## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

LENA MARIE LINDBERG,

Plaintiff,

v.

Case No. 6:21-cv-1747-RBD-DCI

DEAN LACORTE; TY BERDEAUX; MATTHEW PATTERSON; SCOTT ELLIS; ROBERT BLAISE TRETTIS; RHONDA BABB; UNKNOWN ALLEGHENY "PRINCIPAL"; C. THOMPSON; VICTOR N. GRIFFIS; JAMES D. PORTMAN; ROBERT KERNSNICK; EXECUTING AGENT; HAL UHRIG; CONNIE JO KOENIG; KIMBERLY MUSSELMAN; B. BROXTON; BEACHSIDE WAYNE; SARENA SUNDERLIN; BRYAN MERCER; BOOKING OFFICER; BCSO CLERK; MARK MEDLEY; EDWARD MATEO; NIGHT ATTEMPT KIDNAP #1; NIGHT ATTEMPT KIDNAP #2; NIGHT ATTEMPT KIDNAP #3; UNKNOWN PERSON; LINDA EDMISTON; OFFICER WIMMER; OFFICER HERON; IHBPD OFFICER; LORI FRANCIS; KATHY GIL; STORY LEDUC; IMURIT OBREGON; KELLI CAMPBELL; ONLINE OFFICER; WAYNE IVEY; B. SMITH; BCSO #1972; BREVARD DEPUTY 666; DEPUTY CLERK SHERYL; JIM WHIGHAM; and PLUTE,

Defendants.

## **ORDER**

Plaintiff filed a *pro se* Complaint against Defendants. (Doc. 1.) Over a year after the Court dismissed Plaintiff's Complaint, she moved to appeal *in forma pauperis* ("IFP"). (Doc. 12; Doc. 15 ("Motion").) On referral, U.S. Magistrate Judge Daniel C. Irick recommends the Court deny the Motion because the appeal is not taken in good faith. (Doc. 20 ("R&R").) The time has passed and there were no objections, so the Court examines the R&R for clear error only. *See Macort v. Prem, Inc.*, 208 F. App'x 781, 784 (11th Cir. 2006). Finding none, the R&R is due to be adopted in its entirety.

Accordingly, it is **ORDERED AND ADJUDGED**:

- 1. The R&R (Doc. 20) is **ADOPTED**, **CONFIRMED**, and made a part of this Order in its entirety.
- 2. Plaintiff's Motion (Doc. 15) is **DENIED**. Plaintiff's appeal is not taken in good faith.
- 3. The Clerk is **DIRECTED** to notify the Eleventh Circuit of this Order in accordance with Fed. R. App. P. 24(a)(4).

**DONE AND ORDERED** in Chambers in Orlando, Florida, on May 22, 2023.

ROY B. DALTON JR.

United States District Judge