Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

United States District Court

for the

LEXANERIA, VIRGINIA

Eastern District of Alexandia Division

(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.)

Defendant(s)

(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.)

Case No.

(to be filled in by the Clerk's Office,

COMPLAINT AND REQUEST FOR INJUNCTION

The Parties to This Complaint I.

The Plaintiff(s) A.

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

Name

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

BLMM @ gMAil

The Defendant(s) В.

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.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

) Complaint and Request for Injunction	
Defendant No. 1 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	AMAZON Jeff Bezos OWNER Seattle or Arlington WAShington Vinginia Jeff @ amazon.com
Defendant No. 2 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	ANDREI IANCU Under Secy of Commerce USP 600 Dulppy St MDW 10D49 Alexandria VA 22314 571-272-8600 Andrei. Iancu & uspto.gov
Defendant No. 3 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	Steny H. House House Major Ity Leader Democration 1705 Longworth House Office Bly PART WASHINGTON DC D. C. 20515 (202) 225-4131
Defendant No. 4 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	Robert C Bobby Scott House Education (Dept-Committee Chai 1201 Longworth HOB WASh., DC D. C 20515 (202) 225-8351 Chiefy Daved. Dailey @ Mail. house.g

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

ETAL

Defendant No. 5 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	FACEBOOK
Defendant No. (A) Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	WIKIPEDIA
Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	Twitter
Defendant No. g Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number E-mail Address (if known)	Act Blue

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ro Se 1 (Rev. 12/16) Complaint for a Civil Case	
Defendant No. 1	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 2	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 3	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	

Pro Se	: 2	(Rev.	12/16)	Complai	nt and	Request	for	Injunction
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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.

aiversii	ly of Citiz	zensinp	case, no detendant may be a ordizen of the same state as any p	
	s the basi		deral court jurisdiction? <i>(check all that apply)</i> on Diversity of citizenship	
Fill out	the para	igraphs	in this section that apply to this case.	
Α.	If the H	Basis fo	r Jurisdiction Is a Federal Question	
В.	AR	ssue in the state of the state	c federal statutes, federal treaties, and/or provisions of the Unithis case. Le 1, Section 8, Clauses 3 Constitution gives Exclusive copyrightipo (Intellectual Programme Jurisdiction Is Diversity of Citizenship	
	1.	The Pl	aintiff(s)	
		a.	If the plaintiff is an individual The plaintiff, (name) State of (name)	, is a citizen of the
		b.	If the plaintiff is a corporation The plaintiff, (name) Let the laws of the State of (name)	, is incorporated
		same	re than one plaintiff is named in the complaint, attach an addiinformation for each additional plaintiff.)	tional page providing the
	2.	The I	Defendant(s)	
		a.	If the defendant is an individual The defendant, (name) the State of (name) (foreign nation)	, is a citizen of Or is a citizen of

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

		b.	If the defendant is a corporation	
			The defendant, (name)	, is incorporated under
				, and has its
			principal place of business in the State of (nat	
			Or is incorporated under the laws of (foreign n	nation),
			and has its principal place of business in (nam	ne)
			e than one defendant is named in the complain nformation for each additional defendant.)	nt, attach an additional page providing the
	3.	The Ar	nount in Controversy	
		The am stake-i	s more than \$75,000, not counting interest and	claims the defendant owes or the amount at d costs of court, because (explain):
III.	Statement of G	Claim		
ш.				
	facts showing to was involved a	that each and what lates and	statement of the claim. Do not make legal arg plaintiff is entitled to the injunction or other re each defendant did that caused the plaintiff has places of that involvement or conduct. If most and plain statement of each claim in a separat	relief sought. State how each defendant arm or violated the plaintiff's rights, re than one claim is asserted, number each
			he United States, on	SOCIA Media like
	Faceboo	oh,	WI Kipedia, Twitter 4 6	Commerce webseres
	and Bl	ack	Lines Matter at School	com organizations
	Cooki	Ta	adomarks are Proof or	COM organizations Racketeering Piracy. your claim(s) occur?
	B. What	date and	approximate time did the events giving rise to	your claim(s) occur?
	7	T 0/	reated the works @:	2013 and shortly
	Thorno	Itori	vards some ran w.	ith my vision, but
	other	1 at	tempted to hijach.	it. These were
	M	un 1	or enablers.	

C.	What are the facts underlying your claim(s)? (For example	: What happened to you?	Who did what?

I have not received the Funds for Black lives Matter... They all are Misappropriety.
In many ways,

Irreparable Injury IV.

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

TRACY IS NOT A VICTIMILESS CRIME.
1240 a Stave

Mre to Come See Above 1

V. 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.

Audits + All Rights Appertaining

Defamation Links Per year, Per Org.

VI. 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 case-related 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: 12.	-31-2019
Signature of Plaintiff Printed Name of Plaintiff	DAVEHA LYNN RANGE
For Attorneys	
Date of signing:	
Signature of Attorney	
Printed Name of Attorney	
Bar Number	
Name of Law Firm	
Street Address	
State and Zip Code	
Telephone Number	
E-mail Address	

Case 1:19-cv-01647-AJT-MSN Document 1 Filed 12/31/19 Page 9 of 10 PageID# 9 Copyright

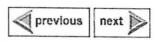
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GOD SAY?S,?ALL LIVES MATTER? We are our Brother?s and Sister?s Keeper!, et...

Type of Work: Text

Registration Number / Date: TXu002092746 / 2017-09-12

Application Title: All Lives Matter: We Are Our Brother's and Sister's Keeper and Black Lives Matter

Vision Movement!

Title: GOD SAY?S,?ALL LIVES MATTER? We are our Brother?s and Sister?s Keeper!,

et al. .

Description: Electronic file (eService) + Print material, 2 p.

Copyright Claimant: Davetta Lynn Range. Address: P.O. Box 521, Oxon Hill, MD, 20750-0521.

Date of Creation: 2013

Authorship on Application: Davetta Lynn Range; Citizenship: United States. Authorship: text.

Pre-existing Material: Bible Verses.

Basis of Claim: All Other Texts.

Rights and Permissions: Davetta Lynn Range, P.O. Box 521, Oxon Hill, MD, 20750-0521, (301) 248-3269,

missionaryblmm@gmail.com

Copyright Note: C.O. correspondence.

Basis for Registration: Unpublished collection

Contents: All Lives Matter: We Are Our Brother's and Sister's Keeper and Black Lives Matter

Vision Movement!, Divine Intervention, et al.

Names: Range, Davetta Lynn



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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRIGINIA ALEXANDREA DIVISION

DAVETTA LYNN RANGE Plaintiff(s),
Civil Action Number: AMAZON ET AL Defendant(s).
Defendant(s).
LOCAL RULE 83.1(M) CERTIFICATION
I declare under penalty of perjury that:
No attorney has prepared, or assisted in the preparation of This Complaint + Regrest for In
Name of Pro Se Party (Print or Type) Signature of Pro Se Party Signature of Pro Se Party
Executed on:
OR
The following attorney(s) prepared or assisted me in preparation of (Title of Document)
(Name of Attorney)
(Address of Attorney)
(Telephone Number of Attorney) Prepared, or assisted in the preparation of, this document
(Name of <i>Pro Se</i> Party (Print or Type)
Signature of <i>Pro Se</i> Party

Executed on: _____(Date)