JUDICIAL COUNCIL

OF THE NINTH CIRCUIT

IN RE COMPLAINT OF

JUDICIAL MISCONDUCT

Nos. 11-90025, 11-90026, 11-90027 and 11-90028

ORDER

KOZINSKI, Chief Judge:

A pro se prisoner alleges that the district judge who dismissed her habeas petition, and the three circuit judges who affirmed that ruling, conspired against her. We've repeatedly held that adverse rulings don't prove bias or conspiracy. <u>E.g., In re Complaint of Judicial Misconduct</u>, 631 F.3d 961, 963 (9th Cir. Jud. Council 2011). Complainant offers no other evidence to support her claim, which must therefore be dismissed. <u>See</u> 28 U.S.C. § 352(b)(1)(A)(iii); Judicial-Conduct Rule 11(c)(1)(D). To the extent complainant argues that the judges ruled incorrectly, her allegations are dismissed as merits-related. <u>See</u> 28 U.S.C. § 352(b)(1)(A)(ii); Judicial-Conduct Rule 11(c)(1)(B).

Complainant's allegations against several state judges are also dismissed, because the misconduct complaint procedure applies only to federal judges. <u>See</u> Judicial-Conduct Rule 4.

DISMISSED.

FILED

APR 29 2011

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS