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## FISCAL IMPACT REPORT

SPONSOR Cravens		vens	ORIGINAL DATE 02 LAST UPDATED		НВ	
SHORT TITLE		Create Crime of H		SB	460	
				ANAI	LYST	Segura

# ESTIMATED ADDITIONAL OPERATING BUDGET IMPACT (dollars in thousands)

	FY11	FY12	FY13	3 Year Total Cost	Recurring or Non-Rec	Fund Affected
Total		NFI				

(Parenthesis ( ) Indicate Expenditure Decreases)

### **SOURCES OF INFORMATION**

LFC Files

Responses Received From

New Mexico Sentencing Commission (NMSC)

New Mexico Corrections Department (NMCD)

Energy Minerals Natural Resources Department (EMNRD)

Administrative Office of the Courts (AOC)

#### **SUMMARY**

Senate Bill 460 amends Section 66-8-101 NMSA 1978 relating to homicide by vehicle to amend the definition of "prior DWI conviction for operating a motorboat under the influence of alcohol or drugs. The bill creates a new section of the Boating While Intoxicated Act, entitled "Homicide by Boat –Great Bodily Harm by Boat." The new section mirrors the language in Section 66-8-101, "Homicide by Vehicle, "replacing all references to vehicle with boat. Making it a third degree felony to commit homicide by boat or great bodily harm by boat while under the influence of alcohol or drugs

### FISCAL IMPLICATIONS

According to AOC, there will be a minimal administrative cost for statewide update, distribution, and documentation of statutory changes. Any additional fiscal impact on the judiciary would be proportional to the enforcement of this law and commenced prosecutions.

### **SIGNIFICANT ISSUES**

Senate Bill 460 mandates that a person who commits homicide by boat or great bodily harm by boat while under the influence of intoxicating liquor or while under the influence of any drug

### Senate Bill 460 – Page 2

who has incurred a prior DWI conviction within ten years of the occurrence for which the person is being sentenced shall have the basic sentence increased by four years for each prior DWI conviction. A prior DWI conviction is defined as a prior conviction under Section 66-8-102 NMSA 1978, a prior conviction under Section 66-13-3 NMSA 1978, or a prior conviction in New Mexico or other jurisdiction when the criminal act involved driving a vehicle or operating a motorboat under the influence of alcohol or drugs.

The EMNRD indicates that by creating the crimes of homicide by boat, law enforcement would have the option to charge an individual with those crimes rather than murder or manslaughter pursuant to Section 30-2-1 or 30-2-3 NMSA 1978.

## **DUPLICATION**

Senate Bill 460 duplicates House Bill 357

## **OTHER SUBSTANTIVE ISSUES**

According to EMNRD, off-highway vehicles are equally used for recreational purposes and state registered off-highway vehicles are approximately equal to the amount of state registered boats. Senate Bill 460 attempts to link vehicle crimes with recreational vehicle crimes focusing on just boats leaves out other recreational vehicles such as all terrain vehicles, snowmobiles, which are equally susceptible to operation under the influence of alcohol or drugs and such operation has or may result in homicide or great bodily harm.

RS/bym