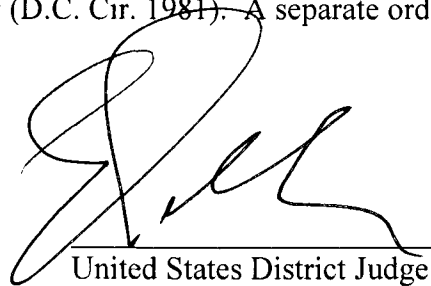


Plaintiff is a resident of Milpitas, California, who has submitted a form “Employment Discrimination Complaint” consisting of scribbles and no factual allegations. Hence, dismissal is warranted under Rule 8. In addition, among plaintiff’s unexplained attachments is an order from the United States District Court for the Northern District of California that denies leave to file a similar unilluminating complaint based on a pre-filing injunction order that declared plaintiff “a vexatious litigant.” Compl. Attach. (*Haque v. U.S. Attorney*, No. 15-MC-80032-LHK, Jan. 27, 2015 Order Denying Filing of Papers). While that barring order is not binding on this Court, plaintiff is warned that “[a] complaint that merely repeats pending or previously litigated claims may be considered abusive” and, thus, dismissed as malicious under 28 U.S.C. § 1915. *Crisafi v. Holland*, 655 F.2d 1305, 1309 (D.C. Cir. 1981). A separate order of dismissal accompanies this Memorandum Opinion.

Date: 26 May, 2015


United States District Judge