



NEW MEXICO LAW REVIEW

Volume 28
Issue 3 Summer 1998

Summer 1998

Front Matter

New Mexico Law Review

Recommended Citation

New Mexico Law Review, *Front Matter*, 28 N.M. L. Rev. i (1998).
Available at: <https://digitalrepository.unm.edu/nmlr/vol28/iss3/1>

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

NEW MEXICO LAW REVIEW

Published by the University of New Mexico School of Law, Albuquerque, New Mexico

Volume 28

Summer 1998

Number 3

CONTENTS

- Exploring a Substantive Approach to Equal Justice Under Law
Rebecca E. Zietlow 411

COMMENT

- The Difference Between Mine and Thine: The Constitutionality of
Public Employee Drug Testing
Jill Dorancy-Williams 451

TRENDS IN NEW MEXICO LAW: 1996-97

- BANKRUPTCY LAW—Tenth Circuit Bankruptcy Appellate Panel
Holds Workers' Compensation Premiums Are Not Entitled
to Fringe Benefits Priority Status—*In re Southern Star
Foods, Inc.*
Deborah Gille 487
- CRIMINAL LAW—The Natural and Probable Consequences Doctrine
Is Not a Natural Result for New Mexico
—*State v. Carrasco*
Lisa G. Stark 505
- CRIMINAL LAW—Home Alone: Why House Arrest Doesn't
Qualify for Presentence Confinement Credit in New Mexico
—*State v. Fellhauer*
Ben Feuchter 519
- CRIMINAL LAW—New Mexico Applies the Strict Elements
Test to the Collateral Felony Doctrine—*State v. Campos*
Kimberly A. Richards 535
- CRIMINAL LAW—The Anomaly of a Murder: Not All First
Degree Murder Mens Rea Standards Are Equal—*State v. Brown*
Vicki Zelle 553
- EVIDENCE LAW—Boundaries, Balancing, and Prior
Felony Convictions—Federal Rule of Evidence Rule 403
After *United States v. Old Chief*
Amina Quargnali-Linsley 583

EVIDENCE LAW—Striking the Right Balance in New Mexico’s Rape Shield Law—<i>State v. Johnson</i> <i>Haviva A. Graeber</i>	611
HEALTH LAW—The Tenth Circuit Lowers the Evidentiary Burden to Overcome Peer Review Immunity Under the Health Care Quality Improvement Act—<i>Brown v. Presbyterian Healthcare Services</i> <i>Diane Gupton</i>	625
PROFESSIONAL RESPONSIBILITY—The Tenth Circuit Strikes Down New Mexico’s Ban on Targeted Direct-Mail Lawyer Advertising—<i>Revo v. Disciplinary Board of the Supreme Court</i> <i>Farzana Kanji</i>	641
TORT LAW—New Mexico Adds the Product-Line Exception to Successor Company Liability—<i>Garcia v. Coe Manufacturing Co.</i> <i>Zachary Shandler</i>	653
WORKERS’ COMPENSATION— The District Court Should Make the Initial Determination of Jurisdiction in Workers’ Compensation Cases Involving Intentional Tort Claims—<i>Eldridge v. Circle K Corp.</i> <i>Justin Lesky</i>	665