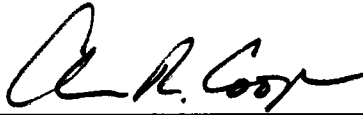


A liberal interpretation of the complaint is that after plaintiff gave his mail carrier in Atlanta, Georgia, a card changing his business address to general delivery, he no longer received mail. Plaintiff seems to take issue with an alleged “Postal Service . . . rule that mail can[not] be change[d] from a business to General Delivery,” Compl. at 2, but he has not named the United States Postal Service as a defendant. Amending the complaint to add the Postal Service would be a futile exercise because the United States has not consented to be sued for a “claim [for money damages] arising out of the loss, miscarriage or negligent transmission of letters or postal matter.” 28 U.S.C. § 2680. Accordingly, this case will be dismissed. A separate order accompanies this Memorandum Opinion.

Date: June 21, 2016


United States District Judge