

FOREWORD

Over a century ago, the *Denver Law Review* went by a different name: the *Denver Bar Association Record*. Our predecessor aimed, in part, to report “news items of interest to the [Denver legal community].”¹ In the intervening years, the *Denver Law Review* has transformed into a well-respected, general interest law review, and we adopted a new name to reflect that evolution.

We would nevertheless be remiss to forget our heritage. The Tenth Circuit Issue reflects *Denver Law Review*’s ongoing commitment to our immediate community; that is, to engage with the law—as it is made, argued, and interpreted—within the Tenth Circuit Court of Appeals, the federal district courts, and the courts of the Tenth Circuit’s constituent states. We now bring to that vintage commitment our values as a general interest law review to explore a spectrum of legal topics and represent a diversity of voices and opinions.

In the pages that follow, we offer a series of articles that touch on matters of legal significance in Colorado, New Mexico, and the Tenth Circuit Court of Appeals. We hope you will find that we are living up to the storied mission of our predecessor as well as the contemporary values that guide our work today.

Kenneth Landers
Tenth Circuit Articles Editor, Volume 102

1. Editorial, 1 DENV. BAR ASS’N REC. 2, 2 (1923); see also *Vol. 1, no. 1: Full Issue*, DENV. L. REV., <https://digitalcommons.du.edu/dlr/vol1/iss1/1/> (last visited Mar. 11, 2025).