

and other claims. The district judge dismissed the complaints as frivolous.

In her judicial complaint, complainant references the cases dismissed by the district judge and alleges that judges, congressmen, senators, governors, mayors and other politicians have violated the code of ethics. Complainant outlines numerous illegal activities and unfair treatment at the hands of government officials.

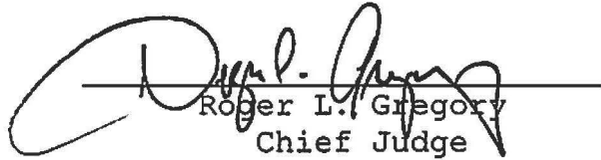
A complaint under the Judicial Conduct and Disability Act is commenced by filing "a written complaint containing a brief statement of the facts constituting" conduct prejudicial to the effective and expeditious administration of the business of the courts. 28 U.S.C. § 351(a). Under Rule 6(b), Rules for Judicial-Conduct and Judicial-Disability Proceedings, "[a] complaint must contain a concise statement that details the specific facts on which the claim of misconduct or disability is based. "A judicial complaint may not be used to challenge conduct that is "directly related to the merits of a decision or procedural ruling." 28 U.S.C. § 351(b)(1)(A)(ii).

Complainant has failed to detail any specific facts on which a claim of judicial misconduct may be based. To the extent the complaint alleges any misconduct by the district judge, the allegations are based entirely on the judge's

dismissal of complainant's cases. Merits-related allegations are not subject to review under the Act.

Accordingly, this complaint is dismissed pursuant to 28 U.S.C. § 352(b)(1)(A)(i) & (ii).

IT IS SO ORDERED.


Roger L. Gregory
Chief Judge