



# NEW MEXICO LAW REVIEW

---

Volume 10  
Issue 2 *Summer 1980*

---

Summer 1980

## Front Matter

New Mexico Law Review

### Recommended Citation

New Mexico Law Review, *Front Matter*, 10 N.M. L. Rev. i (1980).  
Available at: <https://digitalrepository.unm.edu/nmlr/vol10/iss2/1>

This Front Matter is brought to you for free and open access by The University of New Mexico School of Law. For more information, please visit the *New Mexico Law Review* website: [www.lawschool.unm.edu/nmlr](http://www.lawschool.unm.edu/nmlr)

# NEW MEXICO LAW REVIEW

Published two times a year by The University of New Mexico School of Law

Vol. 10

Summer 1980

No. 2

## CONTENTS

### CHILDREN'S RIGHTS SYMPOSIUM

- Foreword: The Meanings of Rights of Children *Lee E. Teitelbaum* 235
- Ethical Issues in Representing Juvenile Clients: A Review of the  
IJA-ABA Standards on Representing Private Parties *Jan C. Costello* 255
- Treating Children under the New Mexico Mental Health and  
Developmental Disabilities Code *James W. Ellis and  
Dorothy Kay Carter* 279
- First Amendment versus Sixth Amendment: A Constitutional Battle  
in the Juvenile Courts *Jill K. McNulty* 311
- The New Mexico Children's Code: Some Remaining Problems  
*Theodore E. Lauer* 341
- Children's Waiver of *Miranda* Rights and the Supreme Court's  
Decisions in *Parham*, *Bellotti*, and *Fare* *Leslie J. Harris* 379
- Child Welfare under the Indian Child Welfare Act of 1978: A  
New Mexico Focus *Garry Wamser* 413

### COMMENTS

- BANKRUPTCY—A Comparison of State and Federal Exemptions:  
11 U.S.C. §§ 101-1330 (Supp. II 1978) 431
- CONSTITUTIONAL LAW—Search and Seizure Involving Nonsuspect  
Third Parties—Legislative Responses. *Zurcher v. Stanford Daily*,  
436 U.S. 547 (1978) 443

### NOTES

- CONSTITUTIONAL LAW—Title VII—Indian Hiring Preference Does  
Not Contravene Fourteenth Amendment Equal Protection Clause.  
*Livingston v. Ewing*, 601 F.2d 1110 (10th Cir.), cert. denied, 100  
S. Ct. 147 (1979) 461
- PROPERTY—Contingent Remainders—Rule of Destructibility  
Abolished in New Mexico. *Abo Petroleum Corp. v. Amstutz*,  
93 N.M. 332, 600 P.2d 278 (1979) 471

(continued)

INSURANCE—Nonprofit Health Care Corporations Are Not Insurance Providers. <i>New Mexico Life Insurance Guaranty Association v. Moore</i> , 93 N.M. 47, 596 P.2d 260 (1979)	481
TORTS—Negligent Hiring and Retention—Availability of Action Limited by Foreseeability Requirement. <i>F &amp; T Co. v. Woods</i> , 92 N.M. 697, 594 P.2d 745 (1979)	491
EQUITY—Estoppel Applied Against the State. <i>Stuckey's Stores, Inc. v. O'Chesky</i> , 93 N.M. 312, 600 P.2d 258 (1979)	501
TEN YEAR INDEX	509

“EXCEPT AS OTHERWISE EXPRESSLY PROVIDED, PERMISSION IS HEREBY GRANTED TO COPY MATERIALS FROM THIS PUBLICATION FOR CLASSROOM USE, PROVIDED THAT 1) COPIES ARE DISTRIBUTED AT OR BELOW COST, AND 2) AUTHOR AND JOURNAL ARE IDENTIFIED.”