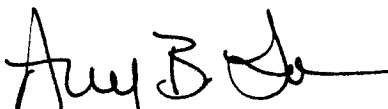


plaintiff has utilized the form complaint for bringing a claim under 42 U.S.C. § 1983, the alleged facts do not present a federal question. Furthermore, the D.C. Department of Corrections is a non-suable entity, and the District of Columbia “like the fifty states, is not subject to diversity jurisdiction.” *Long v. District of Columbia*, 820 F. 2d 409, 414 (D.C. Cir. 1987). Plaintiff’s recourse lies, if at all, in the Superior Court of the District of Columbia. Hence, this case will be dismissed without prejudice.


United States District Judge

DATE: March 30, 2016