## 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-COA

JAN 0,6 2022

DEBINA CLERK

No. 82166-COA

## ORDER DENYING MOTIONS

On December 6, 2021, appellant filed a motion for a stay of execution of the divorce decree, order to split equity with respondent, order to pay reimbursements, and order to pay respondent's IRS debt. Appellant fails to demonstrate that she has sought relief in the district court or that such an effort would be impracticable. See NRAP 8(c). Accordingly, the motion is denied.

Appellant's motions to set aside the order that is the subject of these appeals, filed on December 3. 2021, and January 5, 2022, are denied. Cf. Taylor v. Barringer, 75, Nev. 409, 410, 344 P.2d 676, 676 (1959) (a motion to dismiss appeal filed prior to briefing and that goes to the merit of the appeal "is not proper grounds for the dismissal of the appeal."). This court takes no action with regard to appellant's untimely opposition to the

motion to lift the stay; the motion to partially lift the stay was granted on December 22, 2021. And appellant's request for an annulment is denied.

It is so ORDERED.

More , C.J.

cc: Lindsey Sharron Antee Shumway Van