



Federal Complaints - Rule Change

DEMOREP1

to:

Rules_Support

11/05/2011 04:13 PM

Hide Details

From: DEMOREP1@aol.com

11-CV-H

To: Rules_Support@ao.uscourts.gov

History: This message has been forwarded.

28 Oct 2011 Federal Complaints - Rule Change

New Age Federal Complaints have become an EVIL mess -- having a mixture of alleged facts, conclusions of law and brief type material -- sometimes in the same paragraph of complaints.

How about a Court Rule for having a STRICT separation in Complaints of --

1. A MINI-summary of the alleged case - in not more than [200] words.
2. Alleged court jurisdiction - Constitution, law or treaty.
3. Alleged plaintiff/defendant parties and third parties.
- 4-5-6 in separate numbered paragraphs in Counts.
4. Alleged facts -- the alleged acts/omissions of the parties at times and places.
5. Alleged law -- regarding the alleged facts -- e.g. The defendant's act/omission in paragraph [number] violated [will violate] [Constitution, law or treaty citation].
6. Civil Remedy or Criminal Punishment requested regarding the violation -- civil

injury / crime.

i.e. In each Count -- One or more type 4 alleged fact paragraphs followed by a type 5 alleged law paragraph followed by a type 6 requested remedy or punishment paragraph.

Any Brief material about 2-3 and each 4-5-6 Count shall be in a separate B-R-I-E-F.

T. Jones
15336 Cruse
Detroit, MI 48227-3227