

JUDICIAL COUNCIL OF THE EIGHTH CIRCUIT

JCP No. 08-23-90076

In re Complaint of John Doe¹

This is a judicial complaint filed by complainant against a United States district judge. The judicial complaint provides as follows:

Please I am asking for help for contempt in Miami[,] Florida[,] for felonies of deported and aggressive people for my residency documents[.] They lost[] my docke[t] numbers. Faking addresses. Fake cops arrested. Lost proper[t]ies. And, death of my firstborn American girl[,] social security robbery. Arrested in New York predator . . . causing the death of [a named individual]. Called: [another name]. Disabled I was shot and survived this. Falsifying my identity: [three named individuals.] They were charged and arrested[.] Fiscal involved [a named individual.] Judge: [the district judge.]

The judicial complaint is difficult to decipher. To the extent the judicial complaint alleges that the district judge was involved in criminal activity or engaged in other judicial misconduct, such 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 Rule 11(c)(1)(C), (D).

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 judicial complaint is dismissed.

July 18, 2023



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