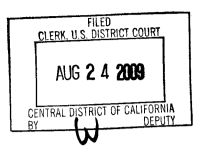
**JS6** 

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## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

AMANDA U. AJULUCHUKU-LEVY )	GAGENIO GNA 00 51 (0 P
Plaintiff,	CASE NO. CV 09-5162-R
vs.	ORDER
RBC BANK AND RBC BANK, INC.	
<b>}</b>	
) Defendants. )	

A district court shall dismiss at any time an action filed in forma pauperis if the court determines that the action is frivolous or malicious or fails to state a claim upon which relief may be granted. 28 U.S.C. § 1915(e)(2). A complaint is frivolous when the facts alleged are clearly baseless. *Neitzke v. Williams*, 490 U.S. 319, 327 (1989). This encompasses allegations that are fantastical and delusional. *Id.* at 328; *Denton v. Hernandez*, 504 U.S. 25, 32-33 (1992). "As those words suggest, a finding of factual frivolousness is appropriate when the facts alleged rise to the level of the irrational or the wholly incredible, whether or not there are judicially noticeable facts available to contradict them." *Id.* 

This complaint is, on its face, fanciful, delusional, and fantastic. It lacks an arguable basis in law or fact, and is thus frivolous. In addition, the Court notes that Plaintiff has filed, and the Court has dismissed, at least 44 prior lawsuits on the same basis. As it is clear that the

deficiencies of the complaint could not be cured by amendment, the complaint is dismissed with prejudice.

IT IS SO ORDERED.

DATED: August **24**, 2009.

MANUEL L. REAL UNITED STATES DISTRICT JUDGE