

NOTE: This order is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

MATTIE LOMAX,
Plaintiff-Appellant

v.

**MAYOR OF THE CITY OF MIAMI, CITY OF MIAMI
POLICE DEPARTMENT, JORGE LOO, ERIC
SAAVEDRA, BLACK FEMALE, OFFICER THAT
SEARCHED MS. LOMAX, (NFN) LATTIMORE,
DEPUTY OF COURT NOTARY,**
Defendants-Appellees

2023-1982

Appeal from the United States District Court for the
Southern District of Florida in No. 1:09-cv-21176-ASG,
Judge Alan S. Gold.

PER CURIAM.

ORDER

Mattie Lomax seeks to appeal from a 2010 order of the district court entering final judgment against her. As was recently explained to Ms. Lomax in another of her appeals, *Lomax v. Miami Police Department*, Appeal No. 2023-1504, ECF No. 7 (Fed. Cir. May 18, 2023), “the timely filing of a notice of appeal in a civil case is a juris-

dictional requirement,” *Bowles v. Russell*, 551 U.S. 205, 214 (2007), and, in order to be timely, a notice of appeal must generally be filed within 30 days after entry of final judgment, 28 U.S.C. § 2107(a); Fed. R. App. P. 4(a)(1)(A). More than a decade has passed since the appealed-from order was entered. Because no court has jurisdiction over this untimely appeal, we dismiss.

Accordingly,

IT IS ORDERED THAT:

- (1) The appeal is dismissed.
- (2) Each side shall bear its own costs.

FOR THE COURT

August 22, 2023
Date

/s/ Jarrett B. Perlow
Jarrett B. Perlow
Clerk of Court