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U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA  
BY **TH** DEPUTY

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

WILLIE EARL TURNER, Qui Tam  
Plaintiff on behalf of himself and the  
United States,  
  
Plaintiff,  
  
v.  
  
UNITED STATES DEPARTMENT OF  
EDUCATION, et al.,  
  
Defendants.

Case No.: 15CV424 BEN (NLS)  
  
**ORDER GRANTING MOTION TO  
PROCEED IFP, SUA SPONTE  
DISMISSING COMPLAINT AND  
DENYING APPOINTMENT OF  
COUNSEL**  
  
[Docket No. 2-3, 5]

Plaintiff Willie Earl Turner, proceeding pro se, has filed a Complaint that appears to assert a claim under the False Claims Act ("FCA") on behalf of the United States. (Docket No. 1.) Plaintiff has not paid the civil filing fee required to commence this action, but has filed a motion to proceed in forma pauperis ("IFP"). (Docket No. 2.) Plaintiff also filed a motion for appointment of counsel. (Docket No. 3.) For the reasons set forth below, the Court **GRANTS** the motion to proceed IFP, *sua sponte* screens and **DISMISSES** the Complaint for failing to state a claim, and **DENIES** the motion for appointment of counsel.  
  
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1 liable to the Government for a civil penalty, treble damages, and costs.” *Stoner v. Santa*  
2 *Clara Cnty. Office of Educ.*, 502 F.3d 1116, 1120 (9th Cir. 2007) (quoting 31 U.S.C. §  
3 3729(a)(1)). Plaintiff is attempting to bring a qui tam action and seek a share of any  
4 amount recovered in this action. (Compl. ¶ 2.) “The FCA authorizes a private person,  
5 known as a relator, to bring a qui tam civil action ‘for a violation of section 3729 for the  
6 person and for the United States Government .... in the name of the Government.’”  
7 *Stoner*, 502 F.3d at 1120 (quoting 31 U.S.C. § 3730(b)(1)).

8 Plaintiff fails to state a claim under the FCA. Much of Plaintiff’s Complaint  
9 describes his unsuccessful efforts to obtain disability benefits in the 1960s and retirement  
10 benefits at some later time from the Social Security Administration. Plaintiff also  
11 describes various tax credits he believes he would otherwise have been entitled to, *e.g.*  
12 Economic Stimulus Payment, being wrongfully taken by the United States to pay student  
13 loan debts. Other allegations suggest that Plaintiff may be claiming that these debts were  
14 incurred by identity thieves, although this is somewhat unclear. Plaintiff also describes  
15 discovering in the 1980s that his father was the victim of identity thieves in the 1940s.  
16 Plaintiff seems to be alleging that numerous named Defendants, most are federal  
17 agencies, were either duped by these identity thieves or conspiring with them to  
18 improperly pay out money. But there are no facts alleged that would support such a  
19 claim; just conclusory allegations of a conspiracy between a myriad of federal agencies  
20 and unidentified identity thieves. None of these allegations give rise to a claim under the  
21 FCA and might also be considered frivolous.

22 Additionally, Plaintiff cannot bring a qui tam action on behalf of the United States  
23 without counsel. *Stoner*, 502 F.3d at 1126 (finding a pro se relator cannot prosecute a qui  
24 tam action because unrepresented individuals are not authorized to bring an action in  
25 federal court on behalf of others, including the United States).

26 Finally, assuming Plaintiff could state an FCA claim, federal agencies are not  
27 proper Defendants for a qui tam action under the FCA. Not only is this the equivalent of

1 the United States suing the United States, but the United States has not waived sovereign  
2 immunity as to FCA claims. *Taxpayers of the U.S. v. Bush*, 2004 WL 3030076, \*5 (C.D.  
3 Cal. Dec. 30, 2004) (finding FCA contains no waiver of sovereign immunity); *Juliano v.*  
4 *Fed. Asset Disposition Ass'n*, 736 F. Supp. 348, 351-53 (D.D.C. 1990) (declining to  
5 expand FCA to allow a qui tam suit against a federal agency where not provided for  
6 under the statute); *see also Balser v. Dep't of Justice, Office of U.S. Tr.*, 327 F.3d 903,  
7 907 (9th Cir. 2003) (finding suits against federal agencies are suits against the United  
8 States and the United States is immune absent waiver of sovereign immunity)

9 Accordingly, the Complaint is **DISMISSED** because it fails to allege sufficient  
10 factual matter, accepted as true, to state a plausible claim to relief. *See Ashcroft v. Iqbal*,  
11 129 S. Ct. 1937, 1949 (2009); *see also Barren v. Harrington*, 152 F.3d 1193, 1194 (9th  
12 Cir. 1998) (order) (“The language of § 1915(e)(2)(B)(ii) parallels the language of Federal  
13 Rule of Civil Procedure 12(b)(6).”).

14 Although the Court finds it unlikely Plaintiff will be able to state a claim, the Court  
15 grants Plaintiff leave to file a First Amended Complaint (“FAC”) that cures the  
16 deficiencies noted above and retain counsel if he intends to pursue a FCA claim on behalf  
17 of the United States. If Plaintiff files a FAC, it must be filed within **45 calendar days** of  
18 the date of this Order and be complete in itself without reference to Plaintiff’s initial  
19 Complaint. *See* Civil LR 15.1.

### 20 **III. Appointment of Counsel**

21 The Constitution provides no right to appointment of counsel in a civil case unless  
22 an indigent litigant may lose his physical liberty if he loses the litigation. *Lassiter v.*  
23 *Dep't of Soc. Servs.*, 452 U.S. 18, 25 (1981). Nonetheless, under 28 U.S.C. § 1915(e)(1),  
24 district courts are granted discretion to appoint counsel for indigent persons. This  
25 discretion may be exercised only under “exceptional circumstances.” *Terrell v. Brewer*,  
26 935 F.2d 1015, 1017 (9th Cir. 1991). “A finding of exceptional circumstances requires  
27 an evaluation of both the ‘likelihood of success on the merits and the ability of the

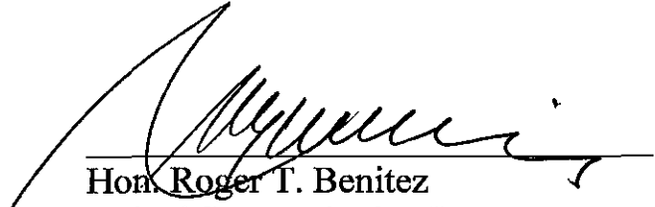
1 [plaintiff] to articulate his claims pro se in light of the complexity of the legal issues  
2 involved.' Neither of these factors is dispositive and both must be viewed together  
3 before reaching a decision." *Id.* (quoting *Wilborn v. Escalderon*, 789 F.2d 1328, 1331  
4 (9th Cir. 1986)). The Complaint shows no likelihood of success on the merits and the  
5 only complexity of the legal issues involved is the attempt to apply the FCA to facts that  
6 do not give rise to a claim. Because this case does not present exceptional circumstances,  
7 Plaintiff's request for appointment of counsel is **DENIED**.

8 **CONCLUSION**

9 Plaintiff's motion to proceed IFP is **GRANTED**. Plaintiff's Complaint is *sua*  
10 *sponte* **DISMISSED**. If Plaintiff wishes to file a FAC, it must be filed within **45 days** of  
11 the date this Order is filed. Plaintiff's motion to appoint counsel is **DENIED**. The  
12 Government's pending motion to dismiss the Complaint is **DENIED** as moot given the  
13 Complaint has been dismissed. If Plaintiff does not file a FAC within 45 days, this case  
14 will remain dismissed and closed.

15 **IT IS SO ORDERED.**

16 DATED: 8/10/15

  
17 Hon. Roger T. Benitez  
18 United States District Court  
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