

Volume 25 Issue 2 *Summer 1995*

Summer 1995

Front Matter

New Mexico Law Review

Recommended Citation

New Mexico Law Review, *Front Matter*, 25 N.M. L. Rev. i (1995). Available at: https://digitalrepository.unm.edu/nmlr/vol25/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 25

Spring 1995

Number 2

CONTENTS

ARTICLES

Fear of AIDS: The Catalyst for Expanding Judicial Recognition of a Duty to Prevent Emotional Distress Beyond Traditional Bounds Karen L. Chadwick	143
Reticent Revolution: Prospects for Damage Suits Under the New Mexico Bill of Rights Paul R. Owen	173
When is Cumulative Voting Preferable to Single-Member Districting? Michael E. Lewyn	197
The Community Property Discharge in Bankruptcy: A Fair Result or a Creditor's Trap? Jennifer L. Street	229
TRENDS IN NEW MEXICO LAW: 1993-94 NOTES	
COMMUNITY PROPERTY—New Mexico Changes the Method of Allocating Future Pension Benefits Between Divorcing Spouses: Ruggles v. Ruggles Norm Cairns	249
CRIMINAL LAW—New Mexico Adopts a Subsequent Consent Rule for Motorists Who Refuse to Consent to Chemical Testing: In re Suazo Gianna M. Mendoza	261
CRIMINAL PROCEDURE—Only the Supreme Court Can Determine Whether the Death Sentence Would Be Excessive or Disproportionate: State v. Wyrostek Renee Harton	271
CRIMINAL PROCEDURE—New Mexico Accepts Forensic DNA Evidence Under Rule of Evidence 11-702: State v. Anderson Dara L. McKinney	283
FAMILY LAW—New Mexico Expands the Power of a Guardian to Include the Right to Initiate and Maintain a Divorce Action on Behalf of the Guardian's Incompetent Ward: Nelson v. Nelson Vincent E. Martinez	295
rmeem D. manimed	

INSURANCE LAW—New Mexico Recognizes the Administrative/ Medical Services Distinction: Millers Casualty Insurance Co. of Texas v. Flores Christine M. Hoeft	303
STATE CONSTITUTIONAL LAW—New Mexico Requires Exigent Circumstances for Warrantless Public Arrests: Campos v. State Wendy F. Jones	315
TORT CLAIMS ACT—Liability of Law Enforcement Officers While in the Line of Duty: Wilson v. Grant County Dusti D. Pofahl	329
TORT LAW—Supreme Court Opens the Door for Res Ipsa Loquitur in Medical Malpractice: Mireles v. Broderick Tracy L. Rabern	341
TORT LAW—New Mexico Examines the Doctrine of Comparative Fault in the Context of Premises Liability: Reichert v. Atler Pamela J. Sewell	353
TORT LAW—Focusing on the Nature of the Defendant's Control When Defining the Exclusive Control Element of Res Ipsa Loquitur: Trujeque v. Service Merchandise Co. David A. Standbridge, Jr	363
TORT LAW—Occupiers of Land Must Exercise Reasonable Care For All Lawful Visitors: Ford v. Board of County Commissioners of the County of Doña Ana Samuel E. Tuma	373
WRONGFUL DEATH—New Mexico Adopts Hedonic Damages in the Context of Wrongful Death Actions: Sears v. Nissan (Romero v. Byers)	
Cindy Domingue-Hendrickson	385