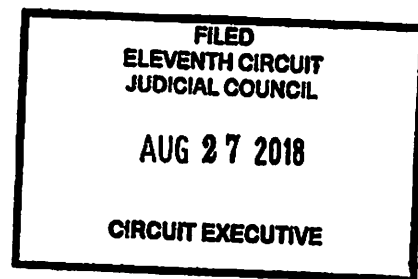


**FOR THE JUDICIAL COUNCIL
OF THE ELEVENTH CIRCUIT**

111790087



**IN RE: COMPLAINT OF JUDICIAL
MISCONDUCT OR DISABILITY**

ON PETITION FOR REVIEW*

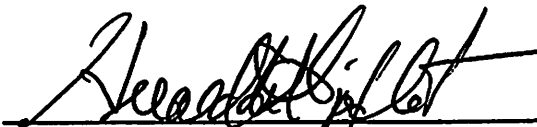
Before: TJOFLAT, MARCUS, WILSON, WILLIAM PRYOR, MARTIN, JORDAN, ROSENBAUM, JILL PRYOR, and NEWSOM, Circuit Judges; MOORE, MERRYDAY, THRASH, BOWDRE, LAND, WATKINS, DuBOSE, HALL, and WALKER, Chief District Judges.

Upon consideration of the petitioner's complaint by a review panel consisting of Judges Tjoflat, Wilson, William Pryor, Land, and Walker, the order of Chief Judge Ed Carnes filed on 17 April 2018, and of the petition for review filed by the complainant on 21 May 2018, with no non-disqualified judge on the Judicial Council Review Panel having requested that this matter be placed on the agenda of a meeting of the Judicial Council,

The Judicial Council Review Panel hereby determines that the disposition of this matter was proper and said disposition is hereby **AFFIRMED**.

The foregoing actions are **APPROVED**.

FOR THE JUDICIAL COUNCIL:


United States Circuit Judge

* Chief Circuit Judge Ed Carnes did not take part in the review of this petition.

APR 17 2018

David J. Smith
Clerk

CONFIDENTIAL

**BEFORE THE CHIEF JUDGE
OF THE ELEVENTH JUDICIAL CIRCUIT**

Judicial Complaint No. 11-17-90087

IN THE MATTER OF A COMPLAINT FILED BY _____

IN RE: The Complaint of _____ against _____, U.S. District Judge for
the U.S. District Court for the _____ District of _____, under the Judicial
Conduct and Disability Act of 1980, Chapter 16 of Title 28 U.S.C. §§ 351-364.

ORDER

_____ (“Complainant”) has filed this Complaint against United States
District Judge _____ (the “Subject Judge”), pursuant to Chapter 16 of Title 28
U.S.C. § 351(a) and the Rules for Judicial-Conduct and Judicial-Disability Proceedings of
the Judicial Conference of the United States (“JCDR”).

As an initial matter, after Complainant filed his Complaint, he filed two
supplemental statements. The filing of the supplemental statements is permitted. See
11th Cir. JCDR 6.7.

Background

The record shows that in October 2012 a third superseding information was
issued, charging Complainant with one count of possession with intent to distribute a
controlled substance. Complainant pled guilty to the charge, and in December 2012 the
Subject Judge sentenced him to a term of 60 months of imprisonment and 3 years of
supervised release. Since then, there have been various motions filed and additional
proceedings in the district court.

Complaint

In his Complaint of Judicial Misconduct or Disability, Complainant appears to
allege that various actions have been taken that since he filed a complaint against the
Subject Judge in 2014. For example, the Complaint states, “The federal government is
using people in libraries, stores, restrants [sic] and in the public to do mental and physical
stuff. It is camera in these stores, restrants all over to show what the federal government
is doing because I wrote the complaint against [Subject Judge].”

Supplements

After he filed his Complaint, Complainant filed two supplemental statements generally reiterating his allegations and complaining about a state court judge. Complainant requests that another district judge not respond to his Complaint.

Discussion

Complainant provides no credible facts or evidence in support of his claims that the Subject Judge engaged in misconduct.

The Complaint "is based on allegations lacking sufficient evidence to raise an inference that misconduct has occurred or that a disability exists," JCDR 11(c)(1)(D). For that reason, pursuant to Chapter 16 of Title 28 U.S.C. § 352(b)(1)(A)(iii) and Rule 11(c)(1)(D) of the Rules for Judicial-Conduct and Judicial-Disability Proceedings of the Judicial Conference of the United States, this Complaint is **DISMISSED**.



Chief Judge