

APR 06 2011

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALSJUDICIAL COUNCIL
OF THE NINTH CIRCUIT

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| IN RE COMPLAINT OF JUDICIAL MISCONDUCT |
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No. 10-90130

ORDER**KOZINSKI**, Chief Judge:

A pro se litigant alleges that a district judge conspired with the government to fabricate evidence in his civil case. But the only evidence complainant offers to support his claim is that the judge “could not have missed the fraud committed by the defendants” and that, by ruling against him, the judge “not only concealed the fraud of the defendants but aided and abetted to it.” We’ve repeatedly held that adverse rulings aren’t proof of bias or conspiracy. E.g., In re Complaint of Judicial Misconduct, 631 F.3d 961, 963 (9th Cir. 2011). Because complainant offers no other evidence to support his claim, the complaint must be dismissed. 28 U.S.C. § 352(b)(1)(A)(iii); Judicial-Conduct Rule 11(c)(1)(D).

DISMISSED.