## **SOUTH DAKOTA**

## Structure, organization, and delivery of Child Representation

State-by-state, county-by-county, etc.

## Funding Child Representation

Appointment of counsel--Compensation--Assistance. Notwithstanding the provisions of §§ 26-7A-31 and 26-8A-9, the court shall appoint an attorney for any child alleged to be abused or neglected in any judicial proceeding. The court shall appoint an attorney in the manner the county in which the action is being conducted has chosen to provide indigent counsel under § 23A-40-7. The attorney for the child shall represent the child's best interests and may not be the attorney for any other party involved in the judicial proceedings. The court may designate other persons, including a guardian ad litem or special advocate, who may or may not be attorneys licensed to practice law, to assist the attorney of the child in the performance of the attorney's duties. Compensation and expense allowances for the child's attorney shall be determined and paid according to § 26-7A-31. S.D. Codified Laws § 26-8A-18.

If the child or the child's parents, guardian, or other custodian requests an attorney in proceedings under this chapter or chapter 26-8A, 26-8B, or 26-8C and if the court finds the party to be without sufficient financial means to employ an attorney, the court shall appoint an attorney for the party. The court may appoint an attorney for any child or any party to the proceedings without request of the party if the court deems representation by an attorney necessary to protect the interests of the party. Reasonable and just compensation for services of a court-appointed attorney and for necessary expenses and costs incident to the proceedings shall be determined by the court within guidelines established by the presiding judge of the circuit court and shall be paid by the county in which the action is being conducted according to the manner prescribed by the court. If the court-appointed attorney is a party to a contract with the county to provide indigent counsel pursuant to subdivision 23A-40-7(3), the compensation for that attorney shall be that which the attorney would receive under the contract. This section does not preclude the court from appointment of an attorney for a child as required by provisions of chapter 26-8A. S.D. Codified Laws § 26-7A-31.

Abused and neglected child defense fund--Distribution to counties--Pro rata. There is hereby created in the office of the state treasurer an abused and neglected child defense fund. All moneys in the abused and neglected child defense fund shall be annually distributed by the state treasurer to the counties on a pro rata basis. The state treasurer shall, within sixty days of the end of the fiscal year, determine and verify from receipts and expenditure records the total expenditures by all counties in the state for the representation of abused and neglected children. He shall then establish a percentage ratio between moneys collected in the fund for the past fiscal year and the total expenditures by counties for the representation of abused and neglected children. That percentage ratio shall then be applied to each county's expenditure for the

	representation of abused and neglected children to determine its respective payment from the fund. S.D.
	CODIFIED LAWS § 26-8A-19.
1. General Duties:	Appointment of counselCompensationAssistance. Notwithstanding the provisions of §§ 26-7A-31 and
Timely appointment,	26-8A-9, the court shall appoint an attorney for any child alleged to be abused or neglected in any judicial
mandatory or	proceeding. The court shall appoint an attorney in the manner the county in which the action is being
discretionary,	conducted has chosen to provide indigent counsel under § 23A-40-7. The attorney for the child shall
attorney or lay	represent the child's best interests and may not be the attorney for any other party involved in the judicial
person, represent	proceedings. The court may designate other persons, including a guardian ad litem or special advocate,
child's interests,	who may or may not be attorneys licensed to practice law, to assist the attorney of the child in the
undertake basic	performance of the attorney's duties. Compensation and expense allowances for the child's attorney shall be
obligations, address	determined and paid according to § 26-7A-31. S.D. CODIFIED LAWS § 26-8A-18.
conflict situations,	
address special	Appointment of representative of child's best interestDuties. If a child is an apparent or alleged abused or
needs and	neglected child, the court may appoint a special advocate to represent the best interests of the child and to
disabilities, and	assist the child's attorney. If a child has been adjudicated an abused or neglected child and is removed from
accommodate client	the child's home with the child's parents, guardian or custodian, the court shall appoint a guardian ad litem
preferences.	or a special advocate to represent the best interests of the child and to assist the child's attorney. The
	guardian ad litem or special advocate is an officer of the court for the purpose of representing the child's
	best interests. The guardian ad litem or special advocate shall receive all reports concerning the child and
	may cause the case to be reviewed by the court pursuant to § 26-8A-24. S.D. Codified Laws § 26-8A-20.
	Investigation of oral reportOther action permittedAppointment of attorneyCompensation. Upon
	receipt of a report pursuant to § 26-8A-8, the Department of Social Services or law enforcement officers
	shall investigate. Investigating personnel may personally interview a child out of the presence of the child's
	parents, guardian, or custodian without advance notice or consent. The investigation does not prohibit any
	other lawful action. If the investigation and report indicate that child abuse or neglect has occurred, the
	state's attorney shall take appropriate action immediately. The court may appoint an attorney, guardian ad
	litem, or special advocate to assist in representing the best interests of the child. Any such appointment
	shall occur in the manner the county in which the action is being conducted has chosen to provide indigent
	counsel under § 23A-40-7. Compensation and expense allowances for the child's attorney, guardian ad
	litem, or special advocate shall be determined and paid according to § 26-7A-31. S.D. CODIFIED LAWS §
	<u>26-8A-9</u> .
2. Out of Court -	Confidentiality of abuse or neglect informationViolation as misdemeanorRelease to certain parties. All

	Actions to be Taken: Meet with child, undertake an investigation, provide advice and counseling, file pleadings, request services, address special needs, negotiate settlements	investigative case records and files relating to reports of child abuse or neglect are confidential, and no disclosure of any such records, files, or other information may be made except as authorized in chapter 26-7A or this chapter. Any person who knowingly violates the confidential nature of the records, files, or information is guilty of a Class 1 misdemeanor. The Department of Social Services may release records, files, or other information to the following parties upon receipt of a request showing that it is necessary for the parties to have such information in the performance of official functions relating to child abuse or neglect: (2) The attorney or guardian ad litem of the child who is the subject of the information S.D. Codified LAWS § 26-8A-13.
3.	In Court – Active Participation in Hearings: Appear in court, explain proceedings to client, present evidence, ensure child is present, expand scope of representation into other needed areas, and undertake certain obligations post-disposition.	No explicit legal authority or requirement.
4.	Post-Hearing: Review courts order, communicate order to child, and monitor implementation of orders	Rights of child and parents, guardian, or custodianRepresentation by attorneyMotion for new hearingAppeal. The court shall advise the child and the child's parents, guardian, or custodian involved in any action or proceedings under this chapter or chapter 26-8A, 26-8B, or 26-8C of their constitutional and statutory rights, including the right to be represented by an attorney, at the first appearance of the parties before the court. The court shall also advise them of the right of the parties to file, at the conclusion of the proceedings, a motion for a new hearing and, if the motion is denied, the right to appeal according to the rules of appellate procedure governing civil actions. S.D. Codified Laws § 26-7A-30.

5.	Appellate Advocacy: Decision to appeal, withdrawal, participation in appeal, conclusion by appeal.	Notice of order or final decreeServiceAppeal. Notice of entry of order of adjudication or final decree of disposition issued by the court in any action involving an abused or neglected child shall be served on the child's attorney and the child's guardian ad litem or special advocate, if any, and on all respondent parents and other respondent parties in any manner authorized by the rules of civil procedure. The notice of entry may be served by publication in the same manner as service of the summons in the action as provided in § 26-7A-48. If the notice of entry is served by publication, the service is completed five days after the date of publication. The time for appeal commences on the day following the date of completed service of the notice of entry regardless of the manner in which the notice of entry is served. S.D. Codified Laws 26-8A-28.
6.	Cessation of Representation: Contacts post representation, if any	No explicit legal authority or requirement.
	General Representation Rules: Administrative structure is clear for appointment, support and accountability of the CR. The child's representative is independent from the court	No explicit legal authority or requirement.
8.	Lawyer Training: Child representative trained, on-going training provided, new attorneys provided senior lawyer mentorship.	Becoming a CASA volunteer advocate requires completion of 30 hours of pre-service training provided by CASA. Topics covered during training include an overview of the juvenile court system in South Dakota, sessions on report writing and information gathering, understanding the effects of child abuse, understanding cultural differences, and the roles of various professionals involved with abuse and neglect cases. Active volunteers are also asked to complete 12 hours of in-service training per year.  No explicit legal authority or requirement listed for attorneys.

9.	Lawyer	If the child or the child's parents, guardian, or other custodian requests an attorney in proceedings under
	Compensation:	this chapter or chapter 26-8A, 26-8B, or 26-8C and if the court finds the party to be without sufficient
	Adequate and timely	financial means to employ an attorney, the court shall appoint an attorney for the party. The court may
	compensation,	appoint an attorney for any child or any party to the proceedings without request of the party if the court
	reimbursement	deems representation by an attorney necessary to protect the interests of the party. Reasonable and just
	provided for	compensation for services of a court-appointed attorney and for necessary expenses and costs incident to
	expenses.	the proceedings shall be determined by the court within guidelines established by the presiding judge of the
		circuit court and shall be paid by the county in which the action is being conducted according to the
		manner prescribed by the court. If the court-appointed attorney is a party to a contract with the county to
		provide indigent counsel pursuant to subdivision 23A-40-7(3), the compensation for that attorney shall be
		that which the attorney would receive under the contract. This section does not preclude the court from
		appointment of an attorney for a child as required by provisions of chapter 26-8A. S.D. Codified Laws §
		<u>26-7A-31</u> .
		Abused and neglected child defense fundDistribution to countiesPro rata. There is hereby created in the office of the state treasurer an abused and neglected child defense fund. All moneys in the abused and neglected child defense fund shall be annually distributed by the state treasurer to the counties on a pro rata basis. The state treasurer shall, within sixty days of the end of the fiscal year, determine and verify from receipts and expenditure records the total expenditures by all counties in the state for the representation of abused and neglected children. He shall then establish a percentage ratio between moneys collected in the fund for the past fiscal year and the total expenditures by counties for the representation of abused and neglected children. That percentage ratio shall then be applied to each county's expenditure for the representation of abused and neglected children to determine its respective payment from the fund. S.D. CODIFIED LAWS § 26-8A-19.
10	O. Caseload Levels:  Caseloads are of a manageable size	No explicit legal authority or requirement.