

**STATE V. KEISEAN A.**

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**STATE OF NEW MEXICO,  
Plaintiff-Appellee,  
v.  
KEISEAN A.,  
Child-Appellant.**

NO. A-1-CA-36772

COURT OF APPEALS OF NEW MEXICO

March 1, 2018

APPEAL FROM THE DISTRICT COURT OF BERNALILLO COUNTY, John J. Romero,  
Jr., District Judge

**COUNSEL**

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Bennett J. Baur, Chief Public Defender, Santa Fe, NM, Chelsea Van Deventer, Assistant Public Defender, Albuquerque, NM, for Appellant

**JUDGES**

MICHAEL E. VIGIL, Judge. WE CONCUR: LINDA M. VANZI, Chief Judge, EMIL J. KIEHNE, Judge

**AUTHOR:** MICHAEL E. VIGIL

**MEMORANDUM OPINION**

**VIGIL, Judge.**

{1} Child-Appellant Keisean A. (Child) appeals from the district court's judgment and disposition entered following Child's conditional plea. [RP 51, 52; DS 1] Child raised the

central contention the district court erred in denying Child's motion to dismiss based on expiration of the time limit for trial of a child in custody. [DS 3-4] This Court issued a notice proposing to summarily reverse. [CN 1, 4] The State filed a response indicating it will not file a memorandum in opposition to our notice of proposed disposition. Therefore, based on the reasons set forth in this Court's notice of proposed disposition, we reverse.

**IT IS SO ORDERED.**

**MICHAEL E. VIGIL, Judge**

**WE CONCUR:**

**LINDA M. VANZI, Chief Judge**

**EMIL J. KIEHNE, Judge**