BILL HISTORY FOR SENATE BILL 143 (LRB –1213)

An Act relating to: ratification of the agreement negotiated between the state of Wisconsin and the Association of State Prosecutors for the 2001–03 biennium, covering employees in the assistant district attorneys collective bargaining unit, and authorizing an expenditure of funds. (FE)

103		
05–05. S.	Introduced by joint committee on Employment Relations.	
05–05. S.	Read first time and referred to committee on Senate Organization.	
	Placed on calendar 5–5–2003 by committee on Senate Organization.	
05-06. S.	Fiscal estimate received.	
05–06. S.	Considered for action at this time.	
05–06. S.	Read a second time.	
05–06. S.	Ordered to a third reading.	
05–06. S.	Rules suspended.	
05–06. S.	Read a third time and passed, Ayes 29, Noes 2.	
05–06. S.	Ordered immediately messaged.	
05-06. A.	Received from Senate	85
	Read first time.	•
05-06. A.	Rules suspended and taken up 1	89
05-06. A.	Read a second time	89
05–06. A.	Ordered to a third reading	89
05–06. A.	Rules suspended	89
05–06. A.	Read a third time and concurred in, Ayes 85, Noes 13	89
05-06. A.	Ordered immediately messaged	89
05–07. S.	Received from Assembly concurred in.	-,
05-07. S.	Report correctly enrolled on 5–7–2003	

2003 ENROLLED BILL

5 copies

03en <u>SB</u>-<u>143</u>

ADOPTED DOCUMENTS:	
Orig Engr SubA	$\mathbf{mdt} = 03 - \frac{12(3)}{2}$
Amendments to above (if none, write "N	IONE"):
Corrections – show date (if none, write	"NONE"):
Topic	
$\frac{5}{6} \frac{6}{2}$	Enrolling Drafter
ELECTRONIC PROCEDURE:	
Follow automatic or manual enrol <i>Guide</i> , Document Specific Proced	ling procedures in <i>TEXT2000 Reference</i> ures, Ch. 20, Engrossing and Enrolling
DISTRIBUTION:	
HOUSE OF ORIGIN:	DEPARTMENT OF ADMINISTRATION:
• 11 copies plus bill jacket	• 2 copies LRB:
 Secretary of State's envelope containing 4 copies plus newspaper notice 	 Drafting file original Drafting attorney 1 copy
REVISOR OF STATUTES:	 Legislative editors

Bill index librarian 1 copy

2003 SENATE BILL 143

May 5, 2003 – Introduced by Joint Committee on Employment Relations. Referred to Committee on Senate Organization.

AN ACT relating to: ratification of the agreement negotiated between the state of Wisconsin and the Association of State Prosecutors for the 2001–03 biennium, covering employees in the assistant district attorneys collective bargaining unit, and authorizing an expenditure of funds.

1

2

3

4

5

6

Analysis by the Legislative Reference Bureau

This proposal is introduced under section 111.92 (1) of the statutes. The proposal ratifies the collective bargaining contract for state employees in the assistant district attorneys collective bargaining unit negotiated for the 2001–03 biennium under the State Employment Labor Relations Act. Currently, statutory program supplement appropriations fund the costs of collective bargaining agreements to the extent that they exceed budgeted costs. The proposal authorizes expenditure of moneys from those appropriations to fund the cost of this agreement.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Agreement ratified. The legislature ratifies the tentative agreement negotiated for the 2001–03 biennium between the state of Wisconsin,

SENATE BILL 143

department of employment relations, and the Association of State Prosecutors covering employees in the assistant district attorneys collective bargaining unit under subchapter V of chapter 111 of the statutes, as approved by the employees of the assistant district attorneys collective bargaining unit and approved and recommended by the joint committee on employment relations, and authorizes the necessary expenditure of moneys for implementation from the appropriations made by section 20.865 (1) of the statutes, subject to section 20.865 (intro.) of the statutes. The secretary of employment relations shall file an official copy of the agreement, certified by the cochairpersons of the joint committee on employment relations, with the secretary of state. No formal or informal agreement between the parties that is not a part of the official copy is deemed to be approved by the legislature under this act.

SECTION 2. Effective date.

(1) This act takes effect on the day following publication, except that those provisions specifically identified as having other effective dates in the agreement covering employees in the assistant district attorneys collective bargaining unit are effective on the dates provided in that agreement.