

FEB 02 2011

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALSJUDICIAL COUNCIL
OF THE NINTH CIRCUITIN RE COMPLAINT OF
JUDICIAL MISCONDUCT

No. 10-90042

ORDER

KOZINSKI, Chief Judge:

A pro se prisoner has submitted a complaint that lacks a “[b]rief [s]tatement of [f]acts” that concisely details the alleged misconduct. Judicial-Conduct Rule 6(b). He does reference two exhibits to his complaint—a motion to disqualify he filed in district court and a reply brief he filed with the court of appeals. But “[a] complainant may not circumvent Rule 6(b)[] . . . by referencing other materials,” In re Complaint of Judicial Misconduct, Nos. 09-90005+, 2011 WL 206174, at *1 (9th Cir. Jan. 24, 2011), which include “document[s] drawn up for another purpose,” In re Complaint of Judicial Misconduct, Nos. 09-90276+, 2011 WL 102536, at *1 (9th Cir. Jan. 12, 2011). “Because complainant submitted no statement of facts setting forth his allegations of misconduct, he has made no allegations of misconduct and the complaint must be dismissed.” In re Complaint of Judicial Misconduct, 2011 WL 102536, at *1; see 28 U.S.C. § 352(b)(1)(A)(i).

DISMISSED.