

JUDICIAL COUNCIL OF THE EIGHTH CIRCUIT

JCP No. 08-18-90059
JCP No. 08-18-90060
JCP No. 08-18-90061
JCP No. 08-18-90062
JCP No. 08-18-90063
JCP No. 08-18-90064
JCP No. 08-18-90065

In re Complaint of John Doe¹

This is a judicial complaint filed by a pro se inmate against a United States circuit judge, five United States district judges, and a United States bankruptcy judge. The judicial complaint alleges that the judges engaged in a “conspiracy to commit federal crimes, intentionally obstruct[ed] justice, use[d] federal court powers to help their friends who are [two of the named] federal [district] judges . . . to cover up crimes they have committed.” According to the judicial complaint, “rumor is . . . that [one of the named district judges] use[d] sex to advance [the judge’s] car[ee]er.” The judicial complaint also maintains that another named district judge “is a very corrupt judge,” an “inmate hater,” and “has a history of always helping the other judges cover up immoral conduct.” Additionally, it alleges that the circuit judge “is a corrupt circuit judge who won’t follow the actual . . . law, but has a personal hate for [the complainant].”

¹Under Rule 4(f)(1) of the Rules Governing Complaints of Judicial Misconduct and Disability of the Eighth Circuit, the names of the complainant and the judicial officer complained against are to remain confidential, except in special circumstances not here present.

The complainant's bare, speculative allegations are "frivolous, lacking sufficient evidence to raise an inference that misconduct has occurred." 28 U.S.C. § 352(b)(1)(A)(iii); *accord* Judicial-Conduct and Judicial-Disability Proceedings of the Judicial Conference of the United States (J.C.U.S.) Rule 11(c)(1)(C)-(D). Accordingly, the allegations must be dismissed.

The complaint is dismissed.

October 3, 2018



Lavenski R. Smith, Chief Judge
United States Court of Appeals
for the Eighth Circuit