

Debry Allyn La Near appeals the district court¹ orders concluding that certain claims in her civil action were time-barred under a five-year statute of limitations, and denying her motions for appointed counsel. After carefully reviewing the record and considering La Near's arguments, we find no basis for reversal. *See Phillips v. Jasper County Jail*, 437 F.3d 791, 794 (8th Cir. 2006) (denial of motion for appointed counsel is reviewed for abuse of discretion); *Eichenwald v. Small*, 321 F.3d 733, 736 (8th Cir. 2003) (district court's application of state's statute of limitations is reviewed de novo).

Accordingly, we affirm. *See* 8th Cir. R. 47B.

¹The Honorable Charles A. Shaw, United States District Judge for the Eastern District of Missouri.