[DO NOT PUBLISH]

In the

United States Court of Appeals

For the Fleventh Circuit

No. 23-13250

Non-Argument Calendar

CHRISTOPHER BAYLOR,

Plaintiff-Appellant,

versus

THE FLORIDA KLU KLUX KLAN FOR THE TRADITIONALIST AMERICANS,
United Northern and Southern Chapter,
and Ladies of the Invisible Empire,
CHARLES T. CANADY,
RICKY POLSTON,
JAMIE GROSSHANS,
JORGE LABARGA, et al.,

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Defendants-Appellees.

Appeal from the United States District Court for the Middle District of Florida D.C. Docket No. 6:23-cv-00748-CEM-EJK

Before JILL PRYOR, NEWSOM, and LUCK, Circuit Judges.

PER CURIAM:

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This appeal is DISMISSED, *sua sponte*, for lack of jurisdiction. Christopher Baylor appeals from the district court's "implicit denial" of his motion for injunctive relief and his petition to disqualify the district judge. He further purports to appeal any earlier judgments, opinions, rulings, or orders subsumed within that implicit denial.

We lack jurisdiction to review an implicit or expected order. *Bogle v. Orange Cnty. Bd. of Cnty. Comm'rs*, 162 F.3d 653, 661 (11th Cir. 1998) (holding that a notice of appeal must designate an already existing order and not one that is merely expected to be entered in the future). The district court has not entered an order on Baylor's motion for injunctive relief or his petition to disqualify. The only orders it entered before Baylor appealed were initial orders regarding discovery motions and case deadlines and an order striking Baylor's initial disclosure statement. Those rulings cannot be subsumed within a non-existent order and are not immediately

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appealable under the collateral order doctrine. *See Plaintiff A v. Schair*, 744 F.3d 1247, 1252-53 (11th Cir. 2014) (stating that an order is immediately appealable under the collateral order doctrine if it conclusively determines a disputed question and is effectively unreviewable on appeal from a final judgment).

No petition for rehearing may be filed unless it complies with the timing and other requirements of 11th Cir. R. 40-3 and all other applicable rules.