

IN THE SUPREME COURT OF THE STATE OF NEVADA

LYUDMYLA ABID,
Appellant,
vs.
SEAN ABID,
Respondent.

No. 69995

FILED

JAN 11 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

ORDER

Appellant has filed in pro se a motion for leave to proceed in pro se, informing this court that she has terminated the services of her counsel, Radford Smith of Radford Smith Chtd. Cause appearing, the motion is granted. The clerk of this court shall remove Radford Smith and Radford Smith Chtd. from the docket as counsel of record for appellant. Appellant shall proceed in pro se. NRAP 46A.

Appellant further seeks an extension of time to file her petition for rehearing and leave to file a petition for rehearing in excess of 4667 words. NRAP 40(a)(1) and NRAP 40(b)(3). Appellant contends that this case is “sufficiently extraordinary and compelling” to warrant the additional length. See NRAP 32(a)(7)(D)(i) (requests to exceed a type-volume limit are “disfavor[ed]” and “will not be routinely granted”); cf. *Hernandez v. State*, 117 Nev. 463, 467, 24 P.3d 767, 770 (2001) (“[P]age limits. . . are ordinary practices employed by courts to assist in the efficient management of the case before them”) (internal quotations omitted)). We are not convinced that appellant has demonstrated the need for excess words. Accordingly, the motion to exceed the type-volume limit is denied.

