

THE JUDICIAL COUNCIL OF THE SEVENTH CIRCUIT
219 SOUTH Dearborn Street
Chicago, Illinois 60604

January 6, 2014

Chief Judge Diane P. Wood

No. 07-13-90098
07-13-90099
07-13-90100
07-13-90101

IN RE COMPLAINTS AGAINST FOUR JUDGES

MEMORANDUM

Complainant has filed a judicial misconduct complaint against four judges as well as “other unidentified Jurists Seated in the Seventh Circuit and Northern District of Illinois assigned to his case.” Attached to the complaint are a Motion for Order of Transfer of his criminal cases and a Petition for Recommendation for Impeachment. There is nothing in these filings other than unsubstantiated allegations. The complaint is dismissed as frivolous pursuant to 28 U.S.C. §352(b)(1)(A)(iii).

The complainant has been a frequent filer of frivolous litigation. An order was entered blocking further filings in his litigated cases until complainant paid all outstanding awards of sanctions. This was done pursuant to *In re: City of Chi.*, 500 F.3d 582, 585-86 (7th Cir. 2007); *Support Sys. Int’l, Inc. v. Mack*, 45 F.3d 185, 186 (7th Cir. 1995) (per curiam)

Chief Judge Frank Easterbrook in dismissing an earlier judicial misconduct complaint filed by complainant against multiple judges warned complainant that future frivolous complaints would result in a rule to show cause why the Council should not curtail his misuse of the Judicial Conduct and Disability Act of 1980. That time has come. Complainant is ordered to show cause why the Judicial Council of the Seventh Circuit should not curtail complainant’s misuse of the 1980 Act by prohibiting him from filing any complaint without a deposit of \$1000 which would be returned if the complaint has any arguable merit. Any complaint tendered without the deposit would be returned unfiled.