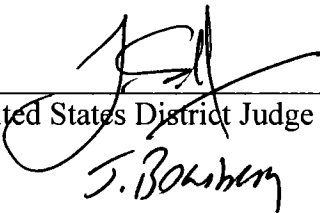


Plaintiff is a District of Columbia resident. He accuses the defendant, whom he affiliates with the “Office of the Special Counsel,” of “conspiring and [being] complicit in drug and human trafficking on an enormous scale.” Plaintiff claims, among other aspersions, that defendant is “a kingpin in a transnational organized crime ring.” Plaintiff vents his disapproval. He does not claim to have suffered an injury, and he demands no relief. Even if the Court were to exercise jurisdiction, the complaint is frivolous and, thus, subject to dismissal under 28 U.S.C. § 1915(e). *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); see *Best v. Kelly*, 39 F.3d 328, 330-31 (D.C. Cir. 1994) (a court may dismiss claims that are “essentially fictitious”-- for example, where they suggest “bizarre conspiracy theories . . . [or] fantastic government manipulations of their will or mind”) (citations and internal quotation marks omitted); *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.”). Hence, this case will be dismissed with prejudice.

DATE: February 3, 2016


United States District Judge
J. Rosenberg