

[DO NOT PUBLISH]

In the
United States Court of Appeals
For the Eleventh Circuit

No. 24-13410

Non-Argument Calendar

In re: PETER PAUL MITRANO,

PETER PAUL MITRANO,

Plaintiff-Appellant,

versus

VIRGINIA L. KELLY,

Defendant-Appellee.

Appeal from the United States District Court
for the Middle District of Florida

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Opinion of the Court

24-13410

D.C. Docket No. 6:24-cv-01694-JSS,
6:24-bk-02053-TPG

Before BRANCH, GRANT, and LAGOA, Circuit Judges.

PER CURIAM:

This appeal is DISMISSED, *sua sponte*, for lack of jurisdiction. Peter Paul Mitrano, proceeding *pro se*, appeals from the district court’s order denying his construed motion to withdraw the reference of his adversary proceeding against Virginia Kelly from the bankruptcy court. However, such orders are neither final, as they “essentially only determine the forum in which final decisions will be reached,” nor appealable as collateral orders, as they “remain[] subject to review upon final judgment.” *See Hialeah Hosp., Inc. v. Dep’t of Health & Rehabilitative Servs. (In re King Mem’l Hosp., Inc.)*, 767 F.2d 1508, 1510 (11th Cir. 1985).

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.