

<p>SDCL: 27A-10-6</p> <p>Statute Description: Professional examination of person apprehended, report to chair, person released if not dangerous.</p> <p>To view this statute in entirety, please click here.</p>	<p>Release of non-dangerous individuals:</p> <p>Addition of: The Qualified Mental Health Professional shall perform the examination for each 24-hour period during which the person is detained.</p>
<p>SDCL: 27A-10-20</p> <p>Statute Description: Definition of terms related to crisis referral and placement.</p> <p>To view this statute in entirety, please click here.</p>	<p>Use of telehealth technologies:</p> <p>Addition of: (3) “Mobile crisis team” an interdisciplinary team of one or more mental health professionals able to respond to any person in the community either in person or through real-time interactive audio or video, for mental health and chemical abuse or dependency intervention;</p>
<p>SDCL: 27A-10-21</p> <p>Statute Description: Referral to mobile crisis team or crisis intervention team certified law enforcement officer- Voluntary resolution or placement.</p> <p>To view this statute in entirety, please click here.</p>	<p>Use of telehealth technologies:</p> <p>Addition of: If any member of the mobile crisis team or crisis intervention team certified law enforcement officer accepts in writing, in paper form or in electronic form, either direct supervision of the person or direct engagement with the person through real-time interactive audio and video, the member or officer may:</p>
<p>SDCL: 27A-10-23</p> <p>Statute Description: Immunity from liability—Mobile Crisis referral—Exception.</p> <p>To view this statute in entirety, please click here.</p>	<p>Addition of “appropriate regional facility”</p> <p>Any law enforcement officer or authority, any QMHP in a clinic or hospital or appropriate regional facility, or any clinic or hospital who in good faith transferred direct supervision of a person.....</p>

<p>SDCL: 27A-10-1.2 *</p>	<p>Appropriate regional facility designation requirements</p>
<p>Statute Description: Appropriate regional facility-application for Designation by Department of Social Services-Requirements.</p> <p>*Statute not currently on SDCL website.</p>	<p>The Department of Social Services shall designate any facility as an appropriate regional facility if the facility is approved in accordance with this section.</p> <p>To be designated as an appropriate regional facility, a facility must:</p> <ol style="list-style-type: none"> (1) Have the capacity for overnight residential services necessary to stabilize acute psychiatric or behavioral symptoms and evaluate treatment needs; (2) Have the capacity to admit individuals twenty-four hours a day, seven days a week; (3) Have the capacity to develop crisis stabilization plan for each individual admitted; (4) Have on-site personnel twenty-four hours a day and seven days per week, and have medical personnel available, including by electronic communication, twenty-four hours a day and seven days a week. (5) Have the ability to document daily interactions with or observation of the individual by treatment staff of the facility; and (6) Comply with other requirements determined by the department by rule promulgated in accordance with chapter 1-26.
<p>SDCL: 27A-10-9</p>	<p>Addition of:</p>
<p>Statute Description: Testimony of qualified mental health professional- Availability and appropriateness of alternatives.</p> <p>To view this statute in entirety, please click here.</p>	<p>The board of mental illness conducting the involuntary commitment hearing as provided in 27A-10-1 shall order testimony by a qualified mental health professional, other than the professional who submitted the petition under 27-10-1 or initiated the hold under 27A-10-19, who shall assess the available and appropriateness of treatment alternative, including treatment programs other than inpatient treatment.....</p>

<p>SDCL: 27A-10-9.6</p>	<p>Change in process for failure to comply with treatment</p>
<p>Statute Description: Failure to comply with outpatient commitment or treatment order- Supplemental hearing— Alternative Disposition.</p> <p>To view this statute in entirety, please click here.</p>	<p>If a person fails to comply with the requirement of the outpatient commitment or treatment order, and the person’s treating physician or the staff of the outpatient treatment program believes that there is a significant risk of deterioration in the person’s condition, the program director or the treating physician may notify the chair of the county board of mental illness that issued the outpatient commitment or treatment order, the chair of the board where the person is located, the office of the State’s attorney of the county where the person is located, and the office of the state’s attorney of the count where the person is subject to the outpatient commitment or treatment order, and recommend an appropriate alternate disposition under 27A-11A-21 or 27A-11A-22.</p> <p>Within seventy-two hours of receiving notification under this section, the state’s attorney may file a petition with the board or the court for, or the chair of the board or the court may order, a supplemental hearing, or the chair of the board or the court may proceed under any other section of this title. The board or the court shall hold the hearing in accordance with the procedures specified in this title. The chair of the board or the court may order the apprehension and transportation of this person to attend the hearing.</p>