

OCT 31 2012

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIAClerk, U.S. District & Bankruptcy
Courts for the District of Columbia

David Kissi,

Plaintiff,

v.

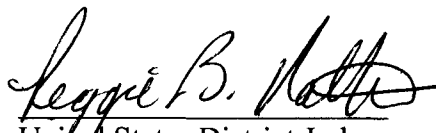
United States of America,

Defendant.

Civil Action No. *12-1765*

MEMORANDUM OPINION

The plaintiff, proceeding *pro se*, has submitted an application to proceed *in forma pauperis* and two documents captioned: "Complaint To Set Aside A Flawed Conviction Despite the Verdict In Hostile Maryland Case # AW05-cr-00254 and AW 12-cv-1944" and "Amended Complaint To Set Aside A Flawed Conviction Despite the Verdict In Hostile Maryland – Combined With A Request For Evidentiary Hearing On Maryland's Hostility That Abridges Kissi' 4th & 6th Amendment Rights. Case # AW05-cr-00254 and AW 12-cv-1944." A federal district court is not a reviewing court and, thus, lacks subject matter jurisdiction to review the final determinations of other courts. *See* 28 U.S.C. §§ 1331, 1332 (general jurisdictional provisions); *Fleming v. United States*, 847 F. Supp. 170, 172 (D.D.C. 1994), *cert. denied* 513 U.S. 1150 (1995). Hence, the Court will grant the plaintiff's application to proceed *in forma pauperis* and will dismiss this action for lack of subject matter jurisdiction. *See* Fed. R. Civ. P. 12(h)(3) (requiring the court to dismiss an action "at any time" it determines that subject matter jurisdiction is wanting).¹

Date: October 15, 2012

 United States District Judge

¹ A separate Order of dismissal accompanies this Memorandum Opinion.

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