IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

| WALTGOE WINSTON AND |
|--|
| WALT WINSTON |
| DAA WALLY GOAT MUNC (BMI) |
| (Write the full name of each plaintiff who is filing |
| this complaint. If the names of all the plaintiffs |
| cannot fit in the space above, please write "see |
| attached" in the space and attach an additional |
| page with the full list of names.) |
| page with the fait tist of hames, |
| |
| -against- |
| YOUTUBE DEA GOOGLE |
| PLUS 11 OTHER DEFENDANTS |
| SEE MTACHED |
| (Write the full name of each defendant who is |
| being sued. If the names of all the defendants |
| cannot fit in the space above, please write "see |
| attached" in the space and attach an additional |

page with the full list of names.)

Complaint for a Civil Case

| Case No. | | |
|------------------|---------------|----------------|
| (to be filled in | by the Cl | lerk's Office) |
| Jury Trial: | Yes (check or | |

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

| Name | WALT WINSTON |
|--------------------|-----------------------------|
| Street Address | 723 VANDALIA #11 |
| City and County | 62234 |
| State and Zip Code | 62234 |
| Telephone Number | 314 277 3982 |
| E-mail Address | Waltwinson 1964@ icloud.com |

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

| Name | YOUTUBE DBA GOOGLE |
|--------------------|-----------------------------------|
| Job or Title | CORPORATE ENTITY |
| (if known) | |
| Street Address | 901 CHERRY AVE 212 FOUR |
| City and County | San Bluno |
| State and Zip Code | California |
| Telephone Number | 650 253-0000 |
| E-mail Address | US Law Enforcement of Google, com |
| (if known) | |
| Defendant No. 2 | atrached) |
| Name | JOHN OUE # 1 Gha Daddy Derek and |
| Job or Title | Unknown other a traves |
| (if known) | |
| Street Address | enknown |
| City and County | unknown |

| State and Zip Code | Vakrown |
|---------------------------|---------------------------------|
| Telephone Number | Vakaowa |
| E-mail Address (if known) | Un Krown |
| Defendant No. 3 | attached |
| Name | JOHN DOE # 2 also JEFF Roberton |
| Job or Title | and other alwares |
| (if known) | |
| Street Address | unknown |
| City and County | Vakasua |
| State and Zip Code | Unknown |
| Telephone Number | VAKAEWA |
| E-mail Address (if known) | UNKNOWA |
| Defendant No. 4 | See arrached |
| Name | JOHN. DOE # 3 AKA OWEN REAL |
| Job or Title | Whrens |
| (if known) | |
| Street Address | unknown |
| City and County | Unkrown |
| State and Zip Code | unknown |
| Telephone Number | Us Krives |
| E-mail Address | unknown |
| (if known) | See Attached |

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

| Wha | t is the b | asis for | federal court jurisdiction? | | / | |
|--|------------|----------|--|-----------|---------------------|---------------------------------------|
| | □ Fee | deral qu | estion | | Diversity of citize | nship |
| Fill | out the p | aragrapl | ns in this section that apply | to tl | his case. | |
| A. If the Basis for Jurisdiction Is a Federal Question | | | | | | |
| | | • | fic federal statutes, federal tution that are at issue in thi | | • | ons of the United |
| | | | | | | |
| | | | | | | |
| В. | If the | Basis f | or Jurisdiction Is Diversit | y of | Citizenship | |
| 1. The Plaintiff(s) | | | | | | |
| | | a. | If the plaintiff is an individ | dual | 1 | |
| | | | The plaintiff, (name) | ALT IL | WINSTAN . | _, is a citizen of |
| | | b. | If the plaintiff is a corpora | tior | 1 | |
| | | | The plaintiff, (name)under the laws of the State and has its principal place | of | (name) | |
| | | | re than one plaintiff is name providing the same informat | | | |
| | 2. | The D | efendant(s) | | | |
| | | a. | If the defendant is an indiv | ⁄idu | al | |
| | | | The defendant, (name) the State of (name) (foreign nation) | | <i>6</i> | _, is a citizen of Or is a citizen of |

If the defendant is a corporation

b.

| The defendant, (name) | is |
|--|----------------------|
| (If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.) | |
| 3. The Amount in Controversy | |
| The amount in controversy—the amount the plaintiff claims the defendar owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain): | |
| AS MILLION COMPULTARY DAMAGES | |
| #5 MICLION COMPULSONY DAMAGES | |
| FOR VIOLATION OF MY PRIVACY AND COPYRIGHT PI WHOEL FEDERAL LAW III. Statement of Claim 1000 For ROYATES FROM GOOGLE EARNED THROUGH (BM UNPAID | <u>Lo</u> trated 1) |
| Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach | er |
| additional pages if needed. THE DEFENDANTY VIOLATED MY PRIVACY | |
| THE DEFENDANTS HARASSED ME AS WELL AS LIBELED, SCANG | PERSO |
| AND DEFAMED ME WING COPYRIGHTED MATERIALS BELONGE | |
| CAUSING UNDUR HARM, EXTREME PAIN AND SUFFERING | |
| AND THE PREMATURE DEATH OF MY THIRD FORMER WIFE | |
| AND PARTNER CHRISTINE WINSTON, THE DEFENDANT USED | |
| MUSIC, PICTURES AND VIDEOS OF ME WITHOUT MY CONSENT. GOOGLE GWES ROYALTERS FROM MUSIC PLAYED ON THEIR WEB | |

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

| THE REMOVAL OF ALL NEGATIVE AND BEFAMATURY COMMENTS AND |
|--|
| VIOLOG MADE AGAINST ME, THE REMOVAL OF ALL DEFENDANTS |
| YOU TUBE AND GOODLE ACCOUNTS PERMANENTLY |
| \$ 5 MILLION FOR DAMAGES & SMILLION FOR EMOTIONAL DISTRESS |
| ADDITIONAL MONEY TO BE PONTED TO THE KIDNEY FOUNDATION |
| AND MAKE EVERYONE AWARE OF CYBER BULLYING |

V. Certification and Closing

B.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where caserelated papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

| Date of signing: 1 1 2 | 84 20/9. |
|--|--------------|
| Signature of Plaintiff Printed Name of Plaintiff | Wast Winston |
| For Attorneys | |
| Date of signing: | . 20 |

| Signature of Attorney | |
|--------------------------|--|
| Printed Name of Attorney | |
| Bar Number | |
| Name of Law Firm | |
| Address | |
| Telephone Number | |
| E-mail Address | |

IN THE MATTER OF

WALT WINSTON (PLAINTIFF)

VS

YOUTUBE
DBA GOOGLE INC LOCATED AT 1600 AMPITHEATRE PARKWAY
MOUNTAIN VIEW, CA
YOUTUBE, INC ATTN: LEGAL SUPPORT 901 CHERRY AVE
SECOND FLOOR, SAN BRUNO, CA

AND THE FOLLOWING UNKNOWN DEFENDANTS ONLY KNOWN TO ME BY THEIR USER NAMES

JOHN DOE #1 AKA CLEARSKY PRODUCTIONS AKA DADDY DEREK,
AKA LENNY LEGGO SHOW AKA I.M. CROSBY AKA COSBY THE CATEPILLAR
JOHN DOE #2 AKA JEFF ROBERSON AKA JEFF'S DAD,AKA SIR SALTY
JOHN DOE #3 OWEN REAL
JOHN DOE #4 AKA BLACKHAWKSFAN 95
JOHN DOE #5 AKA TRENT BULLARD
JOHN DOE #6 AKA JACOB WISE
JOHN DOE #6 AKA DARK CHICKEN
JOHN DOE #8 AKA CLEAR TONE

JANE DOE #1 AKA JANICE MACMILLIAN FW
PAT COOKSEY AKA PAT RUBBISH
CHARLES BERNSTEIN
AKA SID YIDDISH AKA DOC MAC ON FACEBOOK

THE FOLLOWING DEFENDANTS NAMED IN THIS COMPLAINT ARE SUBJECTS HAVE ENGAGED IN THE CRIMINAL ACTIVITY THAT IS CONSIDERED HARASSMENT, CYBER HARASSMENT, CYBER BULLYING, CYBERSTALKING, AS WELL AS CIVIL VIOLATIONS OF SLANDER, LIBEL, AND DEFAMATION OF CHARACTER, AS WELL AS THREATS AND FELONY CRIMINAL HARASSMENT THAT WERE MADE RECENTLY AND ONGOING SINCE 2011 ON YOUTUBE AND ON FACEBOOK

I BELIEVE THE FACTS I AM PRESENTING TO THIS COURT TO BE TRUE TO THE BEST OF MY KNOWLEDGE THAT SEVERAL LAWS BOTH FEDERAL AND STATE LAWS HAVE BEEN BROKEN AS RECENTLY AS JUNE OF 2018 AND BEFORE. SINCE THE HARASSMENT HAS BEEN ONGOING WE BELIEVE THE STATUE OF LIMITATIONS HAS NOT EXPIRED.

THE RELIEF I AM SEEKING AND DEMANDING FROM THE COURT IS AS FOLLOWS...

I AM SEEKING ARRESTS FOR THE ALLEDGED CRIMES COMMITTED AS WELL AS PUNITIVE AND COMPULSORY DAMAGES FROM THE NAMED DEFENDANTS.

I AM ALSO SEEKING RELIEF OF THESE DAMAGES AND DEMAND THAT GOOGLE YOUTUBE REMOVE AND PERMANENTLY BAN ALL OF THE DEFENDANTS FROM GOOGLE YOUTUBE FOR A LIFETIME BAN FOR THEIR CONDUCT.

I AM SEEKING POSITIVE PROMOTION OF MY COPYRIGHTED WORKS AS A FORM OF RELIEF FROM THE ONGOING DAMAGES I HAVE INCURRED AS A RESULT OF CRIMINAL NEGLIGENCE ON THE PART OF GOOGLE/YOUTUBE AS GOOGLE REFUSED TO RESPOND TO MY COMPLAINTS IN A TIMELY MANNER.

I AM SEEKING \$750 MILLION DOLLARS IN COMPENSATION FROM GOOGLE YOUTUBE, FOR THE PAIN AND SUFFERING AS WELL AS COURT COSTS AND LEGAL EXPENSES THAT ARE NOW INCURRING AND GROWING TO REMOVE THE HARMFUL AND SLANDEROUS CONTENT GOOGLE ALLOWED THE CODEFENDANTS TO CONTINUE THEIR LIBEL, SLANDER, AND DEFAMATION AS WELL AS BLATANT CYBERBULLYING AND DAILY ATTACKS ON YOUTUBE IN VIOLATION OF THEIR OWN COMMUNITY STANDARDS.

I AM ALSO SEEKING AND DEMANDING THE ENFORCEMENT OF GOOGLE'S OWN CODE OF COMMUNITY STANDARDS AND MANDATE THE USE OF A LIVE HUMAN OPERATOR TO BE ON CALL 24-7 TO ADDRESS ANY FUTURE CONCERNS FROM ANY GOOGLE/YOUTUBE USER THAT HAS SUFFERED FROM THE SAME ILLEGAL ACTIVITIES THAT ARE ONGOING INTERNET WIDE SO THAT OTHER VICTIMS HAVE A RECOURSE FROM CYBERBULLYING.

I AM SEEKING ADDITIONAL COMPENSATION IN THE FORM OF UNPAID ROYALTIES FROM THE LEGAL AS WELL AS THE ILLEGAL USE OF MY COPYRIGHTED MUSIC REGISTERED WITH BMI UNDER WALLY GOAT MUSIC, FROM 2009 TO THE PRESENT. I BELIEVE I AM OWED ANOTHER SUM OF \$1000 UNDER THE AGREEMENT BETWEEN GOOGLE/YOUTUBE AND BMI WHICH I AM A MEMBER OF.

I ASK THE COURT TO ORDER THESE DEFENDANTS TO CEASE AND DESIST THE LIBEL, SLANDER, DEFAMATION, AND OUTRIGHT HARASSMENT. AND ASK THE COURTS TO HOLD THESE DEFENDANTS CRIMINALLY LIABLE FOR THE THREATS, STALKING, CYBERSTALKING, AS WELL AS HARASSMENT.

I HAVE SEVERAL FILES OF EVIDENCE THAT WILL BE PRESENTED TO THE COURT AS WELL AS THE DEFENDANTS WHEN THE TIME COMES.

GOOGLE/YOUTUBE KNEW OF THE ONGOING CRIMINAL BEHAVIOR (HARASSMENT) AND DID VERY LITTLE IF ANYTHING AT ALL TO STOP THE HARASSMENT, SLANDER AND DEFAMATION ONCE IT WAS REPORTED. GOOGLE WAS WARNED IN MY REPORTS THIS WAS ONGOING HARASSMENT AND CHOSE TO DO VERY LITTLE OR NOTHING AT ALL WHICH WOULD MAKE GOOGLE/YOUTUBE LIABLE ON ALL CHARGES AND COUNTS

NEITHER YOUTUBE / GOOGLE OR FACEBOOK SHALL SEEK PROTECTION UNDER SECTION 230 SINCE THE HARASSMENT AND DEFAMATION VIOLATES GOOGLE'S AND FACEBOOK'S OWN TERMS OF SERVICE AND ITS OWN CODE OF CONDUCT. THE LAWS IN MISSOURI AND IN ILLINOIS ARE CLEAR ON THIS ISSUE. THE FACTS OF THE MATTER ARE THESE DEFENDANTS HAVE MADE KNOWINGLY FALSE STATEMENTS IN AN EFFORT ONLY TO DAMAGE MY GOOD NAME AND REPUTATION, AND THE DEFENDANTS CONTINUED THEIR ACTIVITY AFTER THEY WERE WARNED TO STOP AND THAT FURTHER COMMUNICATION WAS CONSIDERED HARASSMENT UNDER MISSOURI STATUTE 252.000 I HAVE MOVED TO ILLINOIS IN SEPTEMBER OF 2018 AND LEARNED THAT THE DEFENDANTS BEHAVIOR IS ALSO IN VIOLATION OF ILLINOIS STALKING LAWS 720 ILCS 5/12-7.3 STALKING

720 ILCS 5/12-7.4 AGGRAVATED STALKING 720 ILCS 5/12-7.5 CYBERSTALKING

MOST IF NOT ALL OF THE DEFENDANTS ALSO VIOLATED THE DCMA USING COPYRIGHTED MATERIALS INCLUDING INTELLECTUAL PROPERTY (MUSIC) AND PHOTOGRAPHS OF MINE WITHOUT MY PERMISSION WITH THE PURPOSE OF THEIR CONTINUED CYBERSTALKING ON THE WEB AND HARASSMENT! THE DEFENDANTS ALSO VIOLATED THE COPYRIGHTS OF FREMANTLE THE OWNERS OF THE TELEVISION PROGRAM AMERICA'S GOT TALENT IN WHICH I WAS A CONTESTANT IN 2011, AND IN 2012, AND HAVE AN ORAL AGREEMENT TO INFORM FREMANTLE OF THEIR PRODUCTS BEING ILLEGALLY USED WITHOUT THEIR CONSENT AS WELL AS MY CONSENT.