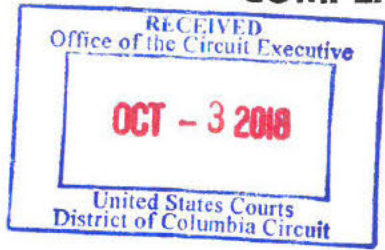


**JUDICIAL COUNCIL OF THE DISTRICT OF COLUMBIA CIRCUIT
COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY**



E. Barrett Prettyman U.S. Courthouse
333 Constitution Avenue, N.W.
Washington, D.C. 20001-2866
202-216-7340

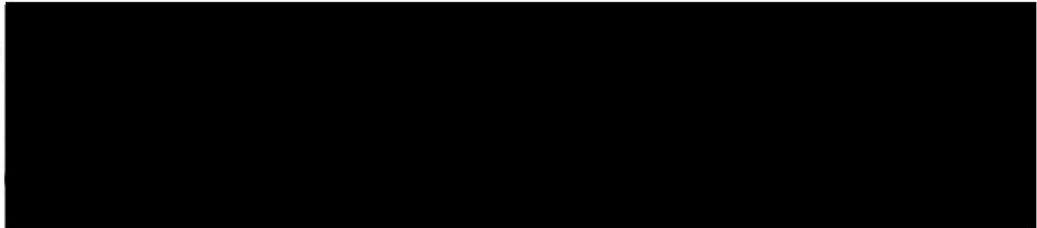
This form should be completed and mailed to the above address to the attention of the "Circuit Executive". The envelope should be marked "JUDICIAL MISCONDUCT COMPLAINT" or "JUDICIAL DISABILITY COMPLAINT". Do not put the name of the judge on the envelope.

The "Rules for Judicial-Conduct and Judicial-Disability Proceedings", adopted by the Judicial Conference of the United States, contain information on what to include in a complaint (Rule 6), where to file a complaint (Rule 7), and other important matters. Your complaint (this form and the statement of facts) should be typewritten and must be legible. Only the original form and up to a five page statement of facts should be submitted. No copies are required.

1. Name of Complainant:

Address:

Telephone:



2. Name(s) of Judge(s) complained about: "Honorable" Brett Kavanaugh

Court: U.S. Court of Appeals, D.C. District

3. Does this complaint concern the behavior of the judge(s) in a particular lawsuit or lawsuits?

Yes No

If "yes" give the following information about each lawsuit (use reverse side if more than one):

Court:

Case number:

Are (were) you a party or lawyer in the lawsuit?

Party Lawyer Neither

If you are (were) a party and have (had) a lawyer, give the lawyer's name, address, and telephone number:

Docket number(s) of any appeals of above case(s) to the Court of Appeals, D.C. Circuit:

4. Have you filed any lawsuits against the judge?

Yes No

If "yes" give the following information about each lawsuit (use the reverse side if more than one)

Court: _____

Case number: _____

Present status of lawsuit: _____

Your lawyer's name: _____

Address: _____

Telephone: () - -

Court to which any appeal has been taken in the lawsuit against the judge: _____

Docket number of the appeal: _____

Present status of the appeal: _____

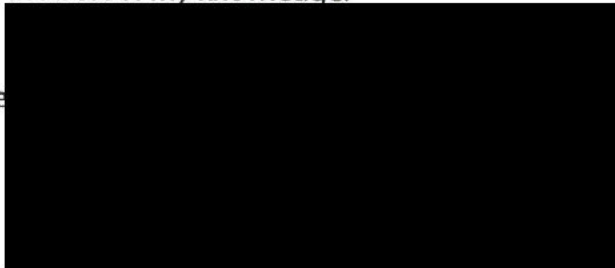
5. **Brief Statement of Facts.** Attach a brief statement of the specific facts on which the claim of judicial misconduct or disability is based on up to five double-sided pages (8.5 x 11"). Include what happened, when and where it happened, and any information that would help an investigator check the facts. If the complaint alleges judicial disability, also include any additional facts that form the basis of that allegation. See Rule 6 (a) for further information on what to include in your statement of facts.

ATTACHED

Declaration and Signature:

I declare under penalty of perjury that the statements made in this complaint are true and correct to the best of my knowledge.

Signature



Date: September 29, 2018

Brief Statment of Facts
Re: Judicial Misconduct

Attachement to form filed by
American voting citizen [REDACTED]

JUDGE: "Honorable" Brett Kavanaugh
WHERE: Senate Confirmation Hearing
WHEN: September 27, 2018 - afternoon session

INFORMATION: Clearly judge Kavanaugh has been accused of gang rape on national tv. He "faced" his accuser publicly, although he admits he did not "watch" her testimony.

The hearing was no courtroom. An FBI investigation - which could now clear up any charges with essential cross-examination, *under penalty of perjury* - was not wanted by your Judge. Or by those who control the committee and the process. What are they hiding?

Your esteemed Judge clearly refused at least eight chances to clear his name using the FBI to verify the facts as he knows them when that question was posed to him. This does not square with the facts. Quoting Stephen King: *"Ask yourself who has more motivation for lying: the professor who's had her whole life turned upside down, or the judge who stands to land a lifetime job at a quarter-mill a year, plus bennies the ordinary Joe can only dream about?"*

The conduct of "His Honor" Kavanaugh was not honorable in any way and was a clear indication of what prosecutors call *"consciousness of guilt"*. The Senate ignored a major witness, Mark Judge, which your court could subpoena.

Your court could subpoena any individuals cited in yesterday's hearing to get to the bottom of this.

As a member of the American voting public (independent voter) who has worked with local, state and federal courts in my profession (legal clerk in a lawfirm), I know your Judge was unhinged and incapable of showing reasoned judgment, not to mention unbiased fairness.

Public confidence is at stake. Many women consider Kavanaugh a bully (check social media).

Seriously, you want to associate your court and your staffs with this highly questionable character?

If he is impeached for these allegations (given a *"fair and legal judicial review"*) then perhaps those of us in the public can continue to respect the courts.

Think about it ... this reflects on the legacy of every "judge" in America, yourselves included.

Respectfully submitted