## UNITED STATES OF AMERICA

## IN THE SAULT STE. MARIE CHIPPEWA TRIBAL COURT

## APPELLATE DIVISION

Sault Ste. Marie Tribe of Chippewa Indians
d/b/a Kewadin Shores Casino
Appellante
v. Tribal Case No.

v. Tribal Case No. T-99-03
Appellate Court Case No. APP-02-01
Michael Idalski
Appelleean+

## **ORDER**

NOW COMES before the Sault Ste. Marie Tribe of Chippewa Indians Appellate Court a request by Defendant/Appellant to reverse the Trial Court's decision of ruling that

- 1. Defendant is liable to Plaintiff for failing to take reasonable measure within a reasonable time to diminish the hazard of injury to Plaintiff.
- 2. Plaintiff was not comparatively negligent.
- 3. Award damages to Plaintiff.

The Appellate Court, after reviewing the transcripts and trial briefs, is upholding the Trial Courts decision.

Therefore, Appellant's request is denied and the Appellate Court upholds the Trial Court's previous ruling.

<u>4-20-02</u> Date

Chief Appellate Judge

4-

Associate Appellate Judge

4-20-02

Date

Associate Appellate Judge