

[DO NOT PUBLISH]

In the
United States Court of Appeals
For the Eleventh Circuit

No. 21-12534

Non-Argument Calendar

PIERO A. BUGONI,

Plaintiff-Appellant,

versus

BROWARD COUNTY FLORIDA,
a Municipal Corporation and Political Subdivision
of The State of Florida,
GREGORY TONY,
Supervising Officer,
BCSO DEPUTY SEPOT,
Individually and in his Official Capacity as an Officer,
for-profit of the State of Florida,
BCSO DEPUTY ALVAREZ,
Individually and in his Official Capacity as an Officer,

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for-profit of the State of Florida,
BCSO DEPUTY FITZPATRICK,
Individually and in his Official Capacity as an Officer,
for-profit of the State of Florida,

Defendants-Appellees,

EMERALD TOWING,
a Florida Corporation, et al.,

Defendants.

Appeal from the United States District Court
for the Southern District of Florida
D.C. Docket No. 0:20-cv-61236-WPD

Before ROSENBAUM, JILL PRYOR, and GRANT, Circuit Judges.

PER CURIAM:

Piero Bugoni repeatedly filed late responses to motions to dismiss his complaint, eventually leading the district court to dismiss the case by default. That pattern continued here. He appealed more than three months after the district court dismissed

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his case, and more than a month after the court denied what it treated as a motion to amend or make additional findings and a motion for reconsideration.

The “timely filing of a notice of appeal in a civil case is a jurisdictional requirement.” *Green v. Drug Enf’t Admin.*, 606 F.3d 1296, 1300 (11th Cir. 2010) (quotation omitted). The appellate rules generally require a party in a civil case to file a notice of appeal “within 30 days after entry of the judgment or order appealed from.” Fed. R. App. P. 4(a)(1)(A). But when a party timely files certain post-judgment motions—including motions for reconsideration and motions to amend or make additional findings—“the time to file an appeal runs for all parties from the entry of the order disposing of the last such remaining motion.” Fed. R. App. P. 4(a)(4)(A). The “entry” of that last order occurred on June 22, 2021, when the district court entered its denial of the motion for reconsideration in the civil docket. *See* Fed. R. App. P. 4(a)(7)(A)(i). But Bugoni did not appeal until July 28, 2021.

His appeal is therefore **DISMISSED** for lack of jurisdiction.