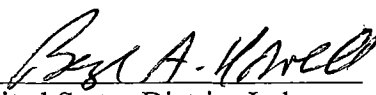


and that Clinton “used as subterfuge, Plaintiff witness William Jefferson Clinton as a scapegoat.” *Id.* at 8. In a separate section of the complaint captioned “Relief and Damages,” the plaintiff seeks, among other monetary relief, \$10 billion “in reparations.” He also demands Clinton’s arrest and the revocation of her security clearance.

Complaints premised on fantastic or delusional scenarios or supported wholly by allegations lacking “an arguable basis either in law or in fact” are subject to dismissal as frivolous. *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); see *Denton v. Hernandez*, 504 U.S. 25, 33 (1992) (“[A] finding of factual frivolousness is appropriate when the facts alleged rise to the level of the irrational or the wholly incredible[.]”); *Crisafi v. Holland*, 655 F.2d 1305, 1307-08 (D.C. Cir. 1981) (“A court may dismiss as frivolous complaints . . . postulating events and circumstances of a wholly fanciful kind.”). The instant complaint satisfies this standard; therefore, this case will be dismissed with prejudice. A separate Order accompanies this Memorandum Opinion.

Date: January 3rd, 2017


United States District Judge