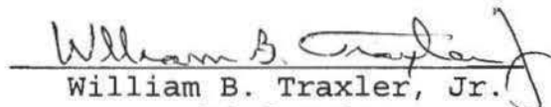


evidence of an arbitrary and intentional departure from, or willful indifference to prevailing law." In re Memorandum of Decision, 517 F.3d 558, 562 (U.S. Jud. Conf. 2008); 28 U.S.C. § 352(b)(1)(A)(ii). Disagreement with a judge's rulings is inadequate to state a claim for judicial misconduct. Id. at 561.

Complainant's allegation that the judge was without jurisdiction challenges the merits of the judge's decisions to accept complainant's guilty plea and impose sentence. The judge's determination that the government had standing to bring federal criminal charges against complainant was entirely consistent with prevailing law.

Accordingly, this judicial complaint is dismissed as merits-related and frivolous. See 28 U.S.C. § 352(b)(1)(A)(ii) & (iii).

IT IS SO ORDERED.


William B. Traxler, Jr.
Chief Judge