

**FILED**

November 14, 2022

Lyle W. Cayce  
Clerk

# Judicial Council for the Fifth Circuit

---

Complaint Number: 05-22-90095

---

## MEMORANDUM

Complainant, a state prisoner, has filed a barely intelligible complaint against the subject United States District Judge. Complainant appears to allege that in a Report and Recommendations the magistrate judge erroneously stated that his “share” of a class-action settlement was “\$5000.” He protests that the magistrate judge “was not well read,” “I wasn’t given \$5000 nor any monies,” and “if the[re] is a bank draft that I receive[d] \$5000[,] prove it, and or [sic] I conclude mental mayhem or at the t[i]me in her onslaughter [sic] in the dismissal was egregious.”

To the extent that the allegations relate directly to the merits of a decision or procedural ruling, they are subject to dismissal under 28 U.S.C. § 352(b)(1)(A)(ii). In other respects, the conclusory assertion of “mental mayhem” appears entirely derivative of the merits-related charge, but to the extent the allegation is separate, it is wholly unsupported and is therefore subject to dismissal under 28 U.S.C. § 352(b)(1)(A)(iii) as “lacking sufficient evidence to raise an inference” that the magistrate judge is suffering from a cognitive impairment.

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.

A handwritten signature in cursive script that reads "Priscilla Richman".

---

Priscilla Richman  
Chief United States Circuit Judge

November 10, 2022