

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

Docket Number: 05-16-90026

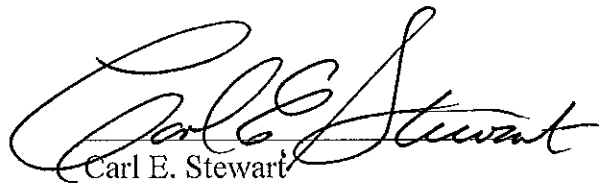
MEMORANDUM

Complainant, a former state prisoner, has filed a barely intelligible judicial misconduct complaint alleging that the subject United States District Judge “covered up” three exhibits complainant filed in support of his claims of unlawful deprivation of earned-time credits. He further alleges that the judge “[w]on’t let he [sic] take my 36 months back.” Complainant also asserts that “involuntary servitude during June 7, 2012 to present has not been investigated judicially.”

The allegations appear to relate directly to the merits of the judge’s decisions regarding claims of deprivation of earned-time credits raised by complainant in both a prisoner civil rights action and in a habeas proceeding, and are therefore subject to dismissal 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 9th, 2015