## NOT FOR PUBLICATION

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

TORMU E. PRALL,

Petitioner,

CIVIL ACTION NO. 09-1531 (MLC)

## OPINION

v.

SUPERIOR COURT OF NEW JERSEY, LAW DIVISION, MERCER COUNTY,

Respondent.

THE PETITIONER in this action, Tormu E. Prall, has submitted a "Motion to Take Judicial Notice". (Dkt. entry no. 9, 5-13-12 Submission.) Prall asks the Court to note, <u>inter alia</u>, that he intends to commence an action in the District of Columbia pursuant to 42 U.S.C. § 2000bb, "against the President and senate for the nomination and confirmation of shady, untoward, marginally, and/or wholly, unqualified judges, who burden religion." (<u>Id.</u> at ¶ 4.) Prall opines that such action, if unsuccessful, will allow "scholars and observers who use LexisNexis and Westlaw . . . to see that the federal judiciary is overloaded with bias, intolerance, cowardice, impatience, [and] unethical and sadistic judges." (<u>Id.</u> at ¶ 5.)

**THE COURT** notes that the 5-13-12 Submission, though styled as a motion, does not appear to seek relief pursuant to either the Federal Rules of Civil Procedure or the Local Civil Rules. The Court further notes that the 5-13-12 Submission, even if construed as a motion, fails to conform with the Local Civil Rules. <u>See</u>, e.g., L.Civ.R. 7.1(d), (e).

THE COURT thus, for good cause appearing, hereby notifies Prall that no action will be taken upon the 5-13-12 Submission. The Clerk of the Court will terminate the calendar event associated with that filing.

s/ Mary L. Cooper

MARY L. COOPER United States District Judge

Date: August 8, 2012