[DO NOT PUBLISH]

## In the

## United States Court of Appeals

For the Fleventh Circuit

Non-Argument Calendar

No. 23-13524

\_\_\_\_\_

In re: JAMES D. ESSEKS, CARL S. CHARLES, LATISHA GOTELL FAULKS, MELODY H. EAGAN, JEFFREY P. DOSS, et al.,

Appellants.

Appeals from the United States District Court for the Middle District of Alabama

## Opinion of the Court

23-13524

D.C. Docket No. 2:22-mc-03977-WKW

\_\_\_\_\_

Before WILSON, GRANT, and ABUDU, Circuit Judges.

## PER CURIAM:

2

Appellants' motions to dismiss this appeal for lack of jurisdiction are GRANTED and this appeal is DISMISSED. As appellants recognize, the three-judge panel below has not entered a final or appealable decision because it has reassigned the case for further proceedings. *See* 28 U.S.C. § 1291; *Acheron Cap., Ltd. v. Mukamal*, 22 F.4th 979, 986 (11th Cir. 2022) (providing that a final decision ends the litigation on the merits and leaves nothing for the court to do but execute judgment); *Freyre v. Chronister*, 910 F.3d 1371, 1377 (11th Cir. 2018) (noting that an order that contemplates further substantive proceedings is not final or appealable).