

Plaintiff has filed a multitude of one-sentence lawsuits in this Court, without the repayment of fees.¹ These efforts cumulatively abuse the in forma pauperis procedures set forth under 28 U.S.C. § 1915, and together they waste the Court's resources. The Court advises Plaintiff that pro se litigants are subject to Federal Rule of Civil Procedure 11, which prohibits the filing of frivolous or unsubstantiated claims. It further provides that the Court may sanction parties who violate these restrictions.

An appropriate Order will be filed.

s/Stanley R. Chesler
STANLEY R. CHESLER
United States District Judge

Dated: October 20, 2014

¹ In recent weeks, Plaintiff filed the following lawsuits after applying for and obtaining in forma pauperis status: 2:14-cv-05455; 2:14-cv-05530; 2:14-cv-05531; 2:14-cv-05561; 2:14-cv-05641; 2:14-cv-05642; 2:14-cv-05643; 2:14-cv-05644; 2:14-cv-05645; 2:14-cv-05646, and 2:14-cv-05647. The Court screened each Complaint pursuant to 28 U.S.C. § 1915 and to ascertain whether subject matter jurisdiction existed. Each Complaint was dismissed. In recent days, Plaintiff has submitted the following additional Complaints, also accompanied by applications to file without repayment of fees: 2:14-cv-06094; 2:14-cv-06096; 2:14-cv-06296; 2:14-cv-06297; 2:14-cv-06298; 2:14-cv-06314. All but two of these new submissions merely restate claims against the same defendants as the previously dismissed suits.