## **State of South Dakota**

## NINETIETH SESSION LEGISLATIVE ASSEMBLY, 2015

955W0649

## SENATE BILL NO. 186

Introduced by: Senator Rusch and Representatives Schoenfish and Bolin

- 1 FOR AN ACT ENTITLED, An Act to revise the execution of a warrant.
- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 Section 1. That § 23-24-10 be amended to read as follows:
- 4 23-24-10. Every such Each peace officer or other person empowered to make the arrest,
- 5 shall have has the same authority, in arresting the accused, to command assistance therein in
- 6 making the arrest, as a peace officers have officer has by law in the execution of any criminal
- 7 process directed to them the peace officer, with like penalties against those who refuse their
- 8 assistance anyone who refuses to assist. A peace officer and the courts shall give full faith and
- 9 credit to a warrant entered by any state court in which either a felony or misdemeanor warrant
- 10 is verified as active, and confirmed valid as extraditable by the originating jurisdiction. A peace
- officer may arrest and deliver the accused to the county jail in which the accused was located.
- Nothing in § 23-24-16 limits § 23-24-10 or 23-24-26.