UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA

LAURA A. JENNINGS,)	
	Plaintiff,)	
VS.)	1:11-cv-01609-JMS-MJD
	_)	
CITY OF INDIANAPOLIS,	and)	
INDIANAPOLIS FIRE & EMS)	
DEPARTMENT,)	
)	
	Defendants.)	

ENTRY

I.

On December 30, 2011, Plaintiff filed her Objection to a Magistrate. The objection [9] is frivolous and is **denied**. The reason the objection is frivolous is because it is premised on the plaintiff's misapprehension of the proper roles of judicial officers in federal civil litigation.

II.

"Once a party invokes the judicial system by filing a lawsuit, it must abide by the rules of the court; a party cannot decide for itself when it feels like pressing its action and when it feels like taking a break because trial judges have a responsibility to litigants to keep their court calendars as current as humanly possible." James v. McDonald's Corp., 417 F.3d 672, 681 (7th Cir. 2005), citing GCIU Employer Ret. Fund v. Chicago Tribune Co., 8 F.3d 1195, 1198-99 (7th Cir. 1993)(internal quotations omitted). The plaintiff is admonished to take heed of the foregoing.

IT IS SO ORDERED.

Date: ______

Distribution:

Laura A. Jennings P.O. Box 18178 Indianapolis, IN 46218 Hon. Jane Magnus-Stinson, Judge United States District Court Southern District of Indiana

All electronically registered counsel