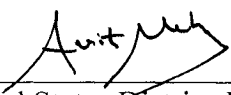


Plaintiff sues former acting United States Attorney Vincent Cohen, Jr., in his official capacity. Plaintiff describes this action as “a petition for *habeas corpus* and discovery and also [a] dismissal and review of [his] case,” which presumably is pending in the Superior Court of the District of Columbia. Compl. at 5; *see Silberman v. Berk*, No. 16-cv-2386 (D.D.C. Dec. 7, 2016) (dismissing under *Younger* abstention doctrine plaintiff’s action to compel dismissal of criminal cases pending in Superior Court).

Plaintiff has presented no grounds to consider under the habeas statute. *See Mayle v. Felix*, 545 U.S. 644, 649 (2005) (noting that “Rule 2(c) of the Rules Governing Habeas Corpus Cases requires a more detailed statement [than Rule 8(a)]. The habeas rule instructs the petitioner to ‘specify all the grounds for relief available to [him]’ and to ‘state the facts supporting each ground.’”) (second alteration in original). And this court lacks jurisdiction to review the decisions of other courts, including those of the D.C. Superior Court. *See United States v. Choi*, 818 F. Supp. 2d 79, 85 (D.D.C. 2011) (district courts “generally lack[] appellate jurisdiction over other judicial bodies, and cannot exercise appellate mandamus over other courts”) (citing *Lewis v. Green*, 629 F. Supp. 546, 553 (D.D.C. 1986)); *Fleming v. United States*, 847 F. Supp. 170, 172 (D.D.C. 1994), *cert. denied* 513 U.S. 1150 (1995) (“Until the Supreme Court of the United States says otherwise, . . . [t]his Court does not have jurisdiction to review the decision of a state . . . court.”) (applying *District of Columbia Court of Appeals v. Feldman*, 460 U.S. 462 (1983); *Rooker v. Fidelity Trust Co.*, 263 U.S. 413 (1923)). A separate order of dismissal accompanies this Memorandum Opinion.



United States District Judge

DATE: December 22, 2016