## Fiscal Estimate - 2013 Session

Original Updated	Corrected Supp	emental				
LRB Number 13-2355/1	Introduction Number AB-02	23				
Description Possession of dogs by certain felony offenders and providing a penalty						
Fiscal Effect						
Appropriations R	crease Existing evenues ecrease Existing evenues  Increase Costs - May to absorb within agend evenues  Yes  Decrease Costs					
Local:  No Local Government Costs  Indeterminate  1. Increase Costs Permissive Mandatory  2. Decrease Costs Permissive Mandatory Permissive Mandatory Permissive Mandatory Permissive Mandatory Permissive Mandatory Districts  5. Types of Local Government Units Affected Towns Village Cities Counties Others Districts						
Fund Sources Affected Affected Ch. 20 Appropriations  GPR FED PRO PRS SEG SEGS						
Agency/Prepared By	Authorized Signature	Date				
DOJ/ Mark Rinehart (608) 264-9463	Mark Rinehart (608) 264-9463	11/1/2013				

## Fiscal Estimate Narratives DOJ 11/1/2013

LRB Number 13-2355/1	Introduction Number	AB-0223	Estimate Type	Original	
Description					
Possession of dogs by certain felony offenders and providing a penalty					

## Assumptions Used in Arriving at Fiscal Estimate

Under 2013 Assembly Bill 223, certain persons are prohibited from possessing, controlling, or residing with a vicious dog. A person who violates this prohibition is guilty of a Class I felony if a person or an animal suffers great bodily harm or death as a result of the violation. A person who violates this prohibition is guilty of a Class H felony if an individual suffers great bodily harm or death as a result of the violation and the person knowingly allowed the dog to run loose or failed to take steps to keep the dog in an enclosure or under control.

While most felony prosecutions are handled by district attorneys, assistant attorneys general in the Department of Justice's Criminal Litigation Unit on occasion act as special prosecutors throughout Wisconsin at the request of district attorneys. In addition, the Department of Justice's Criminal Appeals Unit represents the State of Wisconsin in defending felony convictions when those convictions are challenged in state or federal court. Under Wisconsin law, this unit is charged with preparing briefs and presenting arguments in front of any state appellate or federal court hearing a challenge to a felony conviction.

Since AB 223 will increase the types of activities that can be prosecuted as a felony, it is possible that the enactment of the bill could result in an increased caseload for the department's Criminal Litigation and Criminal Appeals units. The department anticipates that any increase in caseload would be relatively small. However, if the increase in the number of cases is larger than anticipated, the department will need additional resources.

**Long-Range Fiscal Implications**