

### Amendment to D.N.M.LR-Civ. 16.3

**16.3 Exclusion From Pretrial Case Management.** The following types of cases are excluded from pretrial case management procedures described in D.N.M.LR-Civ. 16 unless the parties request, or the assigned Magistrate Judge determines, that the case should be governed by this rule:

- (a) Government Collections Actions (150-153);
- (b) Condemnation Actions (210);
- (c) Rent, Lease and Ejectment (230);
- (d) Prisoner Petitions (510-550);
- (e) ~~Forfeiture and~~ Statutory Penalty Actions (610-690);
- (f) Bankruptcy Appeals and Withdrawals (422-423);
- (g) Social Security Reviews (861-865);
- (h) Federal Tax Suits (870-871, 875);
- (i) State Reapportionment (400);
- (j) Commerce/ICC Rate (450);
- (k) Deportation (460);
- (l) Selective Service (810);
- (m) Freedom of Information Act (895);
- (n) Food Stamp Denial (891);
- (o) Proceedings to compel arbitration or to confirm or set aside arbitration awards;
- (p) Proceedings to compel the giving of testimony or production of documents under a subpoena or summons issued by an officer, agency or instrumentality of the United States not provided with authority to compel compliance;
- (q) Proceedings to compel the giving of testimony or production of documents in this District:
  - (1) in connection with discovery;
  - (2) in connection with testimony *de bene esse*;
  - (3) for perpetuation of testimony; or
  - (4) for use in a matter pending or contemplated in another U. S. District Court;
- (r) Proceedings requesting injunctive or other emergency relief; and
- (s) Proceedings involving water rights matters.