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1	Rules of Civil Procedure authorize dismissal of an action for failure to prosecute or to comply
2	with the rules or orders of the court. See Fed. R. Civ. P. 41(b).
3	Moreover, review of plaintiff's complaint demonstrates that it fails to state a cognizable
4	claim. The court must dismiss a complaint brought by a prisoner if it raises claims that are legally
5	frivolous or malicious, fail to state a claim upon which relief may be granted, or seek monetary
6	relief from an immune defendant. See 28 U.S.C. § 1915A. A claim is legally frivolous when it
7	lacks an arguable basis either in law or in fact. Neitzke v. Williams, 490 U.S. 319, 325, 327
8	(1989); <u>Franklin v. Murphy</u> , 745 F.2d 1221, 1227-28 (9th Cir. 1984).
9	Here plaintiff seeks a total of 10 million dollars in damages for "violation of sanctity of
10	personal thoughts, intellectual property rights by continued use of remote neural monitoring
11	devices, drones, nanobot technology false arrest and prosecution." ¹ ECF No. 1 at 4. Plaintiff
12	alleges, inter alia, that defendant Sheriff D'Agostini "has illegally implemented use of U.S.
13	Department of Defense technology, 'remote neural monitoring' on my person, in violation of U.S.
14	Constitutional protections, Geneva Convention and Human Rights as codified by the United
15	Nations and World Court." Id.
16	Such allegations and putative claims have routinely been dismissed by the federal courts
17	as noncognizable. See e.g. Banks v. Pivnichny, 2015 WL 3936821, at *5, 2015 U.S. Dist. LEXIS
18	83594, at *11-2 (D. Idaho 2015) (collecting cases).
19	Accordingly, for the foregoing reasons, IT IS HEREBY RECOMMENDED that:
20	1. Plaintiff's second application to proceed in forma pauperis, ECF No. 11, be denied as
21	incomplete.
22	2. This action be dismissed without prejudice for failure to state a cognizable claim.
23	3. Plaintiff's miscellaneous motions, ECF Nos. 7, 9, & 10, be denied as moot.
24	4. The Clerk of Court be directed to close this case.
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26	¹ Plaintiff has attempted to challenge his arrest and prosecution in other actions filed in this court.
27	See e.g. Craig v. Cissna et al., Case No. 2:18-cv-2505 MCE AC PS; Craig v. El Dorado County Jail, Case No. 2:18-cv-02216 JAM KJN P; Craig v. D'Agostino [sic], Case No. 2:18-cv-02826
28	KJM DB P.
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1	These findings and recommendations are submitted to the District Judge assigned to this
2	case pursuant to the provisions of 28 U.S.C. § 636(b)(l). Within twenty-one (21) days after being
3	served with these findings and recommendations, plaintiff may file written objections with the
4	court. The document should be captioned "Objections to Magistrate Judge's Findings and
5	Recommendations." Plaintiff is advised that failure to file objections within the specified time
6	may waive the right to appeal the District Court's order. Martinez v. Ylst, 951 F.2d 1153 (9th
7	Cir. 1991).
8	DATED: January 16, 2019
9	Allison Clane
10	UNITED STATES MAGISTRATE JUDGE
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