

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 21-2989-MDL-ALTONAGA/Torres

In re:

**JANUARY 2021 SHORT SQUEEZE
TRADING LITIGATION**

This Document Relates to the Antitrust Actions

ORDER

THIS CAUSE came before the Court on Defendants’¹ Motion to Dismiss the Amended Antitrust Tranche Complaint [ECF No. 456], filed on February 18, 2022. Plaintiffs² filed a Response [ECF No. 459], to which Defendants filed a Reply [ECF No. 463]. The Court has carefully considered the Amended Consolidated Class Action Complaint (the “Am. Compl.”) [ECF No. 451], the parties’ written submissions, the record, and applicable law. For the following reasons, the Motion is granted.

I. INTRODUCTION

The Amended Complaint is Plaintiffs’ third attempt at pleading an antitrust conspiracy claim arising from the January 2021 short squeeze. The Court dismissed Plaintiffs’ Corrected Consolidated Class Action Complaint (the “CCAC”) last fall, giving Plaintiffs the opportunity to amend. (*See generally* Nov. 17, 2021 Order [ECF No. 438]). They did so. What has changed with the latest pleading? Not much.

¹ The Defendants are Robinhood Markets, Inc.; Robinhood Financial LLC; Robinhood Securities, LLC; and Citadel Securities LLC. (*See* Am. Compl. ¶¶ 42–49).

² The Plaintiffs are Angel Guzman, Burke Minahan, Christopher Miller, and Terell Sterling. (*See* Am. Compl. ¶¶ 23–41).

The CCAC described a wide-ranging conspiracy purportedly orchestrated by a market maker and involving over a dozen Defendants, including introducing brokerages, self-clearing brokerages, and clearinghouses. Plaintiffs alleged the market maker, Citadel Securities, pressured the other Defendants to halt trading in certain stocks that had undergone rapid and historic price increases due to a retail trading frenzy. According to Plaintiffs, Citadel Securities held significant short positions in the affected stocks, rendering it especially vulnerable to the retail-induced short squeeze.

Plaintiffs adequately pleaded parallel conduct among the Defendants. But there were no additional factual allegations supporting a plausible inference of a conspiracy — except for references to a few vague and ambiguous emails that were exchanged between a brokerage, Robinhood,³ and its market maker, Citadel Securities. The Court dismissed the CCAC in its entirety because a few questionable emails between two firms in an otherwise lawful business relationship were not enough to support a plausible inference of an unlawful conspiracy.

This third time around, Plaintiffs only allege collusion between Robinhood and Citadel Securities; they have dropped every other Defendant from the suit. While Plaintiffs profess to have bolstered their factual allegations as to Robinhood and Citadel Securities, the allegations of conspiracy are in substance the same and thus inadequate. In addition, Plaintiffs fail to plausibly allege an unreasonable restraint of trade because their garbled market theory does not conform to the alleged facts. The Court explains.

³ The Court refers to Robinhood Markets, Inc.; Robinhood Financial LLC; and Robinhood Securities, LLC, collectively, as “Robinhood[.]” Robinhood Financial LLC and Robinhood Securities, LLC are wholly-owned subsidiaries of Robinhood Markets, Inc. (*See* Am. Compl. ¶¶ 42–45).

II. BACKGROUND

This putative class action is brought on behalf of individual investors (the “Retail Investors”) who suffered losses as a result of Defendants’ response to a “short squeeze” — a situation in which stocks or other assets rise sharply in value, distressing short positions.⁴ (*See* Am. Compl. ¶¶ 12, 15–16). This short squeeze occurred in late January 2021, as the Retail Investors purchased the Relevant Securities *en masse* over a short period of time,⁵ exposing those with short positions in the Relevant Securities — such as Citadel Securities — to large potential losses. (*See id.* ¶¶ 7, 11–12, 64–66). According to Plaintiffs, Citadel Securities pressured Robinhood to restrict trading on its platform, which “artificially constricted the price appreciation of the Relevant Securities[,]” in violation of the Sherman Act, 15 U.S.C. § 1. (Am. Compl. ¶ 16 (alteration added); *see id.* ¶¶ 13, 67, 403–415).

Parties.

Defendants. Robinhood Markets is the corporate parent of Robinhood Financial and Robinhood Securities. (*See id.* ¶ 42). Robinhood Financial is an introducing broker: it provides financial services through an electronic trading platform, or application, where individual investors can trade financial assets. (*See id.* ¶ 43). Robinhood Securities is a clearing broker: it handles the execution, clearing, and settling of trades placed on Robinhood Financial’s application. (*See id.* ¶¶ 44, 83). Collectively, Robinhood restricted the Retail Investors’ ability to purchase the

⁴ A “short” seller borrows a security from a lender, believing the price of the security will decrease. (*See* Am. Compl. ¶ 108). It then sells the borrowed security to a buyer. (*See id.*). If the price of the security drops, the short seller buys the security back at a lower price and returns it to the lender. (*See id.*). The difference between the sell price and the buy price is the short seller’s profit. (*See id.*). Conversely, the short seller loses money if the price of the security increases. (*See id.*).

⁵ The “Relevant Securities” are certain stocks the Retail Investors believed would increase in price: GameStop (GME), AMC Entertainment (AMC), Bed Bath & Beyond (BBBY), BlackBerry (BB), Express (EXPR), Koss (KOSS), Nokia (NOK), Tootsie Roll Industries (TR), and Trivago NV (TRVG). (*See* Am. Compl. ¶ 7).

Relevant Securities between January 28, 2021, and February 4, 2021 (the “Class Period”). (*See id.* ¶¶ 46, 55).

Citadel Securities is a market maker: it acts as a market participant by providing bid and ask prices for securities, maintaining an inventory of securities from its own trading, and matching incoming buy and sell orders to fill those orders. (*See id.* ¶¶ 48, 85). Citadel Securities took short positions in the Relevant Securities during the period in question. (*See id.* ¶ 49).

Plaintiffs. The named Plaintiffs are four individual investors who were subject to trading limitations imposed on the Relevant Securities during the Class Period. (*See id.* ¶¶ 23–41). Each Plaintiff held shares of one or more of the Relevant Securities at the close of the stock market on January 27, 2021. (*See id.* ¶¶ 23, 28, 33, 38). The next day, January 28, 2021, they were all prohibited from purchasing the Relevant Securities on Robinhood’s trading platform. (*See id.* ¶¶ 24, 29, 34, 39).

That same day, Guzman and Miller applied for accounts with Charles Schwab, Fidelity, and TD Ameritrade — these did not prohibit customers from purchasing the Relevant Securities — but Guzman and Miller were unable to complete purchases due to the amount of time required to set up the accounts. (*See id.* ¶¶ 25, 35). Minahan successfully applied for an account with Fidelity and was able to purchase a share of GameStop stock that day. (*See id.* ¶ 30). Each Plaintiff then sold his or her shares of the Relevant Securities on Robinhood between January 28, 2021, and February 4, 2021. (*See id.* ¶¶ 26–27, 31–32, 36–37, 40–41).

Injury and proposed class. According to Plaintiffs:

As a direct and intended result of Defendants [sic] contract, combination, agreement and restraint of trade or conspiracy, Defendants caused injury to Plaintiffs by restricting purchases of Relevant Securities. Robinhood deactivated the buy option on its platform and left Plaintiffs and Class members with no option but to sell or hold shares of the stocks on their platforms. Plaintiffs and Class members, faced with an imminent decrease in the price of their positions in the

Relevant Securities due to the inability of Retail Investors to purchase shares, were induced to sell their shares in the Relevant Securities at a lower price than they otherwise would have, but for the conspiracy, combination, agreement and restraint of trade. Additionally, Class members that would have purchased more stock in the Relevant Securities given the upward trend in price could not do so.

(*Id.* ¶ 410 (alterations added)).

Plaintiffs seek to certify the following class:

All persons or entities in the United States that held shares of stock or call options through Robinhood in GameStop Corp. (GME), AMC Entertainment Holdings Inc. (AMC), Bed Bath & Beyond Inc. (BBBY), BlackBerry Ltd. (BB), Express, Inc. (EXPR), Koss Corporation (KOSS), Nokia Corp. (NOK), Tootsie Roll Industries, Inc. (TR), or Trivago N.V. (TRVG) as of the close of market on January 27, 2021, and sold the above-listed securities from January 28, 2021 up to and including February 4, 2021 (the “Class Period”).

(*Id.* ¶ 55).

Alleged facts.

Mechanics of securities trading on Robinhood. Individual investors’ market share of U.S. equity trading has steadily increased since 2019 and has recently accounted for a third of all U.S. stock market trading. (*See id.* ¶¶ 92–93). When individual investors make investments on their own behalf, they execute their personal trades through websites, apps, and trading platforms provided by brokerage firms or other investment service providers. (*See id.* ¶ 6).

Robinhood Financial provides one such trading application to individual investors. (*See id.* ¶¶ 6, 43, 68). Robinhood Financial is one of the largest retail brokers in the United States — the trading demand of its over 31 million users substantially influences the movements of stock prices. (*See id.* ¶¶ 70–72).

Once a trade is placed on Robinhood Financial’s application, the customer’s cash and securities are custodied by Robinhood Financial’s clearing broker, Robinhood Securities. (*See id.* ¶ 83). Robinhood Securities services the customer’s account by executing, clearing, and settling the trade order. (*See id.*).

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