

AUG 25 2011

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS**JUDICIAL COUNCIL  
OF THE NINTH CIRCUIT****IN RE COMPLAINT OF  
JUDICIAL MISCONDUCT**

No. 11-90029

**ORDER****KOZINSKI**, Chief Judge:

A pro se litigant filed a complaint against a district judge but failed to submit a brief statement of facts. He included a list of statutes on the complaint form, but no allegations of judicial misconduct. His only attachment was a “motion” requesting the appointment of counsel in an underlying case and seeking rule books and forms from this circuit and two other circuits. Complainant subsequently submitted several letters, but provided no indication that these documents were “prepared specifically for the misconduct proceeding,” as our procedures require, and thus were disregarded. In re Complaint of Judicial Misconduct, 630 F.3d 968, 968–69 (9th Cir. 2010); see 28 U.S.C. § 351(a). Furthermore, the letters do not contain any allegations against the subject judge. None of the materials submitted by complainant reference the district judge, much less allege any conduct amounting to misconduct. His complaint must therefore be dismissed for failing to allege judicial misconduct. See 28 U.S.C. § 352(b)(1)(A)(i), (iii).

**DISMISSED.**