

**JUDICIAL COUNCIL  
FOR THE FIFTH CIRCUIT**

**FILED**

May 7, 2020

Lyle W. Cayce  
Clerk

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Complaint Numbers: 05-20-90065 through 05-20-90100

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

Complainant, a pro se litigant who claims that her identity was stolen and numerous lawsuits were filed fraudulently in her name and sealed by the courts, complains that the subject United States District Judge erroneously dismissed as frivolous her motions to unseal the cases (purportedly) filed in her name, and the three subject United States Circuit Judges erroneously denied her petition for a writ of mandamus.

These allegations relate directly to the merits of the district judge's and circuit judges' decisions and are therefore subject to dismissal under 28 U.S.C. § 352(b)(1)(A)(ii).

Complainant further alleges that the three circuit judges, the district judge who denied her motions, and all other district judges and magistrate judges in the same district court:

- “appear to be in some type of conspiracy as none of them will release to me these court cases/records”;
- “make sure I don't get any information or and notices [about the] fictitious and fabricated lawsuits”;
- [are] using the federal court for personal gain, are [sic] abusing the judge's office, are [sic] identity thieves/pirates, will falsely imprison me/abuse me to further their own agenda and they're all participating in numerous ID theft and lawsuit scams quite willfully, intentionally, deliberately and knowingly”;

- “[are] deliberately interfering in the duties of the clerk’s office”; and,
- “funneled millions of U.S. Dollars to their affiliated gangsters, which use American identities and [my] identity to purchase legitimate businesses and turn the businesses into criminal enterprises.”

These conclusory allegations are so lacking in indicia of reliability that no further inquiry is warranted, and they are 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.

The filing of entirely conclusory allegations against thirty-two judicial officers who played no role in the underlying litigation is an abuse of the complaint process. Complainant is WARNED that should she file a further merits-related, conclusory, frivolous, or repetitive complaint, her right to file complaints may be suspended and, unless she is able to show cause why she should not be barred from filing future complaints, the suspension will continue indefinitely. See Rule 10(a), Rules For Judicial-Conduct and Judicial-Disability Proceedings.

An order dismissing the complaint is entered simultaneously herewith.



Priscilla R. Owen  
Chief United States Circuit Judge

\_\_\_\_\_, May 6 \_\_\_\_\_, 2020

BEFORE THE JUDICIAL COUNCIL  
OF THE FIFTH CIRCUIT

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No. 05-20-90065 through 05-20-90100  
Petition for Review by [REDACTED]  
of the Final Order Filed May 07, 2020,  
Dismissing Judicial Misconduct Complaint

against [REDACTED]

[REDACTED]

Under the Judicial Improvements Act of 2002.

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ORDER

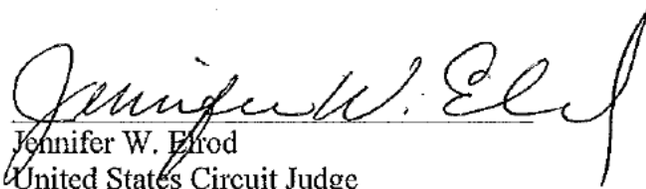
An Appellate Review Panel of the Judicial Council for the Fifth Circuit has reviewed the above-captioned petition for review, and all the members of the Panel have voted to affirm the order of Chief Judge Priscilla R. Owen, filed May 07, 2020, dismissing the Complaint of [REDACTED] against [REDACTED]

[REDACTED] under the Judicial Improvements Act of 2002.

The Order is therefore **AFFIRMED**.

Date

6/1/20

  
Jennifer W. Ehd  
United States Circuit Judge

For the Judicial Council of the Fifth Circuit