

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

DAVID HALL CRUM,

Plaintiff,

v.

JESSIE K. LIU, U.S. Attorney,

Defendant.

Civil Action No. 18-288 (JEB)

MEMORANDUM OPINION

Pro se Plaintiff David Hall Crum brought this action against Jessie Liu, the U.S. Attorney for the District of Columbia. See ECF No. 1. As his initial Complaint never specified a particular claim or how he had been injured by any action of Liu or the U.S. Attorney's Office, the Court granted her motion to dismiss. See ECF No. 13. Giving a *pro se* Plaintiff the benefit of the doubt, however, the Court "allow[ed] Plaintiff to file an amended complaint, should he so choose, that sets out both his standing and a claim for which relief may be granted." Id. at 2. Crum accepted the invitation, but as his most recent effort is no more productive, the Court will grant Defendant's renewed Motion to Dismiss.

The Amended Complaint tosses out a number of unspecified and often-unconnected allegations: 1) Defendant (at some point) established that Plaintiff had a criminal history that was not legally substantiated; 2) She tried but did not succeed in incarcerating him; 3) She relied on an outdated D.C. statute; 4) She abused her power as to minorities; 5) Plaintiff sought justice "nearly" 20 years ago; and 6) He was penalized in 2002. See ECF No. 16 at 2-5. Perhaps Crum

