

[DO NOT PUBLISH]

In the
United States Court of Appeals
For the Eleventh Circuit

No. 25-11694

Non-Argument Calendar

DAVEY GREEN,

Plaintiff-Appellant,

versus

PIERCE COUNTY,
CHARLIE WICHMAN,
301, Office, Blackshear Police Department,
Individual and Official capacities,
GREGORY NETTLES,
123, Officer Blackshear Police Department,
Individual and Official capacities,
KATHY GRIFFIN,
Attorney, Individual and Official capacities,
LISA G. WOOD,

Individual and Official capacities,

Defendants-Appellees.

Appeal from the United States District Court
for the Southern District of Georgia
D.C. Docket No. 5:24-cv-00037-RSB-BWC

Before JORDAN, GRANT, and LUCK, 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.

Davey Green, *pro se*, filed a notice of appeal that appears to seek review of the April 29, 2025, order denying leave to amend his complaint a second time. Although the order found that amendment would be futile, it specified that Green's first amended complaint remained the operative pleading, and it did not rule on defendants' motions to dismiss, which remain pending. Because the order did not dispose of any, much less all, of Green's claims, it is not final. See 28 U.S.C. § 1291; *CSX Transp., Inc. v. City of Garden City*, 235 F.3d 1325, 1327 (11th Cir. 2000). Nor is it immediately appealable under the collateral-order doctrine, as it is effectively

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reviewable on appeal from a final judgment. *See Acheron Cap., Ltd. v. Mukamal*, 22 F.4th 979, 989 (11th Cir. 2022); *Wells v. S. Main Bank*, 532 F.2d 1005, 1006 (5th Cir. 1976).