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