

APR 14 2016

FIFTH CIRCUIT  
LYLE W. CAYCE, CLERKIN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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Complaint Number: 05-16-90066

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## M E M O R A N D U M

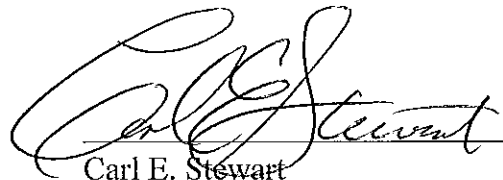
Complainant, a state detainee, complains that the subject United States District Judge's dismissal of complainant's 42 U.S.C. § 1983 claims, and denials of complainant's subsequent motions to amend his complaint, for injunctive relief and to add defendants, "did show intentionally/ knowingly acts that demonstrating to some illegal point ... (deliberate-indifference) to acting with conspiracy/discrimination bias ruling and judgments."

Complainant surmises that "maybe" the adverse rulings constitute evidence of racial bias.

To the extent that the allegations directly to the merits of the judge's decisions, they are subject to dismissal under 28 U.S.C. § 352(b)(1)(A)(ii). In other respects such conclusory assertions of conspiracy and racial animus are insufficient to support a finding of judicial misconduct, and subject to dismissal under 28 U.S.C. § 352(b)(1)(A)(iii).

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

April 1, 2016