

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

LISA KAREN MARIE CARNES,)	
)	
Plaintiff,)	
)	
v.)	Civil Action No. 22-2521 (UNA)
)	
)	
ALBERT GORE <i>et al.</i> ,)	
)	
Defendants.)	

MEMORANDUM OPINION

Plaintiff, appearing *pro se*, has filed a Complaint, ECF No. 1, and an application to proceed *in forma pauperis*, ECF No. 2. The Court will grant the application and dismiss this action pursuant to 28 U.S.C. § 1915(e)(2)(B) (requiring immediate dismissal of a case upon a determination that the complaint is frivolous).

Plaintiff, who apparently has no fixed address, has filed a complaint alleging that defendant Albert Gore has made defendant country singer Kim Carnes her “aunt a false sister of my adopted Dad Herbert Carnes a Willard Descendant of Uncle & Aunt Billy Willard and Mary both deceased for years.” ECF No. 1 at 1. The complaint, which also names as a defendant Senator Elizabeth Warren, continues in this incoherent manner. Plaintiff’s subsequent motions for a temporary restraining order (Dkt. 8), to amend the complaint (Dkt. 10), for discovery (Dkt. 14), and for default judgment (Dkt. 14) are equally baffling.

Complaints premised on fantastic or delusional scenarios or supported wholly by allegations lacking “an arguable basis either in law or in fact” are subject to dismissal as frivolous. *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see Denton v. Hernandez*, 504 U.S. 25,

