DUE v. THALKEN et al

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA ALBANY DIVISION

RANDALL DAVID DUE,

Plaintiff

:

v. : Case No. 1:14-cv-71 (WLS)

JUDGE THOMAS D. THALKEN et al,

Defendants.

ORDER

Plaintiff Randall David Due filed a so-called "Criminal Complaint" against various Defendants for a series of incomprehensible claims and crimes. A district court has inherent power to *sua sponte* dismiss patently frivolous lawsuits. *Jefferson Fourteenth Assocs. v. Wometco de Puerto Rico, Inc.*, 695 F.2d 524, 526 n.3 (11th Cir. 1983). Due's complaint is patently frivolous and not taken in good faith. It is clear he intends to initiate a criminal proceeding against the defendants. A private citizen cannot institute criminal proceedings or compel federal law enforcement agencies to do the same. *Otero v. U.S. Att'y Gen.*, 832 F.2d 141, 141 (11th Cir. 1987).

Due's complaint is therefore **DISMISSED**.

SO ORDERED, this <u>4th</u> day of June, 2014.

/s/ W. Louis Sands

W. LOUIS SANDS, JUDGE UNITED STATES DISTRICT COURT