## [DO NOT PUBLISH]

## In the

## United States Court of Appeals

## For the Fleventh Circuit

No. 25-11597

Non-Argument Calendar

RONALD SATISH EMRIT, Presidential Candidate Number P60005535,

Plaintiff-Appellant,

PRESIDENTIAL COMMITTEE/POLITICAL ACTION COMMITTEE/SEPARATE SEGREGATED FUND (SSF) NUMBER C00569897, d.b.a. United Emrits of America,

Plaintiff,

versus

COBB GONZALEZ LAW FIRM OF JACKSONVILLE, FLORIDA, 12TH JUDICIAL DISTRICT OF FLORIDA IN AND FOR SARASOTA COUNTY COURT,

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MANATEE COUNTY COURT, ERIC GOLDFINE TRUST, ERIC GOLDFINE, et al.,

Defendants-Appellees.

Appeal from the United States District Court for the Middle District of Florida D.C. Docket No. 8:25-cv-00999-WFJ-NHA

Before NEWSOM, BRANCH, and LAGOA, Circuit Judges.

PER CURIAM:

This appeal is DISMISSED, *sua sponte*, for lack of jurisdiction because it is not taken from a final or immediately appealable order.

Ronald Emrit, *pro se*, filed a notice of appeal that appears to seek review of the magistrate judge's April 29, 2025, report and recommendation that the district court dismiss his complaint. A magistrate judge's recommendation that has not been adopted or otherwise rendered final by the district court at the time the notice of appeal is filed is not final and appealable. *See Perez-Priego v. Alachua Cnty. Clerk of Ct.*, 148 F.3d 1272, 1273 (11th Cir. 1998); 28 U.S.C. § 1291. The district court's subsequent adoption of the

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recommendation and dismissal of the complaint did not cure Emrit's premature notice of appeal. *See Perez-Priego*, 148 F.3d at 1273.

All pending motions are DENIED as moot.