

In the United States Court of Federal Claims

No. 05-726C
(Filed April 16, 2007)

*
KEITH RUSSELL JUDD, *
*
Plaintiff, *
*
v. *
*
THE UNITED STATES, *
*
Defendant. *
*

ORDER

It has been brought to the Court’s attention that Mr. Judd continues to submit documents relating to his case. This case was dismissed for lack of jurisdiction on December 9, 2005, and the Federal Circuit affirmed this dismissal on June 28, 2006. Mister Judd’s motions for reconsideration and for relief from judgment, under RCFC 59 and 60, were denied on February 5, 2007. Yet although this case is closed, and although he has been many times warned against doing so, *see, e.g.*, Order (Feb. 7, 2007); Order (May 1, 2006), Mr. Judd not only continues to submit frivolous papers, but is addressing some of them directly to chambers.

The Court concludes that it would be a waste of the taxpayers’ money to continue mailing frivolous documents back to Mr. Judd, and will no longer do so. The Court will not file any of these recent submissions, but notes the following: First, Mr. Judd’s newly-professed claim that an amended complaint was mailed by him on June 30, 2005 lacks any credibility; second, the payment of the filing fee by a would-be litigant does not entitle that individual to the filing and consideration of frivolous motions, particularly after the court’s lack of jurisdiction has been determined and affirmed on appeal; and third, there is no basis for an injunction of any sort while Mr. Judd pursues any additional appeals. His requests for leave to file additional documents are **DENIED**.

IT IS SO ORDERED.

VICTOR J. WOLSKI
Judge