IN THE COURT OF APPEALS OF THE CONFEDERATED SALISH AND KOOTENAI TRIBES OF THE FLATHEAD RESERVATION, PABLO, MONTANA

TAMARA K. SORRELL (CRAFT) FRAGUA,

Appellant,

CAUSE NO. AP-95-002-AO

vs.

ORDER DISMISSING APPEAL

CONFEDERATED SALISH AND KOOTENAI TRIBAL COURT,

Appellee.

Based upon the Stipulated Agreement filed by the parties, and good cause appearing, IT IS HEREBY ORDERED that the aboveentitled appeal is dismissed in accordance with the filed stipulated agreement and pursuant to Rule 22 of the Tribal Appellate Court Procedures Ordinance. Each party shall bear their own costs of this appeal.

SO ORDERED this 20^{-12} day of February, 1996.



Chief Justice Robert Pereac Jim Wheelis, Associate Justice

Robert Gauthier, Associate Justice

ORDER DISMISSING APPEAL

PAGE - 1

FILED

FEB 1 9 1996 4:30 pm/wrd COURT OF APPEALS

Evelyn M. Stevenson Managing Attorney Tribal Legal Services P. O. Box 278 Pablo, MT 59855 (406) 675-2700, Ext. 584

Attorney for Appellant

Gary L. Acevedo Acting Chief Judge Tribal Court P. O. Box 278 Pablo, MT 59855 (406) 675-2700, Ext. 598

Appellee/Respondent

IN THE COURT OF APPEALS OF THE CONFEDERATED SALISH AND KOOTENAI TRIBES OF THE FLATHEAD RESERVATION, PABLO, MONTANA

TAMARA K. SORRELL (CRAFT) FRAGUA,

Appellant,

vs.

CAUSE NO. AP-95-002-AO

STIPULATED AGREEMENT TO DISMISS

CONFEDERATED SALISH AND KOOTENAI TRIBAL COURT,

Appellee.

Appellant and Appellee stipulate as follows:

1. That the contempt of court process of "defaulting jurors" arising out of the <u>Bartell v. Kerr</u> jury trial did not provide adequate due process to Appellant.

2. That Appellee has vacated, quashed and dismissed with prejudice the contempt of court orders, warrants and sentencing of the alleged defaulting jurors, namely, Tamara K. Sorrell

STIPULATED AGREEMENT TO DISMISS

PAGE - 1

(Craft) Fragua, Tina Billedeaux, Lorraine Meeks, Rose Pierre, Kendall Dupuis, Marshall McClure, Brenda Morton, Cheyenne McClure, Monty Nelson, and Annie McDonald.

3. That Appellee has changed the procedure for charging defaulting jurors with contempt of court.

Appellant and Appellee further stipulate:

4. To waive oral argument before this Court; and

5. To dismiss the above-entitled appeal before this Court.

DATED this 19th day of February, 1996.

Evelyn M. Stevenson Attorney for Appellant

Gary L. Acevedo, (Acting Chief Judge of the Confederated Salish and Kootenai Tribal Court, Appellee

STIPULATED AGREEMENT TO DISMISS

CERTIFICATE OF MAILING

I, Abigail Dupuis, Appellate Court Administrator, do hereby certify that I mailed true and correct copies of the ORDER DISMISSING APPEAL to the persons first named therein at the addresses shown below by depositing same in the U.S. Mail, postage prepaid at Pablo, Montana, or hand-delivered this 20⁴ day of <u>CONJOUR</u>, 1996.

Evelyn M. Stevenson Attorney at Law Tribal Legal Services Confederated Salish and Kootenai Tribes P. O. Box 278 Pablo, MT 59855

Gary Acevedo Acting Chief Judge Tribal Court Confederated Salish and Kootenai Tribes P. O. Box 278 Pablo, MT 59855

roail Dupuis

Abigail Dupuis Appellate Court Administrator