

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

U. S. COURT OF APPEALS  
**FILED**

JAN 11 2016

FIFTH CIRCUIT  
LYLE W. CAYCE, CLERK

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Docket Number: 05-16-90031

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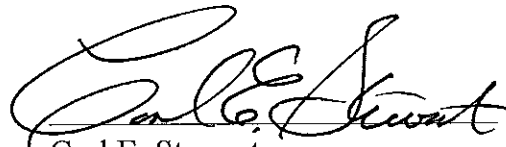
MEMORANDUM

Complainant, a federal detainee, complains that the subject United States District Judge “has been giving permission to officers and others to search my property without warrant or probable cause. ... He has put high bonds to which I cannot pay to keep my persons [sic] incarcerated against my will. ... [H]e keeps trying to place more charges on me due to lack of evidence.”

A review of the record shows that complainant signed and mailed his complaint nine days before the judge entered any rulings in the proceeding. Regardless, to the extent, if any, that the allegations are aimed at the judge’s decisions, they are subject to dismissal as merits-related under 28 U.S.C. § 352(b)(1)(A)(ii).

Judicial misconduct proceedings are not a substitute for the normal appellate review process, nor may they be used to obtain reversal of a decision or a new trial.

An order dismissing the complaint is entered simultaneously herewith.

  
Carl E. Stewart  
Chief Judge

December 17<sup>th</sup>, 2015