AGENCY BILL ANALYSIS - 2025 REGULAR SESSION

Date Prepared :1/17/2025			Check all that apply:					
Bill Number: HB39			Ori	Co	rrection			
			Amend	ment	Su	ıbstitute		
3	D. W.II. G		Agency Name and					
ponsor:	nsor: Rep. Kathleen Cates			Departmen	Department of Justice			
Short	JUVENILE RECORD IN Short FIREARM BACKGROUND		Person Writing Analysis:	AAG Jennifyr Vickery				
	CHECKS	110110 01 12	Phone.	505-537-7676				
i iue:	CHECKS		i none.		370			
	II: FISCAL IMP		Email:	legisfir@ni		OV		
	II: FISCAL IMP A	—— PPROPRIAT	Email: ION (dollars in thou 	legisfir@nı				
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SECTION	II: FISCAL IMP A Appropr	PPROPRIAT	Email: ION (dollars in thou	legisfir@ni	mag.gc	Fund		
SECTION	II: FISCAL IMP A Appropr FY25	PPROPRIAT Fiation FY2 decreases)	Email: ION (dollars in thou	legisfir@ni	mag.gc	Fund		
SECTION	II: FISCAL IMP A Appropr FY25) indicate expenditure	PPROPRIAT Fiation FY2 decreases)	Email: ION (dollars in thou Recu or Nonr (dollars in thousand	legisfir@ni	mag.gc	Fund		

(Parenthesis () indicate revenue decreases)

	FY25	FY26	FY27	3 Year Total Cost	Recurring or Nonrecurri ng	Fund Affected
Total						

(Parenthesis () Indicate Expenditure Decreases)

Duplicates/Conflicts with/Companion to/Relates to: Duplicates/Relates to Appropriation in the General Appropriation Act

SECTION III: NARRATIVE

This analysis is neither a formal Opinion nor an Advisory Letter issued by the New Mexico Department of Justice. This is a staff analysis in response to a committee or legislator's request. The analysis does not represent any official policy or legal position of the NM Department of Justice.

BILL SUMMARY

Synopsis:

Section 1: House Bill 39 (HB39) seeks to add language to NMSA 1978, Section 30-7-16(1981) making it a third degree felony to be in possession of a firearm or destructive device if the offender is "an adult subject to a juvenile disposition for a delinquent act involving a firearm under the Delinquency Act that would be a felony if committed to an adult, regardless of whether the judgement resulted in an adult sentence."

The bill adds a definition of a *juvenile delinquent convicted of a delinquent act involving a firearm* which limits the time frame to ten years from the date of the juvenile disposition involving a firearm, and requires that the juvenile has not been pardoned.

Section 2: HB39 Section 2 amends NMSA 32A-2-26(1993) requiring records for juveniles found to be delinquent of crimes involving firearms be made available to federal authorities for the use in criminal background checks pursuant to 18 USC Section 922(t), and to the state and local law enforcement to determine if a suspect is in violation of the provisions added in Section 1 of this bill.

FISCAL IMPLICATIONS

N/A

SIGNIFICANT ISSUES

None noted.

PERFORMANCE IMPLICATIONS

None noted.

ADMINISTRATIVE IMPLICATIONS

CONFLICT, DUPLICATION, COMPANIONSHIP, RELATIONSHIP

None noted.

TECHNICAL ISSUES

OTHER SUBSTANTIVE ISSUES
None.
ALTERNATIVES
None.
WHAT WILL BE THE CONSEQUENCES OF NOT ENACTING THIS BILL
Status quo.

AMENDMENTS

None noted

N/A