

STATE OF MICHIGAN  
CIRCUIT COURT FOR THE 30th JUDICIAL CIRCUIT  
INGHAM COUNTY

DANA NESSEL, Attorney General  
of the State of Michigan on behalf of  
the People of the State of Michigan  
and the Michigan Gaming Control Board,

Case No. 26-1087-CZ

HON. ROSEMARIE E. AQUILINA

*Plaintiff,*

v.

KALSHIEX LLC,  
a Delaware corporation based in New York,

*DEFENDANT.*

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**[PROPOSED] ORDER GRANTING  
TEMPORARY RESTRAINING ORDER**

At a session of said Court held in Lansing, Michigan  
on June 29, 2026.

PRESENT: Honorable JUDGE ROSEMARIE E. AQUILINA  
Circuit Court Judge

This matter having come to be heard by the Court on Plaintiff's Emergency Ex Parte Motion for Temporary Restraining Order and Subsequent Preliminary Injunction, pursuant to MCR 3.310(B)(1), and after having reviewed the motion, brief in support, affidavit, and docket,

Michigan and its most vulnerable citizens are suffering and will continue to suffer immediate and irreparable harm absent relief from being exploited by Kalshi's

sports betting operation masquerading as an investment opportunity. *First*, Michigan's legalized gaming industry requires those who wish to place wagers to be 21 years of age or older. Kalshi, however, allows people to place wagers beginning at age 18. If Kalshi is allowed to continue to offer sports wagers, the potential irreparable harm on Michigan's youth would be profound. *Second*, Kalshi takes advantage of serious mental health issues without providing the protections that Michigan's regulatory structure was designed to do. *Third*, Kalshi eludes the comprehensive patron protection mechanisms found in Michigan's regulatory framework. *Fourth*, Kalshi's failure to comply with Michigan gaming law gives it a massive and unfair advantage over the entities that comply with Michigan's regulatory structure, which greatly disrupts the industry. *Fifth*, Kalshi is undercutting Michigan's funding for schools, compulsive gambling prevention, economic development, and first responders. *Sixth*, the City of Detroit uses its gaming taxes to fund public needs, including law enforcement, public safety, economic development, youth programs, and infrastructure. *Finally*, Kalshi's conduct negatively impacts Tribes by depriving them of the revenue they need to operate their governments and serve their citizens, while also ignoring their sovereignty.

**IT IS ORDERED** that Defendant KalshiEX, LLC ("Kalshi"), and its officers, agents, employees, attorneys, successor and assigns, and all other persons and entities who receive actual notice of the Order Granting a Temporary Restraining Order, whether acting individually or in active concert or participation with Defendant, directly or indirectly, through any corporation, trust or other device

(including, without limitation, through any entities affiliated with or created by an owner of the Defendant), are hereby enjoying from engaging in any activity in connection with sports wagering in the State of Michigan, including the following conduct:

1. Offering, listing, matching, executing, clearing, settling, or otherwise facilitating any contract, instrument, or product that constitutes internet sports betting as defined by MCL 432.403(s), to any person located in Michigan or through any platform or channel accessible in Michigan;
2. Accepting deposits, stakes, considerations, or fees in connection with any such internet sports betting contracts from any person located in Michigan;
3. Advertising, promoting, marketing, or soliciting participation in any internet sports betting contract to persons located in Michigan or using a Michigan address, including via websites, mobile apps, email, push notifications, social media, influencers, affiliates, or paid placements;
4. Permitting account creation, verification; funding, or maintenance by any person for the purpose of accessing, viewing, trading, or settling internet sports betting; and
5. Designing, launching, or operating products that are functionally similar to internet sports betting, including but not limited to single-game bets, teaser bets, parlays, over-under, moneyline, pools, exchange betting, in-game betting, proposition bets, and straight bets for any persons located in Michigan.

In order to comply with this order, Defendant shall utilize a third-party geolocation services provider licensed by the State of Michigan Gaming Control Board capable of ensuring compliance with the geofencing specifications of the Michigan Gaming Control Board Technical Bulletin No. 2024-03. Defendant may propose a third-party geolocation services provider that is licensed by a gaming regulator of another state, and the Court may determine whether such third-party is capable of ensuring compliance with the geofencing specifications of the Michigan Gaming Control Board Technical Bulletin No. 2024-03.

Given that Defendant's failure to adequately geolocate may limit Plaintiff's ability to identify ill-gotten gains for the purpose of disgorgement, Defendant shall pay a fine of \$120,000 per day<sup>1</sup> for each day that it does not comply with the geolocation requirements of this order.

This order shall remain in effect for 14 days, until July 13, 2026.

**IT IS SO ORDERED**

JUN 29 2026

**JUDGE ROSEMARIE E. AQUILINA P37670**

Circuit Court Judge

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<sup>1</sup> This amount is based on a conservative estimate taking Defendant's \$600 million/day trading volume, divided by 50 to approximate Michigan's share of the transactions, and taking 1% to estimate Kalshi's fees on those transactions.