

NOV 08 2011

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

IN RE COMPLAINT OF JUDICIAL MISCONDUCT

No. 11-90125

ORDER**KOZINSKI**, Chief Judge:

Complainant, a pro se litigant, seems to allege that a district judge erred by entering a pre-filing order against her. This charge relates directly to the merits of the judge's rulings and must therefore be dismissed. See 28 U.S.C.

§ 352(b)(1)(A)(ii); Judicial-Conduct Rule 11(c)(1)(B); In re Charge of Judicial Misconduct, 685 F.2d 1226, 1227 (9th Cir. Jud. Council 1982).

Complainant also alleges that a circuit judge dismissed her appeal “to protect the [i]nterest of the judiciary” and to “cover[] up stealing, [f]raud and [d]efamation.” This is a serious charge, but “[a]dverse rulings do not prove bias or conspiracy,” and “complainant hasn’t provided any other proof to support [her] allegations” In re Complaint of Judicial Misconduct, 631 F.3d 961, 963 (9th Cir. Jud. Council 2011).

DISMISSED.