

State of Misconsin 1995 - 1996 LEGISLATURE

## ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 1995 ASSEMBLY BILL 610

November 30, 1995 – Offered by COMMITTEE ON AGRICULTURE.

1	AN ACT to amend 174.001 (3) and 174.11 (4); and to create 174.11 (5) of the
2	statutes; <b>relating to:</b> claims for damages by dogs to animals.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
3	<b>SECTION 1.</b> 174.001 (3) of the statutes is amended to read:
4	174.001 (3) "Livestock" means any horse;; bovine;; sheep;; goat;; pig;; llama;
5	alpaca; deer, including elk, raised in captivity; domestic rabbit; or domestic fowl,
6	including game fowl raised in captivity.
7	<b>SECTION 2.</b> 174.11 (4) of the statutes is amended to read:
8	174.11 (4) The <u>Subject to sub. (5), the</u> county board shall allow, as the amount
9	of a claim for a domestic animal, including a ranch mink, killed by a dog, the amount
10	determined to be the fair market value of the domestic animal, including a ranch
11	mink, on the date the death occurred. The <u>Subject to sub. (5), the</u> county board shall
12	allow, as the amount of a claim for a domestic animal, including a ranch mink, injured
13	by a dog, the amount determined to be the total of the costs resulting from the injury
14	including a loss in fair market value but the total amount of the claim may not exceed

 $\mathbf{7}$ 

the fair market value. No claim may be paid to any person who has failed to pay a
dog tax on an assessable dog.

3 **SECTION 3.** 174.11 (5) of the statutes is created to read:

4 174.11 (5) A county board may, by ordinance, establish the maximum amount

that may be allowed for a claim under this section and may establish differentmaximums for different species of animals.

(END)