress are calling for the repeal or delay
- 9 of parts of the tax relief bill, which would, in effect, raise taxes on South Dakota's families:
- NOW, THEREFORE, BE IT RESOLVED, by the House of Representatives of the Seventy-

- 2 - HCR 1001

- seventh Legislature of the State of South Dakota, the Senate concurring therein, that the
- 2 Congress of the United States be respectfully requested to leave the tax cuts in the Economic
- 3 Growth and Tax Relief Reconciliation Act of 2001 (H.R. 1836) intact, to accelerate the tax cuts
- 4 if needed, and to allow the tax cuts therein to be fully implemented, unless the implementation
- 5 of the tax cuts would interfere with the efforts of the United States to combat terrorism or would
- 6 imperil the lives of our military service men and women.

SEVENTY-SEVENTH SESSION LEGISLATIVE ASSEMBLY, 2002

264H0506

SENATE TAXATION COMMITTEE ENGROSSED NO. ${\bf SB~85}$ - 01/25/2002

Introduced by: Senators Symens, Dennert, Diedrich (Larry), Duxbury, and Vitter and Representatives Jaspers, Duenwald, Hargens, Jensen, Juhnke, Peterson (Jim), and Van Norman

- FOR AN ACT ENTITLED, An Act to exempt from sales tax certain contract services provided
- 2 to agricultural producers by an agent of a parent company through a local contracting entity
- and certain employee expense reimbursement provided by an agricultural cooperative.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 5 Section 1. That chapter 10-45 be amended by adding thereto a NEW SECTION to read as
- 6 follows:
- 7 There are specifically exempted from the provisions of this chapter and from the computation
- 8 of the tax imposed by it, the gross receipts from the sale of services rendered by a parent
- 9 company to a local cooperative, if the local cooperative is a local contracting entity, for the
- purpose of paying for the services of an agent who meets with agricultural producers promoting,
- educating, and providing technical assistance and information on the parent company's products
- which are sold through a local contracting entity.
- Section 2. That chapter 10-45 be amended by adding thereto a NEW SECTION to read as
- 14 follows:

- 2 - SB 85

- 1 There are specifically exempted from the provisions of this chapter and from the computation
- 2 of the tax imposed by it, the gross receipts from employee expense reimbursement provided by
- 3 an agricultural cooperative to a company, if the agricultural cooperative owns at least twenty-
- 4 five percent of such company.