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## DISTRICT COURT **CLARK COUNTY, NEVADA**

LINDSEY SHARRON ANTEE,

PLAINTIFF,

BOBBY LEE ANTEE.

DEFENDANT.

CASE NUMBER: D-18-573154-D

**DEPARTMENT: U** 

## DECISION AND ORDER

This matter came on regularly on the Court's chambers calendar for consideration and review of Plaintiff's Motion to Dismiss Due to Fraud on the Court filed March 21, 2021, Plaintiff's Motion for Annulment and Writ of Arrest for Bobby Antee, and Motion for Attorney's Fees and Restitution filed March 25, 2021, and Defendant's Opposition to Plaintiff's Motion for Annulment, Writ for Arrest of Bobby Antee, and For Attorney's Fees and Restitution filed April 8, 2021. The Court has reviewed the files as deemed necessary and appropriate and

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reviewed the various motions and oppositions. Based on the pleadings and papers on file and the applicable motions and oppositions, the Court enters its Decision and Order.

Initially, this action was an action for divorce between Plaintiff, LINDSEY SHARRON ANTEE, and Defendant, BOBBY LEE ANTEE. The case involved a short-term marriage that lasted less than one year before the filing of the action for divorce. There are no children. The sole issues remaining are the parties' interests in a residence located at 9564 Scorpion Track Court, Clark County, Nevada purchased during the marriage and Plaintiff's claim regarding reimbursement of certain sums she paid for Defendant's benefit.

The matter was tried before the District Court. On August 5, 2020, the Judge entered her Decree. The decision of the trial court was promptly appealed to the Nevada Supreme Court. The Supreme Court has assigned this matter to the Nevada Court of Appeals where the matter is pending.

This brief, general statement of the nature of the proceedings fails to appreciate the vast amount of litigation instituted and pursued by Plaintiff. Plaintiff has been declared to be a vexatious litigant in other, related proceedings. This finding of vexatious litigant has been extended to include the present case.

<sup>&</sup>lt;sup>1</sup> Licari v Bott, Case No A-20-820980-C, filed in the Eighth Judicial District Court, State of Nevada. See, Order dated March 5, 2021 Since there is an existing Order in a related case, the Court declines to enter an additional Order and directs counsel to consider enforcement of the existing Order in Case No. A-20-820980-C.

Plaintiff's rambling and incoherent actions present a special burden for this Court in reviewing the various motions. While the Court would like to give this matter complete review, the Judge is faced with looking for some nugget of reason supporting Plaintiff's position or request for relief. Further, the Court is faced with the fact that this matter is pending before the Nevada Appeals Court and must consider the Court's jurisdictional ability to impose a decision not collateral to the Decree on appeal. That Plaintiff is dissatisfied with the Decree is understood but there was a trial conducted and a Decree rendered based upon the evidence. The appeal will address the legal and factual sufficiency of the Decree and at this point the District Court is disinclined to request remand of the Decree to effectuate any change.

The Plaintiff's Motion to Dismiss Due to Fraud on the Court is considered. First, careful reading of the motion fails to demonstrate any coherent theory of law and fact that would allow the Court to dismiss the Complaint Plaintiff filed. Further, it is not clear whether Plaintiff wants the Complaint (her Complaint) dismissed or the have the Decree set aside. The filing of the Notice of Appeal would prevent the latter. Even further, the argument advanced by Plaintiff demonstrates that her fundamental complaint is that she believes the decision of the trial judge was wrong. To this end and without support, she asserts some conspiratorial theory between the judge, opposing counsel, and witnesses. Her

explanation seems to be that the only explanation for the result reached by the trial judge is a gross conspiracy. This Court disagrees. Accordingly, Plaintiff's Motion to Dismiss Due to Fraud is DENIED.

The Court next considers Plaintiff's Motion for Annulment, Writ for Arrest of Bobby Antee, and Motion for Attorney's Fees and Restitution. The Court previously reserved the determination of attorney's fees until the conclusion of the appellate proceedings. *See*, *Order* entered November 16, 2020. While the November 16, 2020 Order primarily considered Defendant's requests, the Court finds that judicial economy requires that all such requests be deferred until the conclusion of the appellate proceedings. However, it is of note that Plaintiff is not presently represented and attorney's fees requests for the present motions are not warranted.

Plaintiff's Motion for Annulment is **DENIED.** The trial court has previously entered a Decree of Divorce between the parties. Absent setting aside that Decree, there is no legal or factual basis to assert that annulment is appropriate.

Plaintiff Motion for Arrest for Bobby Antee is **DENIED.** Plaintiff has simply shown no legal or factual basis upon which this Court can order Defendant arrested. But the request does bring some focus to the Plaintiff's unreasonable conduct. Page 40 of her Motion filed March 25, 2021, makes

certain requests including assigning a federal prosecutor to this case and disbarring opposing attorneys. These requests are not only unjustified but are extreme and grossly irresponsible.

DATED this 20<sup>th</sup> day of April, 2021.

HON. GERALD W. HARDCASTLE SENIOR DISTRICT COURT JUDGE



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