SDNY PRO SE OFFICE

UNITED STATES DISTRICT COURT 7877 APR 20 AM 10: 15 SOUTHERN DISTRICT OF NEW YORK

| Heights in Paris LLC | <u>-</u> | |
|--|--|--|
| Write the full name of each plaintiff. | CV(Include case number if one has been assigned) | |
| -against- Belcalis Almánzar | COMPLAINT | |
| Google, LLC | Do you want a jury trial? ☑ Yes □ No | |
| Hennessy Almanzar | - | |
| Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II | | |

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

I. 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 in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

| What is the basis for federal-court jurisdiction in your case? |
|--|
| ☑ Federal Question |
| ☐ Diversity of Citizenship |
| A. If you checked Federal Question |
| Which of your federal constitutional or federal statutory rights have been violated? |
| The U.S. Constitution's First Amendment protection of free speech |
| |
| |
| B. If you checked Diversity of Citizenship |
| 1. Citizenship of the parties |
| Of what State is each party a citizen? |
| The plaintiff ,, is a citizen of the State of, (Plaintiff's name) |
| (State in which the person resides and intends to remain.) |
| or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of |
| If more than one plaintiff is named in the complaint, attach additional pages providing information for each additional plaintiff. |

| If the defendant is an individua | ıl: | | | |
|--|--------------------------------|------------------------------------|--|--|
| The defendant, (Defendant's | name) | , is a citizen of the State of | | |
| or, if not lawfully admitted fo subject of the foreign state of | r permanent residence in the | — e United States, a citizen or | | |
| If the defendant is a corporation | on: | _· | | |
| The defendant, | , is i | incorporated under the laws of | | |
| the State of | | | | |
| | | | | |
| or is incorporated under the l | | | | |
| and has its principal place of | | | | |
| If more than one defendant is no | | | | |
| information for each additional | | additional pages production | | |
| II. PARTIES | | | | |
| A. Plaintiff Information | | | | |
| Provide the following information pages if needed. | on for each plaintiff named in | the complaint. Attach additional | | |
| Heights in Paris LLC | | | | |
| First Name | Middle Initial Last Nan | ne | | |
| 701 W. 175th St, 4 | 4K | | | |
| Street Address | | | | |
| New York | NY | 10033 | | |
| County, City | State | Zip Code | | |
| (929)366-9292 | heightsin | paris@gmail.com | | |
| Telephone Number | Email Address (i | Email Address (if available) | | |

B. Defendant Information

To the best of your ability, provide addresses where each defendant may be served. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are the same as those listed in the caption. Attach additional pages if needed.

| Defendant 1: | Belcalis | Almánzar | | | | | | |
|--------------|---|---|------------|--|--|--|--|--|
| | First Name Last Name | | | | | | | |
| | Entertainer Outlet | Entertainer Outlet Group LLC | | | | | | |
| | Current Job Title (or othe | r identifying information) | | | | | | |
| | 641 North Ave NE U | 641 North Ave NE Unit 3111 | | | | | | |
| | Current Work Address (or other address where defendant may be served) | | | | | | | |
| | Atlanta | GA | 30308 | | | | | |
| | County, City | State | Zip Code | | | | | |
| Defendant 2: | Google, LLC | | · | | | | | |
| | First Name | Last Name | | | | | | |
| | Corporation | | | | | | | |
| | Current Job Title (or othe | r identifying information) | | | | | | |
| | 1600 Amphitheatre | 1600 Amphitheatre Pkwy | | | | | | |
| | Current Work Address (or | Current Work Address (or other address where defendant may be served) | | | | | | |
| | Mountain View | CA | 94043-1351 | | | | | |
| | County, City | State | Zip Code | | | | | |
| Defendant 3: | | | | | | | | |
| Defendant of | First Name | Last Name | | | | | | |
| | Current Job Title (or other identifying information) | | | | | | | |
| | Current Work Address (or other address where defendant may be served) | | | | | | | |
| | County, City | State | Zip Code | | | | | |

| Defendant 4: | | | | | | | | | |
|--|---|------------|-------------------------------|------------------------------|-----------------------------|-----------------------------|--|--|--|
| | First | Name | | Last Name | ! | | | | |
| | | | | | | | | | |
| | Current Job Title (or other identifying information) | | | | | | | | |
| | Current Work Address (or other address where defendant may be served) | | | | | | | | |
| | Cour | ity, City | | Sta | te | Zip Co | de | | |
| III. STATEME | NT O | F CLAIM | | | | | | | |
| Place(s) of occurr | ence: | The Uni | ted States | S | | | | | |
| | | | | | | | | | |
| Date(s) of occurre | ence: | 02/04/20 | 021 - Pres | ent | | | | | |
| FACTS: | | | | | | | | | |
| State here briefly harmed, and what additional pages | at each | n defendan | upport your t personally o | case. Descr did or failed | ibe what ha I to do that | appened, how harmed you. | you were Attach | | |
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| INJURIES: | |
|-------------------|--|
| | ed as a result of these actions, describe your injuries and what medical, you required and received. |
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| IV. RELIEF | |
| State briefly wha | t money damages or other relief you want the court to order. |
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V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change 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 Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. 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.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

| 04/13/2022 | | | | Eric T. Baker | |
|----------------------------------|----------------|------------------------------|-----------------------|-----------------------|--|
| Dated Heights in Paris LLC | | | Plaintiff's Signature | 03EF2A2BD4A9498 | |
| First Name 701 W 175th St, 4K | Middle Initial | | Last Name | | |
| Street Address New York | | NY | | 10033 | |
| County, City (929)366.9292 | | State | heightsinparis@ | Zip Code gmail.com | |
| Telephone Number | | Email Address (if available) | | | |

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically:

✓ Yes □ No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.

DocuSigned by:

Date: 04/13/2022

Span: 01/29/2021 - Present

Website: theerbak-blog-blog.tumblr.com

Eric T. Baker v. Almá(a)nzar(s), Google, LLC

In an effort to mute my voice as it pertains to content creation, I was harassed and taunted daily about my language abilities by means of audio correspondences. Belcalis Almánzar and Hennessy Almanzar have defamed my brand and personhood, all in an attempt to discredit my accomplishments and compromise the integrity of my work. This led to a launched assault on my body by means of genetic modifications to estrange me from the general public. I was sequestered in my home so as to not cause commotion or self-defamation. This ordeal has blocked potential clients, interviewing and development of my intellectual property, which I deem of the upmost importance in ensuring its success. The assault on body was also of mind. I had bouts of forgetfulness, word slurring and a deterioration of my language abilities. I should note that I speak five. All in all, the ordeal has caused financial blight and I am still recovering from this blight today. Heights in Paris LLC d/b/a Glotsip, is a quaint production company shadowing flair, language and hospitality with full motion-highlight reels for entertainment purposes. Conglomerate lot in full sight, but guised wanderlust. Indeed, we center on language instruction (aiding) through means of seminars and social mixers to encourage both prospective and active learners alike. With the language experience^{5M}, as we term it, the tutors, or as we call them "language aides", are set to go over the three distinct language learning styles so that we are able to enhance a learner's ability to successfully acquire a language. We offer courses,

usually as a supplement to other language instruction, thus is meant to complement the language lifestyle of said individual(s). It is a collaborative effort, one that one will not regret!

In conjunction with the instruction that we offer, we use platforms like YouTube,
Instagram, Tumblr and TikTok to produce and share content as a means of promotion for our
business entit(ies). Our platforms have been severely impacted and we are not seeing the same
amount of traffic that we would have seen before this ordeal began. Google, the parent company
for Youtube, after I addressed a concern that several artists had compromised the integrity of
produced content, decided to suspend, then terminate my account. They literally requested proof,
I provided proof of my reasoning for submitting the claim and 12 minutes later my account was
terminated. Since my account's termination, I have seen about 5 email correspondences and to
no avail. I then decided to reach out to the Better Business Bureau who connected me to a google
representative, which yielded a directive to respond internally through their system. I did as they
asked and have yet to receive a response from anyone on their team. I accuse the entities of
Coercion in the second degree, as well as defamation and invasion of privacy as it pertains the
intellectual property that would have been ascertained illegal. In addition, a data breach that
compromised my information; health, personal and financial.

Relief looks like, restitution by means of money damages, a release from the censorship of my content as it pertains to this case and all other relief as the interests of justice require.

Thank You!

"Until you make your sub-conscious, conscious, you will never be making your own decisions" — Er Bak.

