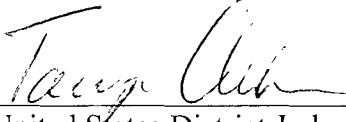


of Baltimore, through its Police Departments and its Courts, and the State of Maryland[.]” *Id.* at 2-3. Plaintiff contends that he is being “held captive and unlawfully detained” under a “bogus” identity because, as a Moorish-American Moslem, he is a member of a “Sovereign” that is “directly affected by International Law, Civil Law, Human Rights, and Civil Rights, . . . with its own Customary Laws, and Language with its Power and Authority deriving from The Great Koran of Mohammed, Droit.” *Id.* at 6. Consequently, plaintiff seeks “to be discharged [immediately] from unlawful confinement and restraint,” *id.*, and reparations in the form of “[p]ayment at 10 million Gold and Silver Coin for injury or damages in today’s currency; redress for a wrong done.” *Id.* at 6.

Complaints premised on fantastic or delusional scenarios or supported wholly by allegations lacking “an arguable basis either in law or in fact” are subject to dismissal as frivolous. *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see Denton v. Hernandez*, 504 U.S. 25, 33 (1992) (“[A] finding of factual frivolousness is appropriate when the facts alleged rise to the level of the irrational or the wholly incredible[.]”); *Crisafi v. Holland*, 655 F.2d 1305, 1307-08 (D.C. Cir. 1981) (“A court may dismiss as frivolous complaints . . . postulating events and circumstances of a wholly fanciful kind.”). The instant complaint satisfies this standard; therefore, this case will be dismissed with prejudice. A separate Order accompanies this Memorandum Opinion.

Date: May 30, 2017


United States District Judge