UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

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<u>-</u>	No. 19-2019		
ROSARIO A. FIORANI, JR., a/k/a	a Ross A. Fiorani, Jr.	,	
Plaintiff - App	pellant,		
v.			
CAPITAL ONE FINANCIAL FINANCE, INC., Corp. Ofc. Jane GROUP, d/b/a Lindsay CJD & Ra RECOVERY, INCORPORATED;	& John Does 1-25; m, a/k/a John Does	LINDSAY AUTO X, Y, & Z; GREE	OMOTIVE
Defendants - A	Appellees.		
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Appeal from the United States Dis George L. Russell, III, District Judg		•	nd, at Baltimore.
Submitted: February 26, 2020		Decided:	March 26, 2020
Before KING, QUATTLEBAUM,	and RUSHING, Circ	cuit Judges.	
Dismissed by unpublished per curia	am opinion.		
Rosario A. Fiorani, Jr., Appellant F	Pro Se.		

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Rosario A. Fiorani, Jr., seeks to appeal the district court's order denying leave to proceed in forma pauperis. This Court may exercise jurisdiction only over final orders, 28 U.S.C. § 1291 (2012), and certain interlocutory and collateral orders, 28 U.S.C. § 1292 (2012); Fed. R. Civ. P. 54(b); Cohen v. Beneficial Indus. Loan Corp., 337 U.S. 541, 545-47 (1949). An order denying "a motion to proceed in forma pauperis is an appealable[, interlocutory] order." Roberts v. U.S. Dist. Court, 339 U.S. 844, 845 (1950) (per curiam). We have reviewed the record and conclude that the district court did not abuse its discretion in denying Fiorani's motion to proceed in forma pauperis. See Dillard v. Liberty Loan Corp., 626 F.2d 363, 364 (4th Cir. 1980) (stating standard of review). Accordingly, we deny leave to proceed in forma pauperis and dismiss the appeal for the reasons stated by the district court. Fiorani v. Capital One Fin. Corp., No. 1:19cv-02456-GLR (D. Md. filed Sept. 11, 2019, and entered Sept. 12, 2019). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED