## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 10-cv-00333-ZLW

LAUREN NETTINA,

Plaintiff,

v.

DEPARTMENT OF JUSTICE (DOC) AND AFFILIATES, FEDERAL BUREAU OF INVESTIGATION, CENTRAL INTELLIGENCE AGENCY, DEPARTMENT OF DEFENSE, PENTAGON, WHITE HOUSE: PRESIDENT BARRACK [sic] OBAMA and FIRST LADY MICHELLE OBAMA, OFFICE OF INSPECTOR GENERAL, FEDERAL RESERVE BOARD, UNITED STATES CONGRESS, FORMER PRESIDENT GEORGE BUSH, JR., FORMER FIRST LADY LAURA BUSH, FORMER FIRST LADY LAURA BUSH,

Defendants.

## ORDER DENYING LEAVE TO PROCEED IN FORMA PAUPERIS ON APPEAL

Weinshienk, Senior Judge

Plaintiff has submitted a Notice of Appeal. Plaintiff previously was allowed to proceed *in forma pauperis* pursuant to 28 U.S.C. § 1915 in this court in this action. The court has examined the file and has determined that leave to proceed *in forma pauperis* on appeal must be denied. Pursuant to Rule 24(a)(3) of the Federal Rules of Appellate Procedure, the court finds that this appeal is not taken in good faith because plaintiff has not shown the existence of a reasoned, nonfrivolous argument on the law and facts in support of the issues raised on appeal. Accordingly, it is

ORDERED that leave to proceed *in forma pauperis* on appeal is denied because this appeal is not

taken in good faith.

DATED at Denver, Colorado, this <u>14th</u> day of <u>June</u>, 2010.

BY THE COURT:

s/Philip A. Brimmer PHILIP A. BRIMMER United States District Judge, for ZITA LEESON WEINSHIENK, Senior Judge United States District Court