## IN THE COURT OF APPEALS OF THE STATE OF NEVADA

LINDSEY SHARRON ANTEE, A/K/A LINDSEY LICARI,

Appellant,

VS.

BOBBY DEE ANTEE, A/K/A BOBBY LEE ANTEE,

Respondent.

LINDSEY SHARRON ANTEE, A/K/A LINDSEY LICARI,

Appellant,

vs.

BOBBY LEE ANTEE,

Respondent.

No. 81635-COALED

NOV 09 2021

CLERK OF SUPREME COURT
BY DEPUTY CLERK

No. 82166-COA

## ORDER REGARDING MOTIONS

Appellant has filed a "Motion Pursuant to NRAP 27E to Extend Time to File Opening Brief and Emergency Injunctive Relief and Appellant's Request for Pro Bono Counsel Pursuant to 18 USC s3771 and Appellant's Request to Unseal District Court Case D18-573154-D." Appellant filed her informal brief on November 3, 2020, and this court denied her motion for full briefing on November 19, 2020. This matter has been fully briefed and no extension is necessary. The request for an extension is denied.

<sup>&</sup>lt;sup>1</sup>Appellant's motion does not constitute an emergency under this court's rules. Nor does it comply with the procedural requirements of NRAP 27(e). Labeling a motion an "emergency" causes this court to reallocate its scarce resources from normal case processing, and appellant is reminded to use the emergency motion provisions only when circumstances fit the definition set forth in NRAP 27(e).

There is no Sixth Amendment right to appointed counsel in civil proceedings, and appellant has not demonstrated that the appointment of counsel is otherwise warranted in this case. See Rodriguez v. Eighth Judicial Dist. Court, 120 Nev. 798, 102 P.3d 41 (2004). Accordingly, the request for the appointment of counsel is denied.

This court has no jurisdiction to unseal records in a federal case; the request is denied.

Finally, appellant asks this court to appoint a prosecutor, quiet title in the real property at issue, annul her marriage, issue an arrest warrant for respondent, disbar several attorneys who have been involved in the underlying litigation, order restitution, and to vacate all orders that have been issued in this matter. Appellant fails to demonstrate that relief is warranted. The motion is denied.

Appellant's motion to set aside the order which is the subject of this appeal, filed on October 20, 2021, is denied.

It is so ORDERED.

. C.J.

cc: Lindsey Sharron Antee Shumway Van