

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

Docket Numbers: 05-18-90116 and 05-18-90117

U. S. COURT OF APPEALS
FILED

FEB 22 2019

FIFTH CIRCUIT
LYLE W. CAYCE, CLERK


MEMORANDUM

Complainant, a state pretrial detainee, alleges that the subject United States Magistrate Judge's recommendation that certain defendants in complainants in prisoner civil rights lawsuit were entitled to "sovereign immunities, in which they cannot be sued by a citizen of their state ... is Null and Void" because "I am not a citizen. I am sovereign." Complainant further asserts that the subject United States District Judge, who adopted the recommendation, "is a subject of my complaint for the colorable customs and/or deprivation of rights and immunities secured by the Constitution." In a supplemental complaint he submits that "misprision of colorable law" is "the proper term and/or legality" to describe the purported misconduct.

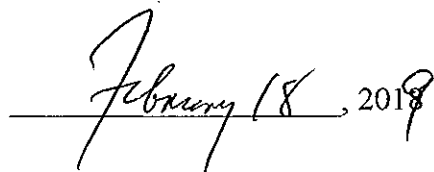
The allegations relate directly to the merits of the magistrate judge's and judge's decisions and are therefore subject to dismissal under 28 U.S.C. § 352(b)(1)(A)(ii).

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



February 18, 2019