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: Brett Michael Kavanaugh
Court: United States Court of Appeals for the District of Columbia Circuit.

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:

USCA Form
June 2016 (REVISED)
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.

**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: [Redacted]

Date: October 4, 2018
October 4, 2018

Betsy Paret, circuit executive
District of Columbia Court of Appeals
333 Constitution Avenue, NW
Washington, DC 20001

Dear Circuit Executive Paret:

Brett Michael Kavanaugh, a federal appeals judge in the DC Circuit, is a nominee for the U.S. Supreme Court. In Senate testimony Sept. 27, 10’8, he conducted himself in an intemperate and hostile manner and he responded to questions politically, arrogantly, angrily and openly bias toward “the Clintons” and liberals.

Judge Kavanaugh’s conduct is incompatible with The Code of Conduct for United States Judges, which includes the ethical canons that apply to federal judges and provides guidance on their performance of official duties and engagement in a variety of outside activities.

Judge Kavanaugh, a United States Circuit Judge of the United States Court of Appeals for the District of Columbia Circuit, will continue to serve for the rest of his live regardless of whether the Senate confirms him for Supreme Court.

Judge Kavanaugh says he is being falsely accused of improper conduct as a youth, and he angrily lashed out at the process that he said was having a toll on him and his family. The conduct and angry outburst toward “liberals” and “the Clintons” reveal a temperamental character that is political, not judicial or judicious. His conduct and Senate testimony Sept. 27 reveal that Judge Kavanaugh is neither neutral or unbiased. His conduct causes me to lose faith that the judiciary is impartial. The appearance of instability and of angry repudiation of the nomination process shows a temperament and political bias unsuited for the federal judiciary.
Federal judges must abide by the Code of Conduct for United States Judges, a set of ethical principles and guidelines adopted by the Judicial Conference of the United States. The Code of Conduct provides guidance for judges on issues of judicial integrity and independence, judicial diligence and impartiality, permissible extra-judicial activities, and THE AVOIDANCE OF IMPROPRIETY OR EVEN ITS APPEARANCE.

The absence of demeanor in Judge Kavanaugh’s presentation of unsubstantiated accusations and speculation affects the public’s trust in the judge’s ability to tell facts from fantasy, and to be fair and unbiased. He has embraced the appearance of impropriety.

See www.tinyurl.com/drunk-judge Code of Conduct for United States Judges
<http://www.uscourts.gov/judges-judgeships/code-conduct-united-states-judges>

The demeanor of a judge affects the public’s trust in a fair and unbiased judiciary, regardless of whether the judge is in court, on the street or testifying before Congress.

This complaint alleges and complains:

1. Judge Kavanaugh treated public figures and citizens in a demonstrably egregious and hostile manner; and
2. he engaged in partisan political activity or making inappropriately partisan statements.

Judge Kavanaugh committed misconduct or is disabled, as defined in the Act. “Misconduct” is “conduct prejudicial to the effective and expeditious administration of the business of the courts.” A “disability” is a temporary or permanent condition, either mental or physical, that makes the judge “unable to discharge all the duties” of the judicial office. Judge Kavanaugh appeared to be rational during his Senate testimony Sept. 27.