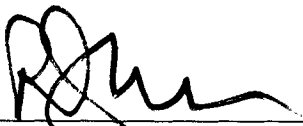




Plaintiff resides in Serbia. She has submitted a complaint against U.S. Attorney General Loretta Lynch and the U.S. Department of Justice. Plaintiff cites the “Civil Liability” provision of the Foreign Intelligence Surveillance Act (FISA), 50 U.S.C. § 1810, but she has stated no cogent facts to provide any notice of a plausible claim. Even if she had, sovereign immunity would bar such an action against the Department of Justice and Attorney General Lynch in her official capacity. The United States is subject to suit only upon consent “unequivocally expressed in [ ] statutory text.” *Lane v. Pena*, 518 U.S. 187, 192 (1996). The FISA expressly permits a civil suit for money damages against “any person” who violates certain provisions of the Act, 50 U.S.C. § 1810, but it “[g]laringly” omits the United States from the definition of person. *Al-Haramain Islamic Found., Inc. v. Obama*, 705 F.3d 845, 851 (9th Cir. 2012) (citing 50 U.S.C. § 1801(m)). Hence this case will be dismissed. A separate Order accompanies this Memorandum Opinion.

  
United States District Judge

DATE: October 6<sup>th</sup>, 2015