



**ACTIVE**

LRB Number: 13-0794/1

Introduction Number: AB-0032

Comment:

Request Date: 2/18/2013 3:04:56 PM

Description: Tribal treatment facility participation in the intoxicated driver program

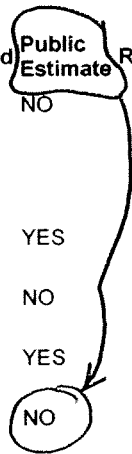
Subject: Drunk Driving - other, Mental Health - AODA

PUBLIC DRAFT/BILL and Assignments

**Edit the Request**

**DRAFT/BILL: 13-0794 1.pdf**

Agency	Estimate Type	State/Local	Assigned	Due	Extended Stage	Submitted	Public Estimate	Retrieved	
1 Circuit Courts / Court of Appeals / Supreme Court	Original	State & Local	2/18/2013	2/25/2013	Agency-Unassigned		NO	NO	
2 Department of Administration	Original	State & Local	2/18/2013	2/25/2013	LRB	3/1/2013	YES	<u>YES</u>	<u>Estimate/WS</u>
3 Department of Administration	Corrected	State & Local	2/18/2013	3/4/2013	Preparer		NO	NO	
4 Department of Administration	Corrected	State & Local	2/18/2013	3/4/2013	LRB	3/4/2013	YES	<u>YES</u>	<u>Estimate/WS</u>
5 Department of Health Services	Original	State & Local	2/18/2013	2/25/2013	LRB	5/6/2013	NO	<u>YES</u>	<u>Estimate/WS</u>
6 Department of Transportation	Original	State & Local	2/18/2013	2/25/2013	LRB	2/26/2013	YES	<u>YES</u>	<u>Estimate/WS</u>



05-07-2013

## Barman, Mike

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**From:** Lovell, David  
**Sent:** Thursday, May 09, 2013 10:57 AM  
**To:** Barman, Mike  
**Cc:** Anderson, Terry C.  
**Subject:** RE: FE for 2013 AB 32

Mike,

DHS has declined to revise their FE.

We will not authorize its release prior to the date required under the rules.

Thank you.

David

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**From:** Barman, Mike  
**Sent:** Wednesday, May 08, 2013 1:22 PM  
**To:** Lovell, David  
**Subject:** RE: FE for 2013 AB 32

Any word yet on the possible FE re-write?

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**From:** Lovell, David  
**Sent:** Tuesday, May 07, 2013 10:22 AM  
**To:** Ellerkamp, Caroline E - DHS  
**Cc:** Forsaith, Andrew C - DHS; Anderson, Terry C.; Moore, David; Barman, Mike  
**Subject:** FE for 2013 AB 32

Ms. Ellerkamp,

I have reviewed the DHS fiscal estimate for 2013 Assembly Bill 32. It appears to be accurate and reasonable, with one exception.

The last paragraph of the narrative states that “[c]ounty human service agencies will experience additional administrative workload to coordinate and manage ... an individual’s completion of the driver assessment and treatment plan with the tribal treatment facilities and the Department of Transportation ...”. The intent, and I believe effect, of the bill is that the tribal treatment facility assume the coordination function described in that sentence. The Special Committee on State-Tribal Relations, in developing this legislation, took pains to ensure coordination between the circuit court, the county agency, and the tribal agency and to ensure that the county agency is not burdened with the responsibility of tracking cases taken by a tribal facility. This is accomplished by the requirement, as a condition of certification by the DHS, that the tribal facility agree in writing to “[e]xecute all duties of an approved public treatment facility under s. 343.30 and rules promulgated under s. 343.30 (1q).” [proposed s. 51.45 (7) (h) 2., Stats.] Thus, the tribal facility is responsible for tracking an offender’s compliance with the treatment plan and reporting compliance or noncompliance to the DOT, and for any other functions that a county facility would conduct. The intent, again, is that the county have no responsibility for a case that is being handled by a tribal facility.

I respectfully request that DHS prepare a revised fiscal estimate, deleting the statement quoted from the last paragraph. I am, of course, available to discuss this with you, if needed.

Thank you.

David Lovell

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