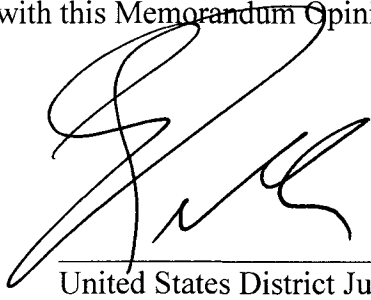




whether and when prosecution is to be instituted is within the discretion of the Attorney General. Mandamus will not lie to control the exercise of this discretion.”), and Judge Englehardt enjoys life tenure subject to removal by impeachment, *see N. Pipeline Constr. Co. v. Marathon Pipe Line Co.*, 458 U.S. 50, 59 (1982) (explaining that “[t]he ‘good Behaviour’ Clause guarantees that Art. III judges shall enjoy life tenure, subject only to removal by impeachment”) (plurality opinion).

The complaint fails to state a claim upon which relief can be granted, and, therefore, it will be dismissed. An Order consistent with this Memorandum Opinion will be issued separately on this date.



---

United States District Judge

DATE:

3/14/12