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FILED

NOV 05 2012

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY _____
DEPUTY CLERK

Amanda U. Ajuluchuku, PLAINTIFF
9663 Santa Monica Blvd, #1064
Beverly Hills, CA 90210
Cellular (310) 254-8028
amandaajuluchuku@yahoo.com

November 2, 2012

Google
1600 Amphitheater Parkway
Mountain View, California 94043
Phone (650) 643 -4000
Attn: Larry Page, CEO

*This Complaint will be sent via Certified or Priority Mail on November 2, 2012.
Most Importantly, I will be returning to Sacramento on or before December 6, 2012*

In the United States District Court of California at Sacramento

Amanda U. Ajuluchuku } **Judge**
Plaintiff } **Magistrate Judge**
Vs. } **No.12-CV-1607**
GOOGLE } **AMENDED COMPLAINT**
DEFENDANT } **UNLAWFUL DISCRIMINATION**

3rd
**2nd AMENDED COMPLAINT-
GOOGLE**

COMPLAINT

1
2 1). Since September 2011, Plaintiff has been blogging on her blogspot,
3 ^{21 AD} www.amandauche.blogspot.com/ owned by Defendant and promoting ads for more than
4 one hundred companies on her blogspot. She has accumulated more than \$20,000 clicks
5 as well as commission. Each click pay^S about \$10.00 a click. Defendant pays quarterly.
6 However, Defendant has refused to pay Plaintiff. In effect, Defendant has caused
7 Plaintiff to be homeless.
8

9 2). I believe I have been discriminated against based upon my race, Black color,
10 color, Light-skinned, Sex, female, National Origin (Father, Nigerian) and physical
11 disability which are in Violation of Title VII of the Civil Rights Act of 1964, as
12 amended, the Age Discrimination in Employment Act of 1967 and the Americans with
13 the Disabilities Act of 1990, as amended.
14

15 3). I believe I have been discriminated against based upon my race, Black color,
16 color, Light-skinned, Sex, female, National Origin (Father, Nigerian) and physical
17 disability which are in violation OF U.S. Code Title 42, Chapter 21 Title 42, Chapter 21
18 of the - Civil Rights U.S. Code prohibits
19 discrimination against persons based on age, disability, gender, race
20 national origin, and religion (among other things) in a number of settings –
21 including education, employment, access to businesses and buildings, federal services,
22 and more. Chapter 21 is where a number of federal acts related to civil rights have been
23 codified- including the Civil Rights Act of 1866, Civil Rights Acts of 1964, and the Civil
24 Rights of institutionalized Persons Act.
25
26

1 4). 42 USC 2000(a) All persons shall be entitled to the full and equal enjoyment of
2 the goods, services, facilities, privileges, advantages, and accommodations of any place of
3 public accommodation, as defined in this section, without discrimination or
4 segregation on the ground of race, color, religion, or national origin.
5

6
7 **FEDERAL QUESTION:**

8 Your Honor, I am disabled under the American Disability Act. I have a physical
9 impairment which limits one or more major life activities. I have problems with
10 walking, standing, running, hearing, driving, aging etc. When I was two years
11 old, I fell down and injured the center of my head. It was split into two. I could
12 not grow past 8 years old. It was not until I became pregnant with my son I
13 grew. He gave me stem cells. Since his birth, I stopped growing. He has outgrown
14 me. I walk with a cane. I drive about twenty-five miles an hour on the streets
15 and freeways. I can't age without my children. Given that I drive about twenty
16 miles an hour, Dr. Mark Schwartz issued me a permanent disabled placard with
17 California. It renews automatically every two years.
18

19 **DIVERSITY**

20 Diversity jurisdiction is currently codified at 28 U.S.C. § 1332.

- 21 (a) The district courts shall have original jurisdiction of all
22 (b) civil actions where the matter in controversy exceeds the sum or
23 value of \$75,000, exclusive of interest and costs, and is between -
24 (1) citizens of different States;

25 Diversity arises because the amount (\$10,000.000.00) exceeds \$75,000. Hence, this
26 court has proper subject matter jurisdiction. Furthermore, Defendant is a

1 corporation.

2
3 **PRAYER FOR RELIEF**

4 **Your Honor, I would like Defendant apologize to me. Additionally, I would like**
5 **you to order Defendant to pay me ten million dollars for breach of contract and**
6 **unlawful discrimination as well as back wages comprising more than 17,000 clicks and**
7 **commissions. I believe several people made purchases. I promote my blogspot on**
8 **Twitter, Facebook, myspace and word of mouth. Not surprisingly, Defendant has not**
9 **bothered to disclose them. Finally, I would like you to order Defendant to allow me to**
10 **resume blogging. I enjoy promoting family values. I'm an advocate for children. I'm**
11 **attaching the federal right to sue letter as well as charge from EEOC. I attached the**
12 **federal right to sue letter as well as charge from EEOC in the original and first**
13 **complaints. Actually, I noticed them. Some of the money would be doled out to several**
14 **children's organizations. Thank you, Your Honor.**

15
16
17 /s/Amanda U. Ajuluchuku
18 Amanda U. Ajuluchuku, Plaintiff

