Pro Se 1 (Rev. 12/16) Complaint for a Civil Case	
United St	ates District Court
	for the Provided by:
	Overhauser Law Offices LLC www.iniplaw.org
	District of www.overhauser.com
	overhauser law offices
	Division
	Case 2:21CV 186
) No
Xavier Gatewood	(to be filled in by the Clerk's Office)
Plaintiff(s))
(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit i	yes X No
the space above, please write "see attached" in the) (check one)
space and attach an additional page with the full list of	
names.) -V-)
	—) wan wa wa
	I RAMANA
	JUN 0 4 2021
David Khari Webber Chappelle	
Defendant(s)	—) ਸਿਊਫ਼ਵਿਸ਼ਾ ਮੁਲਾ ੁੱਖਦਾk US. ਹੁਣ
(Write the full name of each defendant who is being	NORTHERN CONTRACTOR INDIANA
sued. If the names of all the defendants cannot fit in the	he
space above, please write "see attached" in the space and attach an additional page with the full list of	
names.)	
COMPLAI	NT FOR A CIVIL CASE
I. The Parties to This Complaint	
A. The Plaintiff(s)	· · · · · · · · · · · · · · · · · · ·
•	ow for each plaintiff named in the complaint. Attach
additional pages if needed.	
Name	Xavier Robert Gatewood
Street Address	4971 kentucky st
City and County	Gary, Lake county
State and Zip	Indiana 46400
Code	Indiana, 46409
Telephone	219-407-8184
Number E mail Address	zayzay162010@gmail.com
E-mail Address	Zayzay102010(d)gman.com

В.	The Defendant(s)	
		w for each defendant named in the complaint, whether the
defendant is an		ment agency, an organization, or a corporation. For an
individual defer		ude the person's job or title (if known). Attach additional
pages if needed	Defendant No. 1	
	Name	David Khari Wahhar Channalla
	Job or Title (if	David Khari Webber Chappelle
known)	Job or Title (if	
<i>known)</i>	Street Address	3443 Grinnell Rd
	City and County	Yellow Springs, greene county
	State and Zip	Ohio, 45387
Code		
	Telephone	202-360-9959
Number	T I	
*****	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	
known)	Job or Title (if	
	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		<u>.</u>
Code		
Telephone		
Number		
E-mail Address (if		
known)		
II. Basis for Jurisdiction		
cases can be heard in federal court: cases	f another State or nation and the amountse. In a diversity of citizenship case, off.	volving diversity of ted States 1332, a case in nt at stake is more
Fill out the paragraphs in this section	on that apply to this case	
	• • •	
A. If the Basis for Jurisdiction	on is a rederal Question	
List the specific federal stat	tutes, federal treaties, and/or provisions of	the United States
Constitution that are at issue	in this case.	
Copyright Act of 1976		
B. If the Basis for Jurisdiction	on Is Diversity of Citizenship	
, TI DI : (1000.)		
1. The Plaintiff(s)		
a. If the plain	tiff is an individual	
The	David Khari Webber Chappelle	, is a citizen of the
plaintiff, (name)		
	ОНЮ .	
State of (name)		
	tiff is a corporation	
The		, is incorporated
plaintiff, (name)		<u> </u>
under the l	aws of the	[, [
State of (name)	principal place of business in the State of	(1,000)
and has its	principal place of business in the State of {	namej

providing the	(If me	ore than one plair same informat					ın addit	ional pa	ige
2.	The I	Defendant(s)							
,	a.	If the defendar	nt is an in	dividual					
		The defendant			ATEWOOI	D	, is a c	itizen of	
(name)	· 	the State	INI	DIANA		. Or i	s a citiz	en of	
of (name)					T				
(foreign nation)					<u> </u>				
	b.	If the defendar	nt is a cor	poration					
(name)		The defendant	,			, is inc	corpora	ted unde	r
of (name)		the laws of the	State			<u> </u>		, and ha	as
State of (name)		principal place	e of busin	ess in the					<u> </u>
of (foreign nation)		Or is incorpora	ated unde	r the laws					,
business in (name)		and has its prin	ncipal pla	ce of					
page providing the		ore than one defei same i Amount in Contro	informati		e complaini additional			ditional	•
the amount at stake is		amount in controvian \$75,000, not c							es or
\$303,030.30 TH H TI	HE DEF EART (HE JOK	ENDANT WAS OF TEXAS" BY N E WAS EXACTI ENDANT WAS	PAID 20 NETFLIX LY 1 MIN	MILLION WHICH F UTE AND	FOR THE HAS A RUI D 303,030.3	SPECL NTIME	AL 'DE OF 66	EP IN T MINS,	
III. Statement of	Claim								
	showing vas rights, rted, nu	mber each claim a	ff is entitl what each tes and pl and	ed to the dant defendant aces of tha write a she	amages or c	other relused the ent or co	lief sou; plainti onduct.	ght. Sta ff harm If more	te or

BETWEEN 2014-2015 WHILE THE DEFENDANT WAS WORKING ON THE MOVIE "CHIRAQ" IN CHICAGO, HE SAW THE PLAINTIFF PERFORMING AT ONE OR MORE OF THE FOUR PLACES WHERE COMEDY THAT WERE WITHIN 2 MILES OF THE LOCATION THE DEFENDANTS SHOOT LOCATION. THEN KNOWINGLY USED MATERIAL FROM THE PLAINTIFF IN A STANDUP SPECIAL WITHOUT PERMISSION.

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 PLAINTIFF IS SEEKING \$303,030.30 IN RELIEF. THE DEFENDANT WAS PAID 20 MILLION FOR THE SPECIAL 'DEEP IN THE HEART OF TEXAS" BY NETFLIX WHICH HAS A RUNTIME OF 66 MINS, THE JOKE WAS EXACTLY 1 MINUTE AND 303,030.30 WOULD BE WHAT THE DEFENDANT WAS PAID PER MINUTE.

V. Certification and Closing

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.

signing:	Date of	06/04/2021			
	S:	V : C :			
Plaintiff	Signature of Xavier Gatewood		wood		
of Plaintiff	Printed Name	Xavier Gate	wood		
В.	For Attorneys				
signing:	Date of				
	<u> </u>		***		
Attorney	Signature of				

USDC IN/ND case 2:21-cv-00186-PPS-JEM document 1 filed 06/04/21 page 6 of 6

1	Printed Name	 	
of Attorney			ŀ
	Bar Number		├
Firm	Name of Law		
	Street Address		
Code	State and Zip		
Number	Telephone		
Address	E-mail		