

STATE OF MICHIGAN  
IN THE 30TH JUDICIAL CIRCUIT COURT FOR THE COUNTY OF INGHAM

THE PEOPLE OF THE STATE OF  
MICHIGAN,

Plaintiff,

No. 25-4836-CP

v

HON. WANDA M. STOKES

CALTONS LAWN CARE &  
LANDSCAPING LLC, a Michigan limited  
liability company, ARON DEAN  
CALTON, an individual, LESLIE RENEE  
CALTON, an individual,

Defendants.

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Nicholas R. Tloczynski (P79148)  
Nicholas T. Sturos (P88005)  
Assistant Attorneys General  
Michigan Dep't of Attorney General  
Corporate Oversight Division  
P.O. Box 30736  
Lansing, MI 48909  
(517) 335-7632  
[TloczynskiN@michigan.gov](mailto:TloczynskiN@michigan.gov)  
[SturosN2@michigan.gov](mailto:SturosN2@michigan.gov)

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30TH CIRCUIT COURT

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**ORDER GRANTING MOTION FOR DEFAULT JUDGMENT**

At a session of said Court held in the City of Lansing,  
County of Ingham, State of Michigan,  
on the 13, day of January 2026.

PRESENT: WANDA M. STOKES  
Circuit Court Judge

In conjunction with a Complaint filed in the above-referenced matter, The  
People of the State of Michigan, represented by Attorney General Dana Nessel,

brought a motion for default judgment after previously obtaining defaults against Defendants Caltons Lawn Care & Landscaping LLC, Aron Dean Calton, and Leslie Renee Calton.

Now, for the reasons stated on the record, it is ordered as follows:

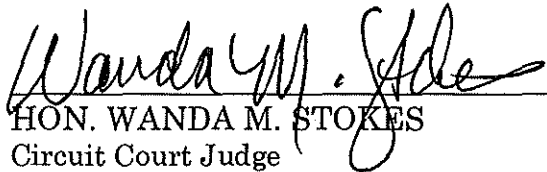
1. Defendants are held to have violated subsections 3(1)(n), (q), (u), and (y) of the Michigan Consumer Protection Act (MCPA).
2. Defendants are declared to have committed persistent and knowing violations of the MCPA and are held to be jointly and severally liable for civil fines totaling \$100,000. At her discretion, the Attorney General may make distributions of these funds to reimburse affected consumers.
3. The civil fines anticipated by paragraph 2 above are due sixty (60) days from entry of this order. All payments shall be made through a certified check or money order made payable to the State of Michigan that is delivered or mailed to Nicholas R. Tloczynski, Assistant Attorney General, Corporate Oversight Division, 525 W. Ottawa St., P.O. Box 30736, Lansing, MI 48909.
4. Defendants are permanently enjoined from refusing to refund \$2,078 to Ximena [REDACTED], \$630 to Daniel [REDACTED], \$2,800 to Roxanne [REDACTED] and all other deposits or prepayments for work not performed to similarly situated consumers. Further, Defendants are permanently enjoined from spending, assigning, transferring or otherwise dispossessing themselves of funds and assets that may be used to make refunds to the identified consumers and all those similarly situated.

5. Defendants Aron Dean Calton and Leslie Renee Calton, and any entity they create, own, or manage, are permanently enjoined from doing business in Michigan in which they are paid before the work is done.

6. Defendant Caltons Lawn Care & Landscaping LLC is permanently dissolved pursuant to MCL 450.4803(1)(c).

This Order is a final order, resolves the last pending claim, and closes the case.

**IT IS SO ORDERED.**

  
HON. WANDA M. STOKES  
Circuit Court Judge