

UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 18-5357

SEPTEMBER TERM, 2018

1:18-CV-02369-UNA

Filed On: March 25, 2019

Aror Ark O'Diah,

Plaintiff – Appellant

v.

Trevor Neil McFadden, and All Judges and All Clerks of the United States District Courts for the District of Columbia, and All Judges and Clerks at the United States Court of Appeals for the District of Columbia Circuit; Western Union; Consumer Financial Protection Bureau; JP Morgan Chase & Co., also known as JP Morgan Chase Corporate, also known as Chase Bank; Staples Store, #0065, also known as Staples, Inc., also known as Staples Corporation; United States Department of Health and Human Services; United States Department of State; Megan J. Brennan, CEO ; Individual and Official Capacity; Inspector General for the United States Postal Service; United States Postal Service; John Koskinen, IRS Commissioner; Individual and Official Capacity; Internal Revenue Service; United States Department of Education; Eric T. Schneiderman, New York State Attorney General; Richard Brown, Queens County District Attorney, In Their Individual and Official Capacities; Arthur Cooperman, Judge, In Their Individual and Official Capacities; Randall Eng, Judge, In Their Individual and Official Capacities; Sandra J. Feuerstein, Judge, In Their Individual and Official Capacities; Judges for the United States District Court for the Eastern, Southern, Northern and Western Districts of New York; Dennis Jacobs, Judge, In Their Individual and Official Capacities; Nassau County; City of New York, also known as NYC Health & Hospital; Kings County Hospital Center; Queens Hospital Center; Elmhurst Hospital Center; Scott M. Stringer, New York City Comptroller, In Their Individual and Official Capacities; Kenneth Lipper, Commissioner, In Their Individual and Official Capacities; Michael A. Fedorko, Superintendent/Director of the Port Authority of New York and New Jersey, In Their Individual and Official Capacities; Stephen Bilkis; Meir Moza; Hertz Corporation Rent A Car; Hereford Insurance Company; Jerry Makulik; Wheels, LT.; Beckman Coulter Inc.; Usman Pasha; Hewlett Packard Co.; United Parcel Service, Inc.; Hench, MR., Executive Director, In Their Individual and Official Capacities; Koller Lee; Pennsylvania Higher Education Assistance Agency; Pennsylvania Department of State Bureau of Corporations

and Charitable Organizations; Anthony J. Annucci, Acting Director for the State of New York Department of Correction and Community Supervision, In Their Individual and Official Capacities; Andrea Evans, Chairwoman and Chief Executive Officer for New York State Division of Parole Supervision, In Their Individual and Official Capacities; Elizabeth Cronin; Eamonn Trainor, senior attorney; Karen Senez; L. Bishop, Tax Compliance Agent for New York State Department of State Division of Taxation and Finance, In Their Individual and Official Capacities; Catherine O'Hagan Wolfe, Clerk of Court, In Their Individual and Official Capacities; Theresa L. Egan, Executive Deputy Commissioner, In Their Individual and Official Capacities; Timothy B. Lennon, Deputy Commissioner/Counsel for the New York State Department of Motor Vehicles, In Their Individual and Official Capacities; David A. Hansell, Commissioner, In Their Individual and Official Capacities; Elizabeth R. Berlin, Executive Deputy Commissioner for New York State Office of Temporary and Disability Assistance, In Their Individual and Official Capacities; Liberty Mutual Insurance, also known as Liberty Mutual Holding Company, also known as Liberty Mutual Group, also known as Liberty Mutual Corporation; Judges for the United States Court of Appeals for the Second Circuit; Sears Roebuck and Company,

Defendants - Appellees

**On Appeal from the United States District Court
for the District of Columbia**

Before: BENTON,* JORDAN,† and GILMAN,‡ *Circuit Judges.*

JUDGMENT

This appeal was considered on the record from the United States District Court for the District of Columbia and on the brief filed by appellant. *See* Fed. R. App. P. 34(a)(2); D.C. Cir. Rule 34(j). It is hereby ORDERED AND ADJUDGED that the district court's order filed November 19, 2018, is affirmed.

* Of the Eighth Circuit, sitting by designation.

† Of the Third Circuit, sitting by designation.

‡ Of the Sixth Circuit, sitting by designation.

The Appellant’s complaint was properly dismissed for failure to state a claim because it does not contain the requisite “short and plain statement of [his] claim[s] showing that [he] is entitled to relief,” Fed. R. Civ. P. 8(a)(2), and, to the extent any claims can be discerned, he has failed to allege “sufficient factual matter, accepted as true, to ‘state a claim to relief that is plausible on its face[.]’” *Ashcroft v. Iqbal*, 556 U.S. 662, 678 (2009) (quoting *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 570 (2007)).

Pursuant to D.C. Circuit Rule 36, this disposition will not be published. The Clerk is directed to withhold issuance of the mandate herein until seven days after resolution of any timely petition for rehearing or petition for rehearing en banc. *See* Fed. R. App. P. 41(b); D.C. Cir. Rule 41.

Per Curiam