

5) Illegally denied complainant medical care.

Allegations of judicial misconduct "must be dismissed as merits-related when the only support for the allegation of bad acts or motive is the merits of the judge's rulings." In re Doe, 640 F.3d 869, 873 (8th Cir. 2011). To avoid dismissal, the complaint must present "sufficient evidence to raise an inference that misconduct has occurred." See 28 U.S.C. § 352(b)(1)(A)(iii).

Complainant offers no factual support for his allegations of illegality or misconduct. Accordingly, this judicial complaint is dismissed pursuant to 28 U.S.C. § 352(b)(1)(A)(ii) & (iii).

IT IS SO ORDERED.



J. Harvie Wilkinson III¹
Circuit Judge

¹ Assigned pursuant to Rule 25(f), Rules for Judicial-Conduct and Judicial-Disability Proceedings.