## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

SIRRAH LEOWAY HARRIS,	)
Plaintiff,	)
v.	) Civil Action No. 22-166 (UNA)
HOME DEPOT U.S.A., INC.,	) )
Defendant.	)

## **MEMORANDUM OPINION**

This matter, filed *pro se*, is before the Court on its initial review of Plaintiff's complaint, ECF No. 1, and application for leave to proceed *in forma pauperis*, ECF No. 2. The Court will grant the application and dismiss the complaint for lack of subject matter jurisdiction.

The subject matter jurisdiction of the federal district courts is limited and is set forth generally at 28 U.S.C. §§ 1331 and 1332. Under those statutes, federal jurisdiction is available only when a "federal question" is presented or the parties are of diverse citizenship and the amount in controversy exceeds \$75,000. "For jurisdiction to exist under 28 U.S.C. § 1332, there must be complete diversity between the parties, which is to say that the plaintiff may not be a citizen of the same state as any defendant." *Bush v. Butler*, 521 F. Supp. 2d 63, 71 (D.D.C. 2007) (citing *Owen Equip. & Erection Co. v. Kroger*, 437 U.S. 365, 373-74 (1978)). It is a "well-established rule" that in order for an action to proceed in diversity, the citizenship requirement must be "assessed at the time the suit is filed." *Freeport-McMoRan, Inc. v. K N Energy, Inc.*, 498 U.S. 426, 428 (1991).

A party seeking relief in the district court must at least plead facts that bring the suit

within the court's jurisdiction. See Fed. R. Civ. P. 8(a). Failure to plead such facts warrants

dismissal of the action. See Fed. R. Civ. P. 12(h)(3).

Plaintiff, a resident of Washington, D.C., has sued Home Depot, Inc., listed in the

Complaint as based in Atlanta, Georgia. In the cryptically worded pleading, Plaintiff refers to an

approved loan of \$3,000, which is also the demanded relief. Compl. Secs. III and IV. The

Complaint presents no federal question, and the amount in controversy is far below the diversity

statute's threshold amount. Therefore, this action will be dismissed without prejudice. A

separate order accompanies this Memorandum Opinion.

Date: January 28, 2022

TANYA S. CHUTKAN

TANYA S. CHUTKAN
United States District Judge

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