## **State of South Dakota**

## NINETY-FOURTH SESSION LEGISLATIVE ASSEMBLY, 2019

652B0703

## HOUSE BILL NO. 1186

Introduced by: Representatives Finck, Johns, Peterson (Kent), Qualm, and Schoenfish and Senators Blare and Nelson

- 1 FOR AN ACT ENTITLED, An Act to provide for repayment of costs incurred by a county
- 2 related to crimes involving inmates of a state prison.

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

- 4 Section 1. That § 1-14-3.1 be amended to read:
- 5 1-14-3.1. There is established in the state treasury the extraordinary litigation fund. The fund
- 6 shall be maintained separately and administered by the Bureau of Administration. The fund may
- 7 be used for plaintiff attorney fee awards, retention of outside counsel, settlement costs, <u>any costs</u>

8 incurred on or after July 1, 2018, by a county for the prosecution or defense of any inmate of a

9 state prison charged with a criminal violation, or other litigation expenses not otherwise eligible

10 to be paid under § 3-22-1. Unexpended money and any interest that may be credited to the fund

11 shall remain in the fund. The extraordinary litigation fund, including any subfunds created

- 12 within it, is hereby continuously appropriated and shall be budgeted through the informational
- 13 budget process. The creation and funding of this fund does not constitute a waiver of the state's
- 14 sovereign immunity.
- 15

The life protection subfund is established within the extraordinary litigation fund. The



Insertions into existing statutes are indicated by <u>underscores</u>. Deletions from existing statutes are indicated by <del>overstrikes</del>. subfund shall be used to cover the litigation costs, including expert witness fees and attorney fees awarded under 42 U.S.C. § 1988 or other applicable statutes, associated with defending South Dakota statutes that regulate or proscribe abortion or contraception. In addition to moneys that the Legislature may appropriate to the subfund, the commissioner of the Bureau of Administration may accept private contributions for the subfund's purposes and deposit those moneys in the subfund. The life protection litigation subfund shall retain the interest income derived from the moneys credited to the subfund in accordance with § 4-5-30.