

FILED 206
OREGON JUDICIAL DEPARTMENT
WASHINGTON COUNTY

2006 JUN 29 PM 1:18

**IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF WASHINGTON**

ALLEN RAY HECKARD

Plaintiff,

vs.

MICHAEL JORDAN and
PHIL HAMPSON KNIGHT

Defendants,

Civil No. CO62274CV

Complaint for civil suit on the grounds
of Defamation and Permanent Injury.

I, Allen R. Heckard, pro se, bring this civil suit against Michael Jordan and Phil H. Knight the co-founder and former CEO of Nike Inc. based in Beaverton, Oregon on the ground of defamation by subjecting heckard to harassment of discomfort of unpleasant feelings, and permanent injury by denying heckard the right to live a normal life. Heckard base his legal claim on the fact that Michael Jordan high profile life style with the contributed of Phil H. Knight help has infected an injury upon his life style that, according to every reasonable probability, will continue throughout the remainder of his life.

CIVIL SUIT COMPLAINT

Heckard asserts that whatever public functions he attend people are continually on a daily base harassing him of looking like Michael Jordan. Thses unpleasant feeling from the public has trouble heckard nerves and denied him the right to a peace of mind for at least 15-years or more. The harassment from the public are making life unbearable for heckard to work and live a normal life. Further, Since Phil H. Knight signed Michael Jordan to a lucrative endorsement contract, give him his own television commercial and shoe, blow him up larger than life, now people are continually harassing heckard of looking like Michael Jordan on a daily base.

Therefore, the detractions listed below in "column 1-5" are extremely discomfort and has cause heckard to suffer pain and stress, mentally, and emotionally due to the harassment from the public of harassing him of looking like Michael Jordan.

Furthermore, Heckard maintains that Michael Jordan high profile life style and Phil H. Knight contributing to turning Michael Jordan into a legend has also denied heckard his legal rights to:

- 1) . Attend religion service when and where without continually being harassed by the public of looking like Michael Jordan.
- 2). Attend different public functions without continually being harassed by the public of looking like michael jordan.
- 3). Having to change his appearance just to avoid the public of continually being harassed of looking like michael jordan.
- 4). Ride on public transportation, go to restaurant, play sports in public parks, attend movies, walk the streets, parks, and through the malls without continually being harassed by the public of looking like michael jordan.
- 5). Work on his job and not having to change his work shift just to avoid most of the customers without continually being harassed of looking like Michael Jordan.

HERETOFORE, Normal life for heckard was his life before Michael Jordan and Phil H. Knight changed it for the remainder of his life.

The court should grant relief as followed:

RELIEF

1). Heckard request the Court to grant compensatory damage against Michael Jordan in the amount of \$52,000,000,00 dollars for defamation and permanent injury. Further, Heckard request the Court to grant Punitive damage for emotional pain and suffering in the amount 364,000,000,00.

RELIEF

2). Heckard request the Court to grant compensatory damage against Phil Hampson Knight in the amount of \$52,000,000,00 dollars for defamation and permanent injury. Further Heckard, request the Court to grant Punitive damage for emotional pain and suffering in the amount 364,000,000,00.

DATED THIS 29th DAY OF JUNE, 2006.

Respectfully submitted,

Allen Ray Heckard

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