## IN THE CROW COURT OF APPEALS

## IN AND FOR THE CROW INDIAN RESERVATION

**CROW AGENCY, MONTANA** 

CIV. APP. DOCKET NO. 00-117

SYLVESTER GOES AHEAD, ALEX LaFORGE, JR., ALVIN HOWE, HAROLD HILL, and GILBERT T. GLENN, Plaintiffs/Appellees,

VS.

CLARA NOMEE, Tribal Chairperson, Defendant/Appellant.

Entered April 19, 2000 [Cite as 2000 CROW 4]

## ORDER GRANTING PERMISSION TO APPEAL AND DISSOLVING TEMPORARY INJUNCTION

- Defendant Clara Nomee and the Crow Tribe having petitioned this court for permission to appeal a Temporary Injunction and Order issued by the Crow Tribal Court on April 11, 2000 (Stewart, J.), and further requesting this court to immediately lift the Order; and
- Good cause appearing for expedited consideration of the Petitions; now, therefore,
- IT IS HEREBY ORDERED that the Petitions to appeal the Temporary Injunction are GRANTED pursuant to Rule 4(a) of the Crow Rules of Appellate Procedure; and
- IT IS FURTHER ORDERED that the Tribal Court shall dissolve the Temporary Injunction and Order, on the grounds that plaintiffs failed to show irreparable harm sufficient to justify an *ex parte* restraining order and failed to post a surety bond, as

required by Rule 22(b)(1) and (d) of the Crow Rules of Civil Procedure.
¶5 A memorandum explaining the bases for this Order, and providing guidance for further proceedings in this case, shall be issued before the full hearing scheduled for tomorrow.
DONE AND DATED this <u>19th</u> day of April, 2000.
/s/
William C. Watt, Judge
<u>¶5</u>