



NEW MEXICO LAW REVIEW

Volume 23
Issue 2 July 1993

Summer 1993

Front Matter

New Mexico Law Review

Recommended Citation

New Mexico Law Review, *Front Matter*, 23 N.M. L. Rev. i (1993).
Available at: <https://digitalrepository.unm.edu/nmlr/vol23/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

NEW MEXICO LAW REVIEW

Published three times a year by the University of New Mexico School of Law

Volume 23

Spring 1993

Number 2

CONTENTS

NOTES

- ADMINISTRATIVE LAW**—Whole Record Review and the Real Story Behind *Walck v. City of Albuquerque*
Phyllis M. Amato 237
- COMMERCIAL LAW**—The New Mexico Supreme Court Answers a Moot Question of Partnership Law: *First National Bank in Albuquerque v. Sanchez*
Christina Robles..... 251
- COMMERCIAL LAW**—And Then Personal Property Became Real Property: *In re Anthony*
Andrew A. Abeyta 263
- CONTRACTS**—New Mexico Adopts the Modern Approach to Interpreting Ambiguities: *C.R. Anthony Company v. Loretto Mall Partners*
Karla K. Poe..... 281
- CONTRACTS**—The Supreme Court Speaks Where the Legislature was Silent: *Torrance County Mental Health Programs, Inc. v. New Mexico Health & Environment Department*
Christopher A. Holland..... 291
- CRIMINAL PROCEDURE**—The Fifth Amendment Privilege Against Self-Incrimination Applies to Juveniles in Court-Ordered Psychological Evaluations: *State v. Christopher P.*
Paul R. Owen 305
- CRIMINAL PROCEDURE**—New Mexico Denies Fifth Amendment Protection to Corporations: *John Doe and Five Unnamed Corporations v. State ex rel. Governor's Organized Crime Prevention Commission*
Tracy Toulou..... 315
- CRIMINAL PROCEDURE**—Search and Seizure of Person and Property: *State v. Lovato*
Julie M. Bardacke 323

FAMILY LAW—Custody Dispute Between Biological Mother and Non-biological, Non-adoptive Party: <i>A.C. v. C.B.</i> <i>S. Elizabeth Moore</i>	331
RETROACTIVITY—Though Subsequent Case Found Price Affirmation Statutes Unconstitutional, Prior Opinion Would Be Applied: <i>Stroh Brewery Co. v. Director of the New Mexico Department of Alcoholic Beverage Control</i> <i>Anne-Kathryn Claassen</i>	341
TORT LAW—The Application of the Rescue Doctrine Under Comparative Negligence Principles: <i>Govich v. North American Systems, Inc.</i> <i>Jennifer A. Noya</i>	349
TORT LAW—Duty as a Matter of Policy: <i>Solon v. WEK Drilling</i> <i>David J. Jaramillo</i>	359
TORT LAW—Either the Parents or the Child May Claim Compensation for the Child’s Medical and Non-Medical Damages: <i>Lopez v. Southwest Community Health Services</i> <i>Jessica Sutin</i>	373
TORT LAW—Intentional Infliction of Emotional Distress in the Marital Context: <i>Hakkila v. Hakkila</i> <i>Heather S. Call</i>	387
TORT LAW—New Mexico Imposes Strict Liability on a Private Employer of an Independent Contractor for Harm From Dangerous Work, but Bestows Immunity on a Government Employer: <i>Saiz v. Belen School District</i> <i>Jane Marshall Gagne</i>	399
TORT LAW—Res Ipsa Loquitur in Medical Malpractice Actions: <i>Mireles v. Broderick</i> <i>Alan H. Konig</i>	411
TORT LAW—Sovereign Immunity: No Waiver in <i>Caillouette v. Hercules</i> <i>Caren I. Friedman</i>	423

COMMENTS

Coopting the Journalist’s Privilege: Of Sources and Spray Paint <i>Daniel M. Faber</i>	435
--	-----

<i>Lovelace Medical Center v. Mendez: A New Approach to Damages Awards in New Mexico</i> <i>Lori McCamey Bencoe</i>	451
Peremptory Exclusion of Spanish-Speaking Jurors: Could <i>Hernandez v. New York</i> Happen Here? <i>Andrew McGuire</i>	467
Tribal Jurisdiction Under Section 1911(b) of the Indian Child Welfare Act of 1978: Are the States Respecting Indian Sovereignty? <i>Michael E. Connelly</i>	479