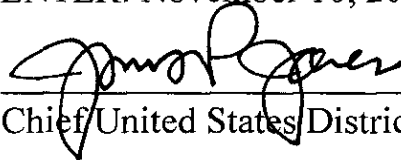


insufficient to allege any actionable conspiracy. For example, the fact that Thompson claims that employees of VDGIF watched him “at the library” to see if he did in fact use a cane is not a sufficient allegation of unlawful conspiracy.

A separate order consisted with this Opinion will be entered herewith.

ENTER: November 10, 2005



Chief United States District Judge