ANITA BORLAWSKY

V.

TOWN OF WINDHAM et al.

Submitted on Briefs April 20, 2005 Decided May 24, 2005

Panel: SAUFLEY, C.J., and CLIFFORD, RUDMAN, DANA, CALKINS, and LEVY, JJ.

MEMORANDUM OF DECISION

Anita Borlawsky appeals from a summary judgment entered in the Superior Court (Cumberland County, *Crowley, J.*) in favor of the Town of Windham, Michael Denbow, Jeanette Losciuto, and Scott Losciuto. Contrary to Borlawsky's assertions, the court did not err in (1) applying the law of the case doctrine based on the judgment of the United States District Court in *Borlawsky v. Town of Windham*, 115 F. Supp. 2d 27 (D. Me. 2000), *see In re Wage Payment Litig.*, 2000 ME 162, ¶¶ 21-23, 759 A.2d 217, 225; (2) concluding that Denbow had probable cause to arrest her, *see State v. Commeau*, 438 A.2d 454, 456-57 (Me. 1981); (3) entering a summary judgment in favor of the Town of Windham and Denbow on Borlawsky's assault, battery, false arrest, malicious prosecution, and Maine Civil

Rights Act claims, *see Lever v. Acadia Hosp. Corp.*, 2004 ME 35, ¶ 2, 845 A.2d 1178, 1179; and (4) entering a summary judgment in favor of Jeanette and Scott Losciuto on her perjury, false imprisonment, and malicious prosecution claims, *see id.*

The entry is:

Judgment affirmed.

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