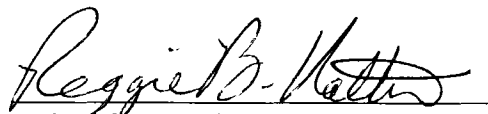


Plaintiff “is questioning the act of the White House, the FBI, and the defendants” who allegedly “tamper[ed] with [her] mail or committ[ed] mail fraud” by using the content of a letter she had written to Louis Freeh, former Director of the Federal Bureau of Investigation, “to initiate secret file out of Mrs. Hillary Rodham Clinton’s e-mail . . . without ever delivering/forwarding [her] letter” to Mr. Freeh. Compl. ¶ 4. Further, plaintiff alleges that the FBI, the White House, and Serbian police “plan to open [an] office in . . . Serbia . . . using male European [and] U.S. members of society,” including plaintiff’s “ex-boyfriends,” in an apparent attempt to discriminate against plaintiff. *Id.* ¶ 5. She “demand[s] redress for damages retroactively.” *Id.*

Missing from the complaint is a short and plain statement of a claim showing that plaintiff is entitled to relief or a specific demand for relief. Thus, defendants are not given fair notice of the claims against them and, as drafted, the complaint does not comply with Rule 8(a). The Court therefore will dismiss the complaint. An Order consistent with this Memorandum Opinion is issued separately.

DATE: November 23, 2015


United States District Judge