Top End

IN THE CROW COURT OF APPEALS

IN AND FOR THE CROW INDIAN RESERVATION CROW AGENCY, MONTANA

CIV. APP. DOCKET NO. 97-241

HEATHER LONG WARRIOR, Plaintiff/Appellant,

VS.

MICHAEL BOXX, Defendant/Appellee

Decision entered November 21, 2001

[Cite as 2001 CROW 11]

Before Stewart, J., Gros-Ventre, J., and Watt, J.

ORDER AFFIRMING DISMISSAL

- Proceedings in this appeal have been stayed while Ms. Long Warrior pursued her Federal-court appeal of the U.S. District Court's decision that the Crow Tribal Court did not have subject matter jurisdiction of this case. *See Boxx v. Long Warrior*, CV 98-183-BLG-JDS (Dec. 10, 1999)(also permanently enjoining Ms. Long Warrior from proceeding in the Tribal Court); *see also, Long Warrior v. Boxx*, 2000 CROW 2 (Order Staying Proceedings).
- In light of the Ninth Circuit's opinion in that appeal, affirming the District Court's decision that the Tribal Court lacked jurisdiction, *see Boxx v. Long Warrior*, 265 F.3d 771 (9th Cir., Sept. 6, 2001), this court lifts the stay on its own motion. The judgment of the Crow Tribal Court (Yellowtail, S.J.) entered on July 30, 1999, and dismissing Ms. Long Warrior's claims for lack of subject matter jurisdiction, is **AFFIRMED**. No costs.