

1 FREEDMAN+TAITELMAN, LLP  
Michael A. Taitelman, Esq. (SBN 156254)  
2 [mtaitelman@ftllp.com](mailto:mtaitelman@ftllp.com)  
Sean M. Hardy, Esq. (SBN 266446)  
3 [smhardy@ftllp.com](mailto:smhardy@ftllp.com)  
1801 Century Park West, Fifth Floor  
4 Los Angeles, California 90067  
Tel: (310) 201-0005  
5 Fax: (310) 201-0045

6 Attorneys for Plaintiff O’SHEA JACKSON, SR. (p/k/a “ICE CUBE”)

7  
8 **IN THE UNITED STATES DISTRICT COURT**  
9 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

10 O’SHEA JACKSON, SR. (p/k/a “ICE CUBE”),  
11 an individual,

12 Plaintiff,

13 v.

14 ROBINHOOD MARKETS, INC., a Delaware  
corporation; ROBINHOOD FINANCIAL LLC,  
15 a Delaware limited liability company,

16 Defendants.

Civ. No.

**COMPLAINT FOR:**

**(1) Violation of Lanham Act (15 U.S.C. § 1125(a));**

**(2) Violation of California Civil Code § 3344(a);**

**(3) Misappropriation of Likeness Under California Common Law;**

**(4) Unfair Competition under California Business and Professions Code §§ 17200**

**DEMAND FOR TRIAL BY JURY**

1 Plaintiff, O'SHEA JACKSON, SR., professionally known as ICE CUBE ("Ice Cube" or  
2 "Plaintiff"), by and through his undersigned counsel, brings this Complaint against Defendants,  
3 ROBINHOOD MARKETS, INC. ("Robinhood") and ROBINHOOD FINANCIAL LLC ("Robinhood  
4 Financial") (Robinhood and Robinhood Financial are, collectively, the "Defendants"), for damages and  
5 injunctive relief, and in support thereof states as follows:

6 **INTRODUCTION**

7 1. Robinhood is an unscrupulous and predatory conglomerate that professes to be a financial  
8 services company for the everyday person. In truth, Robinhood is a wolf in sheep's clothing. It is the  
9 archetypal example of an amoral corporation that places profits over people. Robinhood's corporate  
10 malfeasance is no secret. Over the course of its brief existence, Robinhood has been: (a) the subject of  
11 investigations too numerous to list, but currently by not less than five separate governmental bodies; (b)  
12 fined several times by federal regulatory agencies, including most recently a \$65 million settlement with  
13 the SEC in December 2020; and (c) named as a defendant in hundreds of lawsuits, including currently  
14 over 50 class action lawsuits. No wonder. In 2020 alone, it was widely reported that Robinhood's stock  
15 trading app – which depends on trigger-finger immediacy – went down not less than **90** separate times.  
16 Robinhood is selling a garbage trading platform to the American public and laughing all the way to the  
17 bank.

18 2. At this point, the evidence is clear that Robinhood is selling a dangerous bill of goods to  
19 unsuspecting consumers across the nation. Robinhood CEO Vlad "the Stock Impaler" Tenev recently  
20 offered corporate crocodile tears during sworn Congressional testimony when confronted with the fact  
21 that an inexperienced 20-year-old Robinhood user committed suicide after he was wrongly told he owed  
22 over \$730,000 due to some risky Robinhood trades. There was no Robinhood helpline for the user to  
23 call and several emails for help went unanswered by Robinhood until the date of his suicide. Human  
24 lives are simply collateral damage as Robinhood single-mindedly rushes toward an initial public offering,  
25 so its feckless and apathetic Millennial founders can jump ship and live out their days in luxury and  
26 hedonism. Robinhood is simply another get-rich-quick scheme for the most privileged people in  
27 America. Robinhood flagrantly displays its belief that it is exempt from the rules and laws that govern  
28 everyone else in the United States.

1           3.       In a cynical effort to appeal to a young demographic, Robinhood has engaged celebrity  
2 endorsers such as Jay-Z, Nas, and Jared Leto to endorse its products and services. However, in an act of  
3 unmitigated gall and transparent retribution, Robinhood and its subsidiary have now used the image and  
4 likeness of Ice Cube – *without* his permission – to promote Robinhood’s terrible products and services.  
5 Robinhood has picked on the wrong man this time.

6           4.       Robinhood’s wholly-owned subsidiary Robinhood Financial serves as a propaganda arm  
7 for Robinhood. Through its “Robinhood Snacks” website and app, Robinhood Financial advertises and  
8 promotes Robinhood’s financial services and products to millions of consumers across the United States.

9           5.       Ice Cube is one of the world’s best-known artists – a rapper, actor, and entrepreneur whose  
10 life story has served as an inspiration to millions. From his days as one of the founding members of the  
11 seminal rap group N.W.A., to his platinum-record selling solo career, to his successful acting endeavors,  
12 Ice Cube’s image and likeness have become a well-established brand. Ice Cube is also a noted activist  
13 for social justice and civil rights, having shepherded and promoted A Contract with Black America in  
14 2020 to address the systemic racism affecting Black Americans.

15           6.       In March 2021, in the midst of Robinhood’s meltdown, Defendants deliberately and  
16 shamelessly misappropriated Ice Cube’s image and likeness to promote Robinhood’s horrible products  
17 and services – the last things in the world to which Ice Cube would *ever* attach his image and likeness.  
18 This blatant theft of Ice Cube’s image and likeness to endorse Robinhood’s dangerous products and  
19 services has resulted in substantial damage to Ice Cube. In short, just as Robinhood’s recent well-known  
20 conduct has resulted in Congressional investigations and numerous class action lawsuits, so too has it  
21 stolen and diminished the hard-earned image and brand of Ice Cube, one of the most prominent Black  
22 voices in America.

23           7.       Ice Cube has spent years meticulously building the value of his image and overall brand  
24 by carefully scrutinizing the products and services he is asked to endorse. This highly selective process  
25 has established Ice Cube’s name and image as a respected brand in multiple categories, ranging from  
26 music to sports. Robinhood is the antithesis of everything that Ice Cube stands for. It represents corporate  
27 greed on a massive scale. In Ice Cube’s view, Robinhood is a textbook example of a greedy corporation  
28 taking advantage of its unwitting consumers. Despite Ice Cube’s written demand that Defendants cease

1 and desist from their continued commercial use of his image and likeness, they shockingly failed and  
2 refused to do so. Knowing that Ice Cube was offended and wished his image and likeness to be removed  
3 should have been enough for Robinhood to do the right thing. But Robinhood just doesn't care about  
4 people – whether they are famous or not. Robinhood and its puppet Robinhood Financial act with  
5 impunity out of malice and greed, under the mistaken belief that they are above the law. Given their  
6 intransigence, Ice Cube now brings this action to set the record straight: Robinhood is a scam that Ice  
7 Cube wants nothing to do with.

8 **JURISDICTION AND VENUE**

9 8. This is an action arising under the Lanham Act, 15 U.S.C. § 1121, California Civil Code  
10 § 3344.1, and California common law.

11 9. This Court has federal question subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331  
12 and 1338.

13 10. This Court has supplemental jurisdiction over the California Civil Code and common law  
14 claims pursuant to 28 U.S.C. § 1367(a).

15 11. Defendants are subject to personal jurisdiction in California.

16 12. Venue is proper in this district under 28 U.S.C. § 1391(b) and (c) because the events  
17 giving rise to the claims occurred in this district, Defendants' principal place of business is in this  
18 district, Defendants engaged in their wrongful acts and infringement on Plaintiff's rights in this district,  
19 and Defendants are subject to personal jurisdiction in this district.

20 **THE PARTIES**

21 13. Plaintiff Ice Cube is, and at relevant times was, a citizen of a California, residing in the  
22 City of Los Angeles, Los Angeles County, California.

23 14. Plaintiff alleges, on information and belief, that Defendant Robinhood is a Delaware  
24 corporation and is headquartered in this district, in the City of Menlo Park, San Mateo County,  
25 California.

26 15. Plaintiff alleges, on information and belief, that Defendant Robinhood Financial is a  
27 Delaware limited liability company and is headquartered in this district, in the City of Menlo Park, San  
28 Mateo County, California.



1 Ice Cube, as they partnered in developing the highly successful Big3 basketball league.

2 26. On March 8, 2021, Defendants impermissibly used Ice Cube’s image and likeness in  
3 connection with an advertisement (the “Advertisement”) for Robinhood’s financial services and  
4 products on the “Robinhood Snacks” website and app. The Advertisement uses Ice Cube’s image and  
5 likeness, including his signature catch phrase, in order to create the false impression that Ice Cube  
6 actually endorses Robinhood, its products, and its services. A true and correct copy of the  
7 Advertisement is attached hereto as Exhibit 1.

8 27. The Advertisement creates the false impression that Ice Cube supports and endorses  
9 Robinhood’s products and services. This is especially true as the Advertisement (mis)quotes the most  
10 well-known lyric from Ice Cube’s hit single, “Check Yo Self.” In truth, Ice Cube absolutely does not,  
11 and never would, support Robinhood’s products and services.

12 28. The fact that the Advertisement suggests that Ice Cube endorses Robinhood and its  
13 services and products is supported by the fact the Robinhood has a demonstrable pattern and practice of  
14 using established celebrities, such as Nas and Jay-Z, to endorse its products and services. Robinhood  
15 brazenly relied on its well-publicized association with such prominent rappers when it unlawfully used  
16 Ice Cube’s image and likeness to create the false impression that Ice Cube supports and endorses  
17 Robinhood’s products and services.

18 29. Moreover, on information and belief, Robinhood and Robinhood Financial specifically  
19 sought to punish and make an example out of Ice Cube due to the fact that his business partner, Jeff  
20 Kwatinetz, had sued Robinhood and publicly held the company to account. Although Ice Cube has no  
21 involvement in that lawsuit, Defendants’ resulting actions speak volumes about their petty, vindictive,  
22 and malicious nature.

23 30. At no time prior has Ice Cube authorized Defendants to use his image or likeness for  
24 commercial purposes of any sort, let alone the Advertisement.

25 31. On March 10, 2021, Ice Cube notified Defendants in writing that the use of his image and  
26 likeness in the Advertisement was not authorized. Ice Cube demanded that Defendants immediately  
27 cease and desist from any further unauthorized uses of his image and likeness.

28 32. Despite this notice, Defendants have continued to exploit Ice Cube’s image and likeness

1 without permission from Ice Cube and without compensating Ice Cube, causing significant damage to  
2 Ice Cube and adversely affecting the value of Ice Cube's image and likeness.

3  
4 **FIRST CLAIM FOR RELIEF**

5 **(For Violation of Lanham Act Under 15 U.S.C. § 1125(a))**

6 33. Plaintiff incorporates by reference all preceding paragraphs of this Complaint at if set  
7 forth in full in this claim.

8 34. Ice Cube's image and likeness has secondary meaning, as that term is understood  
9 in trademark law. As described above, Defendants have falsely used Ice Cube's likeness in the  
10 Advertisement, creating the false impression that Ice Cube endorses Robinhood and its products and  
11 services. Members of the public have come to recognize Ice Cube's image and likeness as belonging to  
12 him. This was done to promote and attract customers to Defendants' website , products, and services,  
13 and to thereby generate revenue for Defendants. Thus, this was done in furtherance of Defendants'  
14 commercial benefit. Ice Cube is in the business of commercializing his identity and selling his image,  
15 likeness and identity to reputable brands and companies for profit. By virtue of Ice Cube's use of his  
16 image, likeness, and identity to build his brand, his image and likeness have acquired a distinctiveness  
17 through secondary meaning. Ice Cube's image and likeness either suggests the basic nature of his  
18 product or service, identifies the characteristics of his product or service, or suggests the characteristics  
19 of his product or service that requires an effort of the imagination by the consumer in order to be  
20 understood as descriptive.

21 35. The goodwill and reputation associated with Ice Cube's image and likeness has  
22 continuously grown throughout the general public. Ice Cube's image and likeness are now known  
23 throughout the United States, the State of California, and the world, as a source of origin for his services  
24 and endorsements.

25 36. Defendants use of Ice Cube's image and likeness is designed to create and does create the  
26 false and deceptive commercial impression that Defendants and their products are associated with and/or  
27 endorsed by Ice Cube. The use by Defendants of Ice Cube's image and likeness is likely to cause  
28 confusion, mistake, or deception of consumers as to Ice Cube's endorsement of goods and services.

1 37. The image and likeness of Ice Cube are famous and valuable.

2 38. The image and likeness of Ice Cube are the sole property of Ice Cube.

3 39. Consumers are likely to be attracted to Defendants' products and services through the  
4 Advertisement, creating an initial interest in the products and services upon seeing them and creating a  
5 lasting appreciation, believing them to endorsed by or otherwise associated with Ice Cube, thereby  
6 resulting in consumer confusion. Defendants' conduct will damage Ice Cube's ability to enjoy,  
7 maintain, and exploit his hard-won recognition - and indeed, threatens to disrupt his contractual  
8 relationships with current and pending third-party endorsements.

9 40. By Defendants' conduct alleged here, Defendants have wrongfully appropriated for  
10 themselves the business and goodwill value that properly belongs to Ice Cube and that Ice Cube has  
11 invested time, money, and energy in developing.

12 41. By reason of Defendants' acts of unfair competition as alleged herein, Ice Cube has  
13 suffered and will continue to suffer substantial monetary damage to his business in the form of diversion  
14 of trade, loss of profits, and a dilution in the value of his rights and reputation, all in amounts which are  
15 not yet ascertainable but which are estimated to be not less than the jurisdictional minimum of this court.

16 42. By virtue of Defendants' acts hereinafter described, Defendants have committed, and are  
17 continuing to commit, unlawful, unfair, and fraudulent acts in violation of, *inter alia*, 15 U.S.C. §  
18 1125(a).

19 43. Defendants' acts of unfair competition in violation of 15 U.S.C. § 1125(a) have caused,  
20 and will continue to cause, damage and irreparable harm to Ice Cube (as described above) and are likely  
21 to continue unabated, thereby causing further damage and irreparable harm to Ice Cube, and to the  
22 goodwill associated with Ice Cube's valuable and well-known image and likeness; and Ice Cube's  
23 business relationships, unless preliminarily and permanently enjoined and restrained by the Court.

24 44. Ice Cube has no adequate remedy at law and will suffer irreparable injury if Defendants  
25 are allowed to continue to engage in the wrongful conduct herein described.

26 **SECOND CLAIM FOR RELIEF**

27 **(For Violation of California Civil Code § 3344 (a))**

28 45. Plaintiff incorporates by reference all preceding paragraphs of this Complaint as if set



1 forth in full in this claim.

2 46. California Civil Code § 3344(a) provides:

3 “Any person who knowingly uses another’s name, voice, signature, photograph, or  
4 likeness, in any manner on or in products, merchandise, or goods, or for purposes of  
5 advertising or selling, or soliciting purchases of products, merchandise, goods or services,  
6 without such person’s prior consent, or, in the case of a minor, the prior consent of his  
7 parent or legal guardian, shall be liable for any damages sustained by the person or persons  
8 injured as a result thereof. In addition, in any action brought under this section, the person  
9 who violated the section shall be liable to the injured party or parties in an amount equal to  
10 the greater of seven hundred fifty dollars (\$750) or the actual damages suffered by him or  
11 her as a result of the unauthorized use, and any profits from the unauthorized use that are  
12 attributable to the use and are not taken into account in computing the actual damages. In  
13 establishing such profits, the injured party or parties are required to prove his or her  
14 deductible expenses. Punitive damages may also be awarded to the injured party or parties.  
15 The prevailing party in any action under this section shall also be entitled to attorney’s fees  
16 and costs.”

17 47. Defendants’ conduct alleged above, constitutes a violation of Section 3344 of the  
18 California Civil Code, because Defendants knowingly used Ice Cube’s image and likeness for  
19 commercial purposes without authorization.

20 48. Each such use was unequivocally and directly for purposes of advertising or selling, or  
21 soliciting purchases of products, merchandise, goods or services by Defendants, such that prior consent  
22 was required.

23 49. As a direct and proximate result of Defendants’ wrongful acts, Ice Cube has been  
24 damaged in an amount that is not yet fully ascertainable, but which exceeds the jurisdictional minimum  
25 of this court.

26 50. Ice Cube is informed and believes and based thereon alleges that Defendants in  
27 committing the above described actions, acted willfully, maliciously, and oppressively, and with full  
28 knowledge of the adverse effects of their actions on Ice Cube, and with willful and deliberate disregard

1 for the consequences to Ice Cube. Moreover, Ice Cube is informed and believes that Defendants'  
2 officers, directors, and/or managers authorized and ratified the foregoing wrongful acts. By reason  
3 thereof, Ice Cube is entitled to recover punitive and exemplary damages from Defendants in an amount  
4 to be determined at the time of trial.

5 51. Ice Cube also seeks a preliminary and permanent injunction to prohibit Defendants from  
6 any further use of his image and likeness for Defendants' advantage.

7 **THIRD CLAIM FOR RELIEF**

8 **(For Misappropriation of Likeness under California Common Law)**

9 52. Plaintiff incorporates by reference all preceding paragraphs of this Complaint as if set  
10 forth in full in this claim.

11 53. Defendants' conduct alleged above, constitutes a violation of Ice Cube's common law  
12 rights of publicity, because Defendants knowingly used Ice Cube's image and likeness for their  
13 advantage and without his authorization.

14 54. As a direct and proximate result of Defendants' wrongful acts, Ice Cube has been  
15 damaged in an amount that is not yet fully ascertainable, but which exceeds the jurisdictional minimum  
16 of this court.

17 55. Ice Cube is informed and believes and based thereon alleges that Defendants in  
18 committing the above described actions, acted willfully, maliciously, and oppressively, and with full  
19 knowledge of the adverse effects of their actions on Ice Cube, and with willful and deliberate disregard  
20 for the consequences to Ice Cube. Moreover, Ice Cube is informed and believes that Defendants'  
21 officers, directors, and/or managers authorized and ratified the foregoing wrongful acts. By reason  
22 thereof, Ice Cube is entitled to recover punitive and exemplary damages from Defendants in an amount  
23 to be determined at the time of trial.

24 **FOURTH CLAIM FOR RELIEF**

25 **(For Unfair Competition under California Business and Professions Code §§ 17200)**

26 56. Plaintiff incorporates by reference all preceding paragraphs of this Complaint as if set  
27 forth in full in this claim.

28 57. The aforementioned acts and practices of Defendants as set forth above constitute unfair,

1 unlawful, wrongful and fraudulent business practices in violation of California’s Unfair Competition  
2 Law (“UCL”), Business and Professions Code §§ 17200, et seq.

3 58. As a direct and proximate result of Defendants’ unfair business practices, as set forth  
4 herein, Ice Cube has lost money or property as a result of Defendants’ multiple violations of the UCL,  
5 and has suffered, and will continue to suffer injury in an amount to be proven at trial.

6 59. Ice Cube seeks restitution of all amounts wrongfully obtained by Defendants as a result  
7 of the aforementioned conduct.

8 60. Ice Cube is informed and believes that Defendants have engaged, and are continuing to  
9 engage, in unfair competition as prohibited by California Business and Professions Code §§ 17200, et  
10 seq., including without limitation engaging in the aforementioned acts and practices which are patently  
11 unfair, fraudulent, unlawful, substantially injurious to the general public, and offensive to public policy.

12 61. As a direct and proximate result of Defendants actions, Ice Cube is entitled to injunctive  
13 relief against Defendants and all those in concert with them to enjoin the aforementioned conduct, and  
14 for restitution according to proof.

15 **PRAYER FOR RELIEF**

16 WHEREFORE, the Plaintiff prays for judgment against the Defendants that:

- 17 a. Defendants be preliminarily and permanently enjoined from committing the acts alleged  
18 herein in violation of 15 U.S.C. § 1125, California Civil Code § 3344.1, and California  
19 common law;
- 20 b. Defendants be ordered to pay Plaintiff’s actual, consequential, incidental, and special  
21 damages, as well as the Defendants’ profits attributable to the violations alleged;
- 22 c. Defendants be ordered to pay Plaintiff’s attorneys’ fees and costs to the extent available  
23 under the statutes sued hereunder;
- 24 d. Plaintiff be awarded punitive damages; and
- 25 e. Plaintiff be awarded such other and further relief as the Court deems just and  
26 proper.

27 ///

28 ///

**JURY DEMAND**

Plaintiff respectfully requests a jury trial on all issues triable thereby.

DATED: March 31, 2021

By: /s/M. Taitelman  
Michael A. Taitelman  
Sean M. Hardy  
FREEDMAN + TAITELMAN, LLP  
1801 Century Park West, Fifth Floor  
Los Angeles, CA 90067  
Tel: (310) 201-0005  
Fax: (310) 201-0045  
[mtaitelman@ftllp.com](mailto:mtaitelman@ftllp.com)  
[smhardy@ftllp.com](mailto:smhardy@ftllp.com)  
Attorneys for Plaintiff O’Shea Jackson, Sr.  
(p/k/a “Ice Cube”)

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28