

**FILED**

**JUN 30 2015**

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

**Clerk, U.S. District & Bankruptcy  
Courts for the District of Columbia**

STANLEY SEEKFORD,

Plaintiff,

v.

ELAINE MAUCK,

Defendant.

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Case: 1:15-cv-01022  
Assigned To : Unassigned  
Assign. Date : 6/30/2015  
Description: Pro Se Gen. Civil

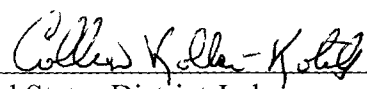
**MEMORANDUM OPINION**

According to plaintiff, defendant is responsible for “violations of (US Code Title 18 Chapter 73) prevention of justice by the Berkeley County Council and Government.” Compl. at 1. He demands “[a] full pardon on [his] fabricated record,” as well as “[c]ompensation for the time [he] served[,] title to [his] property and possibly charges on Kyle Stephens who stole [his] car [and] identity and possessions claiming to be following orders of the CIA.” *Id.*

Chapter 73 of Title 18 of the United States Code pertains to obstruction of justice. *See generally* 18 U.S.C. § 1501 *et seq.* Because there is no private right of action under these provisions, the complaint fails to state a claim upon which relief can be granted. *See, e.g., Roettgen v. Jardins*, No. 14-cv-02913, 2015 WL 1538085, at \*3 (S.D. Cal. Apr. 7, 2015); *Guttilla v. City of New York*, No. 14-CV-156, 2015 WL 437405, at \*11 (S.D.N.Y Feb. 3, 2015).

The Court will grant plaintiff’s application to proceed *in forma pauperis* and will dismiss the complaint. An Order accompanies this Memorandum Opinion.

DATE: 6/18/15

  
United States District Judge