

**IN THE SUPERIOR COURT OF BIBB COUNTY  
STATE OF GEORGIA**

<b>CITIZENS FOR GOLF OVER SAFETY</b>	:	
	:	
	:	
<b>Plaintiffs,</b>	:	<b>CIVIL ACTION NO. 15-MJRS-2019</b>
<b>v.</b>	:	
	:	
<b>13 WMAZ,</b>	:	
	:	
<b>BEN JONES, METEOROLOGICALLY</b>	:	
<b>AND INDIVIDUALLY</b>	:	
	:	
<b>Defendants.</b>	:	

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**COMPLAINT FOR DAMAGES AND PERMANENT RESTRAINING ORDER**

COMES NOW, the Plaintiffs who are subject to the jurisdiction and venue of this Honorable Court, and shows the following:

**VENUE AND JURISDICTION**

1.

The Defendant Ben Jones (“Jones”), is a resident of Bibb County, Georgia, and is subject to the jurisdiction and venue of this Court. Upon information and belief, Defendant Jones and his family may have entered the witness protection program, relocating somewhere outside the continental United States. As such, Plaintiff requests that Defendant Jones be served through publication (preferably during a 41 NBC sports telecast).

2.

The Defendant 13WMAZ (“WMAZ”) is a for profit corporation, authorized to transact business in the State of Georgia. WMAZ is located where the heart is, and subject to the jurisdiction of this Court.

3.

Plaintiffs Citizens For Golf Over Safety (the “People”) are residents of middle Georgia who were *not* affected by dangerous weather on April 14, 2019. the people likely reside in zip code 31210, and are subject to the jurisdiction and venue of this Court.

4.

Eldrick Woods (“Tiger”), is a resident of Palm Beach County, Florida. As respectfully requested hereinbelow, Tiger shall hereinafter be referred to as “the GOAT”<sup>1</sup>

5.

At the time of the facts alleged herein in this Complaint, the Defendants acted in a joint venture, are joint tortfeasors, and have irreparably injured Plaintiffs. Therefore, Defendants are individually, jointly, and severally liable to Plaintiffs for their intentional acts that have caused mental, emotional, and physical injuries.

6.

Pursuant to Ga. Const. Art. VI, §II, Para. IIV, Jones and WMAZ are subject to the venue of this Court.

### **FACTUAL BASIS AND ALLEGATIONS**

7.

On or about April 14, 2019, in Richmond County, Georgia, the GOAT played a professional golf tournament named “the Masters.” Due to foreseen and unforeseen circumstances, the GOAT had not won this event in fourteen (14) years.<sup>2</sup>

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<sup>1</sup> The GOAT stands for “greatest of all time.” Dictionary, pg. 15 (of 18) (2019).

<sup>2</sup> For a history of the GOAT’s off course troubles, see <https://www.theglobeandmail.com/sports/chronology-of-the-tiger-woods-scandal/article4313560/>

8.

After the GOAT birdied hole number sixteen (16), many of the People who had not watched the Masters in their entire life decided to tune in to witness this event. The People watched the event so they would not feel left out on social media, water-cooler conversations, and other social occasions commencing on this 15<sup>th</sup> day of April, 2019, and forever after.<sup>3</sup>

9.

At or about this same time, Defendant Jones observed that clouds were in the air and felt compelled to take action. Compelled to fulfill his statutory duty of calming the People amidst chaos, Defendant Jones selfishly left the comfort and safety of his own home, and drove to the corporate offices of WMAZ.

10.

Confident that his irresistible good looks, along with fiery dialect and cunning logic could save those in danger, Jones called every employee at WMAZ whose tenure at the station was less than his, and devised a plan to ruin the Plaintiffs' spring afternoon.

11.

Jones and WMAZ (collectively, the "Defendants") decided that, in lieu of using split screen technology to simulcast alongside the Masters Tournament, they would interrupt coverage of the GOAT's celebration with a screen full of Jones' own pearly whites, wearing an all too casual but confident white bottom up. A screen shot of Jones' coverage is attached hereto and incorporated herein as Exhibit 1. Due to the graphic nature

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<sup>3</sup> To see a video of what the People missed, in part, [see](https://twitter.com/ColinCowherd/status/1117524820944494592) <https://twitter.com/ColinCowherd/status/1117524820944494592>

of this Exhibit, Plaintiff respectfully request Exhibit 1 remain confident, and under this Court's seal, never to see the light of day.

12.

Unreasonably, and without provocation, Jones began to give unsolicited weather advise regarding dangerous thunderstorms and tornado threats in Laurens, Dodge and Wheeler Counties.

13.

The People show that they have no family, other than in-laws, that live in Laurens, Dodge, or Wheeler counties. As such, the People had no interest in this information.

#### **CAUSATION AND DAMAGES**

14.

Defendants' decision to interrupt the GOAT's celebration has mentally, emotionally, and physically distressed the GOAT. Specifically, the GOAT's back has began to hurt, and the GOAT is afraid that Defendants actions may have caused the GOAT's ~~pre-existing~~ back injury.

15.

The GOAT's back was injured further after WMAZ required him to carry CBS's ratings for the remainder of the day during the subsequent CBS re-telecast.

16.

As a result of Defendants' negligence, the People pray that this Honorable Court Order Defendants to reimburse the People for moneys that the GOAST spent on all future and previous back surgeries.

## **PERMANENT RESTRAINING ORDER**

17.

The People's injuries have no adequate remedy at law. Specifically, the People are no longer able to enjoy their television watching experience without fear that Jones may again appear in the confines of their own home.

18.

In fact, many of the People chose to forego watching the final season premiere of "Game of Thrones" in fear that Jones would appear in Westeros to once again explain the obvious weather forecast- that Winter is Coming.

19.

As such, the People respectfully request this Court enter an emergency temporary and permanent restraining order that prohibits Jones from ever interrupting their television watching experience in the mere name of "safety" ever again. Ever.

## **PRE-EMPTORY RESPONSE TO DEFENDANTS' AFFIRMATIVE DEFENSES**

20.

The People anticipate counterclaims for their alleged contributory negligence, such as their decision to not watch the GOAT's celebration through other mediums such as the satellite TV, or the internet. The people preemptively address those claims below:

- (a) To the counterclaim that the People could have watched the celebration on the internet, the People show that they did not have internet at the time of the incident. The people will prove this at Court with their many social media posts,

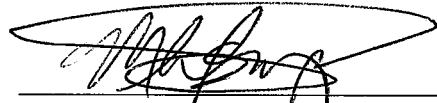
also made at the time of the incident, whereby they claimed that they did not have the internet.

- (b) To the counterclaim that the People could also watch the GOAT's celebration on satellite TV, the People allege that their satellite TV capabilities were severely hampered due to severe thunderstorms and tornado circulation in the area.

**WHEREFORE**, Plaintiffs collectively pray that this Honorable Court:

1. Order that Defendants pay for the GOAT's past, and future medical expenses related and not related to the incident in question;
2. Order an emergency temporary and permanent restraining order that prevents Jones from ever interrupting the GOAT's celebration ever again. Ever;
3. Order that WMAZ pay the People \$15,000,000.00 (one for each Major);
4. That this case be held before a jury of twelve peers, specifically peers that play a lot of golf and have no regard for the health and safety of others; and
5. That this case be heard specifically in front of the Honorable Judge Howard Simms, given his love for golf will ensure no bias in the Court's decision.

Respectfully submitted, this 15th day of April, 2019.

  
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**FEELING CUTE...**



**MIGHT INTERRUPT THE  
MASTERS LATER...IDK**

