FILED

JUDICIAL COUNCIL

APR 15 2021

OF THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

IN RE COMPLAINT OF

No. 20-90152

JUDICIAL MISCONDUCT

ORDER

THOMAS, Chief Judge:

Complainant, a pro se prisoner, has filed a complaint of judicial misconduct against a magistrate judge. Review of this complaint is governed by the Rules for Judicial Conduct and Judicial-Disability Proceedings ("Judicial-Conduct Rules"), the federal statutes addressing judicial conduct and disability, 28 U.S.C. § 351 et seq., and relevant prior decisions of the Ninth Circuit Judicial Council. In accordance with these authorities, the names of complainant and the subject judge[s] shall not be disclosed in this order. See Judicial-Conduct Rule 11(g)(2).

The Judicial Conduct and Disability Act provides a remedy if a federal judge "has engaged in conduct prejudicial to the effective and expeditious administration of the business of the courts." 28 U.S.C. § 351(a). A chief judge may dismiss a complaint if, following review, he or she finds it is not cognizable under the statute, is directly related to the merits of a decision or procedural ruling, or is

frivolous or lacks sufficient evidence to raise an inference of misconduct. <u>See</u> 28 U.S.C. § 352(b)(1)(A)(i)-(iii). Judicial misconduct proceedings are not a substitute for the normal appellate review process, and may not be used to seek reversal of a judge's decision, to obtain a new trial, or to request reassignment to a different judge.

Complainant alleges that the magistrate judge instructed her clerk to wait to file complainant's motion until after complainant's case was dismissed.

Complainant believes the judge did this to reject the motion. In support of this allegation, complainant submits his declaration stating that he mailed out the motion approximately one month before the court claims it was received. Complainant provides no objectively verifiable evidence in support of his conclusory allegation that the judge prevented his motion from being filed. Because this allegation lacks sufficient evidence to raise an inference that misconduct occurred, it is dismissed as unfounded. See Judicial-Conduct Rule 11(c)(1)(D).

DISMISSED.