manager for racial discrimination, but his factual allegations do not mention Ms. Chase or explain how the apartment manager discriminated against plaintiff. Moreover, the complaint does not allege that Ms. Chase or the apartment manager were acting under color of law, as is required for a claim under 42 U.S.C. § 1983. Plaintiff also sues the Seattle Housing Authority for denying him an apartment, but does not allege enough facts regarding this denial to give rise to a plausible claim for racial discrimination. Additionally, plaintiff's complaint is not signed, in violation of Fed. R. Civ. P. 11(a). For the foregoing reasons, plaintiff is hereby ORDERED TO SHOW CAUSE why the complaint should not be dismissed for failure to allege facts that give rise to a plausible inference that relief is warranted. Plaintiff shall, within twenty-eight (28) days of this order, file an amended complaint which remedies the deficiencies set forth above. If an acceptable amended complaint is not filed within the time proscribed, this action will be dismissed without prejudice. The Clerk of Court is directed to note this Order to Show Cause on the Court's calendar for February 22, 2017. DATED this 25th day of January, 2017. MMS Casnik United States District Judge