## FORT PECK COURT OF APPEALS ASSINIBOINE AND SIOUX TRIBES FORT PECK INDIAN RESERVATION POPLAR, MONTANA

\*\*\*\*\*\*\*\*

JAMES ANDERSON APPELLANT

vs. APPEAL No. 263

KEENAN ENGELKE APPELLEE

ORDER DENYING APPEAL

Upon Petition for Review and Stay of Judgment the Fort Peck Tribal Court of Appeals states the following:

- 1. That after review of the case we find that Judge Reum had authority to hear this case.
- 2. That there is no evidence of bias between Judge Ruem and the Appellant; further the Tribal Court found a contract existed between the parties and that the appellant herein breached the terms of the contract.
- 3. We find the appeal is brought on the basis of factual issues fully determined in the lower court.
- 4. The appelant fails to cite a legal basis for appeal.

**NOWTHEREFORE** this Court makes the following order:

1. The Petition for Review is hereby denied as being without merit.

Dated this 21st day of February, 1997.

FORT PECK COURT OF APPEALS:	
	_ 
	GARY M. BEAUDRY Chief Justice