

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

U. S. COURT OF APPEALS
FILED

JUN 27 2019

Docket Numbers: 05-19-90077 through 05-19-90079

FIFTH CIRCUIT
LYLE W. GAYCE, CLERK

MEMORANDUM

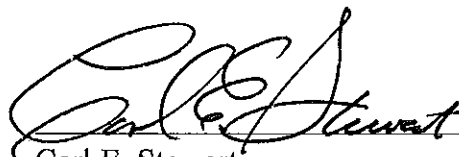
Complainant, a state prisoner, complains that in admonishing him for using abusive language in his reply brief, the three subject United States Circuit Judges failed to cite the language at issue “and no censorship/sanction standard was provided for future reference.” He complains further that the judges improperly denied his post-judgment requests for that information.

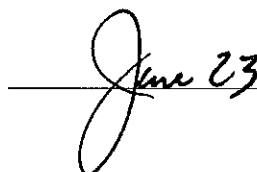
Judge B is retired and is therefore not subject to the Judicial Improvements Act, and the allegations against him may be concluded under 28 U.S.C. § 352(b)(2). As to Judges A and C, the complaint relates directly to the merits of their decisions and is therefore subject to dismissal under 28 U.S.C. § 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.

This is complainant’s third merits-related judicial misconduct complaint. Complainant is WARNED that should he file a further merits-related, conclusory, or frivolous complaint, his right to file complaints may be suspended and, unless he is able to show cause why he should not be barred from filing future complaints, the suspension will continue indefinitely. See Rule 10(a), Rules For Judicial-Conduct or Judicial-Disability Proceedings.

An order dismissing the complaint is entered simultaneously herewith.


Carl E. Stewart
Chief Judge

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