

**FILED**

**OCT 28 2013**

Clerk, U.S. District & Bankruptcy  
Courts for the District of Columbia

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

Daud A. Holiday,<sup>1</sup>

Plaintiff,

v.

United States *et al.*,

Defendants.

Civil Action No. 13-1165 (UNA)

MEMORANDUM OPINION

This matter is before the Court on its initial review of plaintiff's *pro se* complaint and application for leave to proceed *in forma pauperis*. The Court will grant the *in forma pauperis* application and dismiss the case because the complaint fails to meet the minimal pleading requirements of Rule 8(a) of the Federal Rules of Civil Procedure.

*Pro se* litigants must comply with the Federal Rules of Civil Procedure. *Jarrell v. Tisch*, 656 F. Supp. 237, 239 (D.D.C. 1987). Rule 8(a) of the Federal Rules of Civil Procedure requires complaints to contain "(1) a short and plain statement of the grounds for the court's jurisdiction [and] (2) a short and plain statement of the claim showing that the pleader is entitled to relief." Fed. R. Civ. P. 8(a); *see Ashcroft v. Iqbal*, 129 S.Ct. 1937, 1950 (2009); *Ciralsky v. CIA*, 355 F.3d 661, 668-71 (D.C. Cir. 2004). The Rule 8 standard ensures that defendants receive fair notice of the claim being asserted so that they can prepare a responsive answer and an adequate

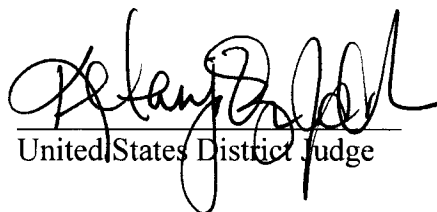
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<sup>1</sup> Although the docket lists plaintiff's first name as "David," the Complaint and the Inmate Account Summary Report supplied by the District's Central Detention Facility list plaintiff's first name as "Daud." The Clerk will be ordered to correct the docket in this case and in *Holiday v. United States*, Civ. Action No.13-1299 (UNA), which is an identical case that will be dismissed as duplicative of this earlier-filed action.

defense and determine whether the doctrine of *res judicata* applies. *Brown v. Califano*, 75 F.R.D. 497, 498 (D.D.C. 1977).

Plaintiff is a prisoner at the District of Columbia Jail. He sues the United States, the District of Columbia, and four individuals. *See* Compl. Caption. In his Statement of Claims, plaintiff only lists “false imprisonment, excessive force, violation of housing act, disability act, S.S.I. act, food at the DC jail, and monitoring [sic] visit . . . .” Compl. at 5. He does not state any supporting facts. Furthermore, in the Parties section of the Complaint, plaintiff does not name any of the defendants listed in the caption but rather writes “For any whom lawyer prove went through damages within,” *id.* at 4, and he attaches presumably as an exhibit a document directed at the “Superior Court of the District of Columbia Court of Appeals,” styled as a “Petition for a Writ of Mandamus . . . .” Plaintiff seeks his “release . . . with monetary compensation . . . .” *Id.* at 5. Since the complaint is simply too cryptic to provide any notice of a claim and the basis of this Court’s jurisdiction, it will be dismissed. A separate Order accompanies this Memorandum Opinion.

Date: October 21, 2013

  
United States District Judge