

United States Court of Appeals for the Federal Circuit

IN RE COMPLAINT NOS. FC-20-90033, FC-20-90034,
AND FC-20-90035

Before PROST, *Chief Judge*.

ORDER AND SUPPORTING MEMORANDUM

The complainant has filed submissions received May 26, 2020, June 9, 2020, and July 6, 2020, which the court construes collectively as judicial misconduct complaints concerning three judges of the United States Court of Appeals for the Seventh Circuit.

Any complaint concerning judges of the Seventh Circuit must ordinarily be filed with the Seventh Circuit. *See* Rule 7(a)(1) (stating that “a complaint against a judge of a United States court of appeals . . . must be filed with the circuit clerk in the jurisdiction in which the subject judge holds office”). While there is an exception where the alleged misconduct occurred while the subject judge was sitting by designation, *see* Rule 7(b), that was not alleged here. Because the complaints were filed in the wrong circuit, dismissal is required pursuant to Rule 11(c)(1)(F).

Accordingly,

FILED
U.S. COURT OF APPEALS FOR
THE FEDERAL CIRCUIT

AUG 05 2020

PETER R. MARKSTEINER
CLERK

IT IS ORDERED THAT:

The complaints are dismissed.

August 5, 2020
Date

/s/ Sharon Prost
Sharon Prost
Chief Judge

There is a right to file a petition for review of this order. Pursuant to Rule 18(b) of the Rules for Judicial-Conduct and Judicial-Disability Proceedings, any petition for review must be received by the circuit executive within 42 days of the date of this order. Any petition must be sent to:

Circuit Executive

United States Court of Appeals for the Federal Circuit
717 Madison Place, NW
Washington, DC 20439