

**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI  
AT INDEPENDENCE**

**JUSTIN KILLHAM, individually and on  
behalf of all others similarly situated,**

**Plaintiff,**

**v.**

**SWEEPSTEAKS LIMITED;**

**SERVE:**

13101 Preston Rd  
Ste 110-5027  
Dallas, TX, 75240

**ADIN ROSS; and**

**SERVE:**

14851 SW 21st St  
Davie, FL 33326

**AUBREY DRAKE GRAHAM**

**SERVE:**

10000 Champion Dr,  
Washington, TX 77880

**Defendants.**

**Case No.:**

**JURY TRIAL DEMANDED**

**CLASS ACTION PETITION**

**I. INTRODUCTION**

1. Defendant Sweepsteaks Limited operates the world's most popular and profitable online casino, Stake.com. With the company's revenue reaching \$4.7 billion in 2024, one of its founders touted, "Stake has hit a point now where I'm confident our betting volume is the highest in the world out of any casino, land-based or online." Despite its global dominance, which includes sponsoring a prestigious English Premier League soccer club (Everton), the Formula One racing

team Kick Sauber and multiple Mixed Martial Arts (MMA) and Ultimate Fighting Championship (UFC) fighters, Stake.com found itself during the emergence of online casino gambling blocked from entering the U.S. market, where online casino gambling is highly regulated and banned entirely in many states, including Missouri.

2. To evade these restrictions, Sweepstakes Limited created Stake.us (together, “Defendant” or “Stake”), which conducts online casino gambling in open violation of Missouri state gaming and consumer protection laws. Stake.us is a platform marketed to Missourians as a so-called “social casino” that does not permit real gambling. But Stake.us is a virtual clone of Stake.com, rebranded to mislead Missouri regulators and consumers into believing it offers harmless gameplay instead of an unlawful gambling platform.

3. On Stake.com, players buy chips, gamble and cash out their winnings—just like at a regular casino. But Stake knew that openly selling casino chips to U.S. customers would immediately expose Stake.us as an illegal online casino.

4. To hide the true nature of its online gambling operation, Stake asserts that the only chips it sells to consumers are tokens called “Gold Coins,” which can only be used for “casual” gameplay on the Stake.us platform, have no real-world value, and can never be cashed out. However, Stake bundles every purchase of Gold Coins with a second type of token called “Stake Cash” as a supposedly free bonus. Unlike Gold Coins, Stake Cash can be wagered on casino games and cashed out for real money at a fixed 1:1 ratio to the U.S. Dollar – exposing Stake Cash as a clear vehicle for real-money gambling.

5. Stake’s pricing structure for its American “social casino” confirms that the true purpose of these transactions is to sell Stake Cash—not Gold Coins. Every dollar spent buys players an equivalent amount of Stake Cash, plus an enormous quantity of nearly worthless Gold

Coins. For example, \$20 buys 20.05 Stake Cash (and 200,000 Gold Coins), \$50 buys 50.12 Stake Cash (and 500,000 Gold Coins), and so on. Despite Defendant's claim that players are purchasing harmless virtual tokens, the pricing structure and game play reveal that Stake Cash—not Gold Coins—is the real product Stake is selling to entice players into engaging in real-money gambling. The Gold Coins merely serve to deceive regulators and lure players under the guise of "safe" entertainment.

6. Virtual gambling is highly addictive and strictly regulated in Missouri. By law, games such as those offered online through Stake are illegal in Missouri. On April 23, 2025, the Missouri Gaming Commission issued a Public Service Announcement stating, in relevant part:

The Missouri Gaming Commission is issuing this Consumer Protection Alert to inform Missourians of a concerning nationwide trend that has made its way to Missouri. Fraudulent operators are falsely claiming that legitimate casinos in Missouri have launched online gaming platforms.

Advertisements have surfaced on social media feeds announcing Missouri Casinos are "going online." The advertisements use genuine photos from the casino websites to represent the corporation and specific Missouri casinos.

Online casinos are illegal in Missouri. Any claims otherwise should be treated as highly suspicious. These scams not only put players at a financial risk, but they also undermine the integrity of Missouri's regulated gaming industry. Due to their unregulated nature, MGC is unable to resolve complaints and disputes arising from unregulated and illegal gaming sites, leaving victims with little to no chance of recovering lost funds. It is important to remember that just because you can download the app, visit the website, and play the games, it does not mean it is a legitimate and legal gaming platform.<sup>1</sup>

By offering Stake Cash that can be wagered on games of chance over the Internet and redeemed for real money, Stake is operating an unlicensed and illegal online casino in Missouri.

---

<sup>1</sup>[https://www.mgc.dps.mo.gov/CommissionNews/CommNews/2025\\_PSA%20Fraudulent%20Online%20Casinos.pdf](https://www.mgc.dps.mo.gov/CommissionNews/CommNews/2025_PSA%20Fraudulent%20Online%20Casinos.pdf) (last viewed on Oct. 23, 2025).

7. Stake's deceptive trade practices have inflicted severe harm on the vulnerable in Missouri, and especially on individuals prone to gambling addiction and younger consumers targeted through Stake's "free play" marketing.

8. Stake, in fact, has flooded social media platforms in Missouri and elsewhere with slick ads, "influencer" videos and flashy visuals, making its games seem safe, fun and harmless. By masking its real-money gambling platform as just another "social casino," Stake creates exactly the kind of dangerous environment that Missouri gaming laws exist to stop. This deliberate deception exposes Missouri consumers to significant risks of financial ruin, psychological distress and gambling addiction.

9. In addition to the Stake entities named as a defendant herein, the so-called online "influencers" who post videos of themselves gambling in Stake.com's online casino through social media applications and thereby steer commercial traffic to Stake.com and Stake.us are liable for violating Missouri law. Stake in particular pays online influencer-Defendants Adin Ross ("Ross") and Aubrey Drake Graham ("Drake") each millions of dollars yearly to engage in promotional "livestream" online casino gambling with Stake.com – which, as the name implies, does indeed influence consumers in Missouri and elsewhere to gamble with Stake.us. But Drake and Ross do so under deeply fraudulent pretenses. To wit, when Ross and Drake purport to gamble online with Stake.com, they often do not do so with their own money despite telling the public in Missouri and elsewhere the opposite.<sup>2</sup> This fact is not shared with the public in Missouri by Stake and/or Ross

---

<sup>2</sup> See, e.g., <https://readwrite.com/drake-accused-of-playing-with-stakes-house-money-in-8-million-loss/> (last viewed on Oct. 24, 2025); <https://www.mediamatters.org/amazon/influencers-and-right-wing-figures-are-promoting-crypto-gambling-and-sports-betting-young> ("Many of these figures, including Ross, have landed major sponsorship deals with gambling companies and are sometimes given house money to gamble with, removing the actual risk associated with online gambling.") (last viewed on Oct. 24, 2025).



and/or Drake. These acts are deceptive, fraudulent and unfair and violate Missouri law.

10. Plaintiff, on behalf of himself and all others similarly situated, seek here recovery of gambling losses with Defendants, an award of class counsel's fees, an injunction against further violations, reimbursement of expenses and costs of suit as allowed by law and such other relief as the Court deems just and proper.

## **II. PARTIES**

11. Plaintiff Justin Killham lives in Independence, Missouri and lost money gambling in Defendants' online casino as a result of Defendants' wrongful trade practices as set forth further below, including within the last 3 months.

12. Defendant Sweepstakes Limited is a Cyprus Limited Company with its principal place of business located at 28 Oktovriou, 313 Omrania BLD, Limassol, CY-3105, Cyprus.

13. Defendant Adin Ross is an individual residing in Davie, Florida.

14. Defendant Aubrey Drake Graham is an individual residing in Washington, Texas.

## **III. JURISDICTION AND VENUE**

15. Jurisdiction is properly vested in this court because the claims for relief asserted herein arose here.

16. Venue is properly vested in this circuit and division pursuant to RSMo § 478.461(2) because the claims for relief asserted herein arose here.

17. Plaintiff does not plead, expressly or implicitly, any cause of action or request any remedy that arises under federal law.

18. Plaintiff hereby demands trial by jury on all claims to the extent permitted by law.

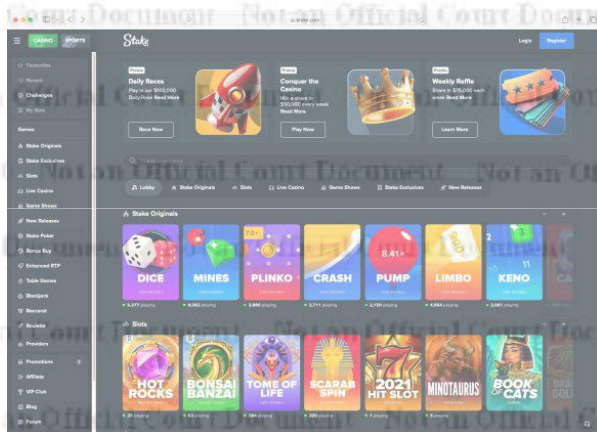
## **IV. FACTUAL ALLEGATIONS**

### **A. Defendant Stake is an Online Casino That Facilitates and Profits Enormously from Real-Money Gambling.**

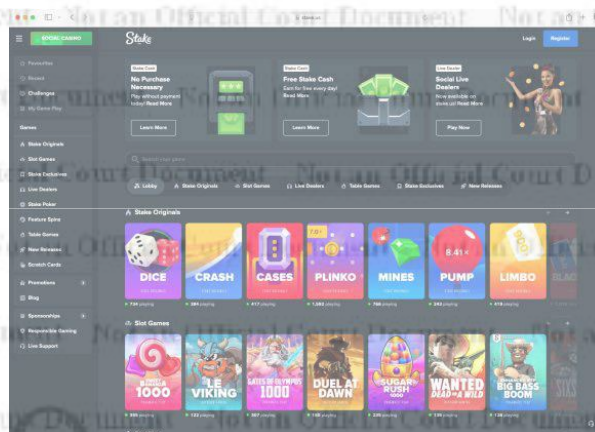
19. In the United States, lawful gambling has historically been limited to physical casinos or authorized venues where regulatory agencies and oversight bodies closely monitor gambling operations and enforce compliance with established standards. These controlled environments are designed to protect consumers by promoting fairness, ensuring transparency and maintaining safeguards against exploitation and misconduct.

20. With advancements in technology, gambling has expanded beyond physical venues to online platforms, creating new opportunities and challenges for regulators. States that permit online gambling have adapted their legal frameworks to uphold the same standards of consumer protection and regulatory accountability established for traditional casinos. In states where online casino gambling is permitted, casino platforms are required to operate transparently, offering clear money-for-chance exchanges that are explicitly acknowledged as gambling and are subject to strict regulatory oversight to ensure compliance with state laws.

21. Online gambling is not permitted in Missouri. This prohibition reflects the state's public policy against online gambling, ensuring that consumers are not exposed to the risks of fraudulent or predatory practices commonly associated with such operations, especially where, as here, they are accessible 24 hours-a-day, 7 days-a-week through computers and mobile devices. Despite Missouri's clear prohibition on online casino gambling, Stake.us operates as a thinly disguised copy of Stake.com that is accessible to Missourians – in other words, an openly acknowledged online casino gambling site. Indeed, a side-by side comparison of the two platforms reveals that Stake.us is virtually identical in appearance and layout to Stake.com, as illustrated by Figures 1 and 2, below:



(Figure 1, Defendant Stake.us)



(Figure 2, Defendant Stake.com)

22. Both websites prominently feature many of the same casino games and share identical color schemes, graphics, logos, visual themes and have virtually indistinguishable user interfaces. These similarities are no accident—Stake.us was deliberately created as a replica of Stake.com’s highly profitable gambling platform in an attempt to evade state gambling regulations such as those in Missouri. As discussed below, the Stake.us casino platform allows players to purchase and wager “Stake Cash” – which is a series of digital tokens that, like chips in a brick-and-mortar casino, can be redeemed at a 1:1 ratio to the U.S. Dollar – on games of chance, including slot machines, bingo, blackjack, roulette and other casino-style offerings. Effectively, then, Stake operates an unlicensed and illegal online casino within Missouri.

#### **B. Stake’s Platform Provides Games of Chance That Replicate An Authentic Casino Experience.**

23. Stake provides players with online casino-style games, including virtual slot machines, bingo, scratch cards and roulette. These games are designed to be pure games of chance, with outcomes entirely dictated by algorithms simulating randomness. Players have no genuine ability to influence outcomes through skill or strategy. Stake recognizes this, touting that its “[s]lot



games are fun games of chance”<sup>3</sup> and that its “[s]cratch card games are a game of luck.”<sup>4</sup>

24. A game of chance involves any activity where an outcome is determined predominantly by chance rather than skill. Defendant’s games fall squarely within this concept because players wager Stake Cash on virtual casino-style games whose outcomes are determined exclusively by random number generators (“RNGs”),<sup>5</sup> precisely replicating the randomness and unpredictability of physical slot machines and other chance-based games found in brick-and-mortar casinos. Defendant aggressively emphasizes the purely chance-based nature of its games to entice players with the prospect of substantial payouts. Stake frequently promotes the potential for large winnings on its branded social media channels, as illustrated in Figure 3 below:



(Figure 3)

<sup>3</sup> <https://stake.us/casino/home> (last accessed Sept. 28, 2025).

<sup>4</sup> <https://stake.us/casino/group/iconic21> (last accessed Sept. 28, 2025).

<sup>5</sup> There can be no dispute that Stake’s games are considered “games of chance”, as Stake admits that its RNGs use “an algorithm that produces a random sequence of numbers which cannot be predicted. RNGs are at the core of online slot games and virtual table games, providing the excitement that makes them so entertaining to play.” <https://stake.us/blog/understanding-random-number-generators-rngs> (last accessed Sept. 28, 2025).



25. Figure 3 prominently advertises a massive payout on Stake's "Sugar Rush 1000" slots game, where a small wager of 5 Stake Cash resulted in a 63,623.50 Stake Cash win—a multiplier of 12,724.70 times the original bet. This form of marketing strategically exploits consumers' hope for enormous returns despite slim odds. The Sugar Rush 1000 game itself is depicted in Figure 4 below:



(Figure 4)

26. The absence of skill components further underscores the games' reliance on chance. For instance, virtual slot machines require only the push of a button to spin reels whose outcomes are entirely RNG-determined. Similarly, bingo and scratch cards depend exclusively on random chance, offering players no opportunity to influence outcomes. Defendant purposefully replicates key features of licensed casino games to deliver an authentic gambling atmosphere. The visual design—including spinning reels, celebratory animations, jackpot notifications, and dynamic audio effects—is intentionally crafted to trigger psychological responses identical to those

experienced in traditional casinos.

27. By offering these games of chance, Defendant is operating an unregulated online casino in violation of Missouri law. Defendant's deliberate creation of realistic casino experiences reinforces the unlawful nature of its operations and amplifies the risks to Missouri residents.

28. But Defendants do not stop at virtual slots or simulated games. To further enhance authenticity, Stake offers "Live Dealer Games" which it describes as allowing players to "interact with human dealers" and experience "what it would be like to be at a land-based casino while you're sitting comfortably at home behind your computer screen or on your mobile device."<sup>6</sup> Stake explained how Live Dealer Games function in a February 4, 2024, blog post, a screenshot from which is shown below in Figure 5:<sup>7</sup>

### How Do Live Dealer Games Work?

Live dealer games are filmed in a studio with a human dealer and are uploaded in a live stream for your enjoyment. As a result, they provide a hybrid experience between playing online casino games and playing at physical casinos.

Rather than relying solely on RNG games, live dealer games utilize real cards and real tables, offering you a much more realistic and immersive experience.

This makes live dealer games extremely popular amongst online gamers, as you can see the roulette wheel spin or the cards being dealt in real time by your casino games hosts.

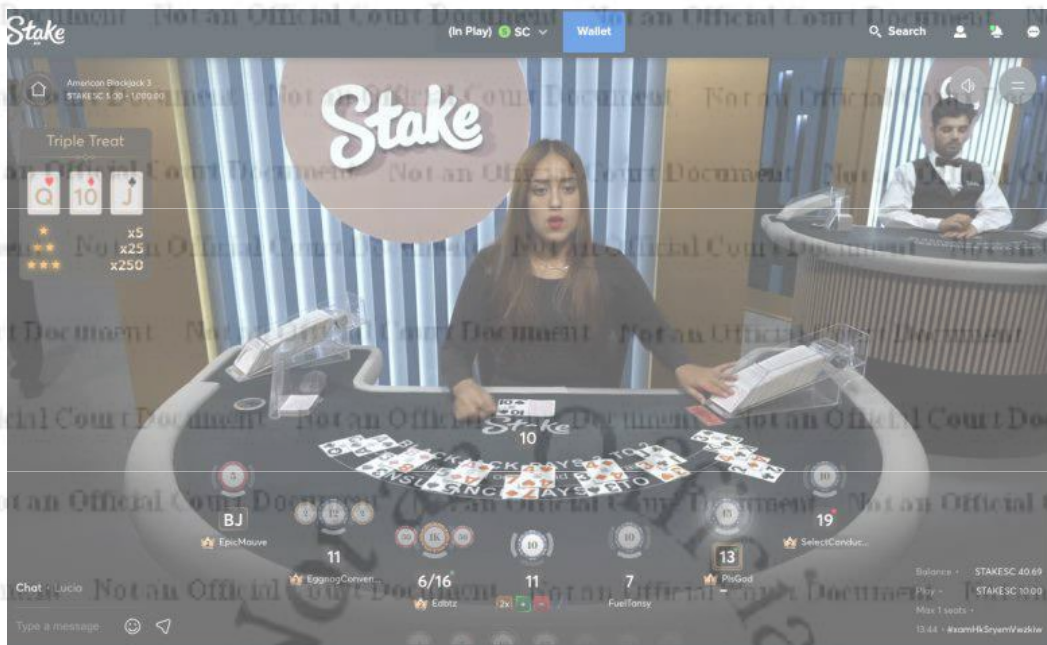
(Figure 5)

29. Stake's Live Dealer Games feature professionally trained dealers seated at real casino tables, using physical playing cards, roulette wheels, and other genuine casino equipment, as depicted in Figures 6 and 7, below:

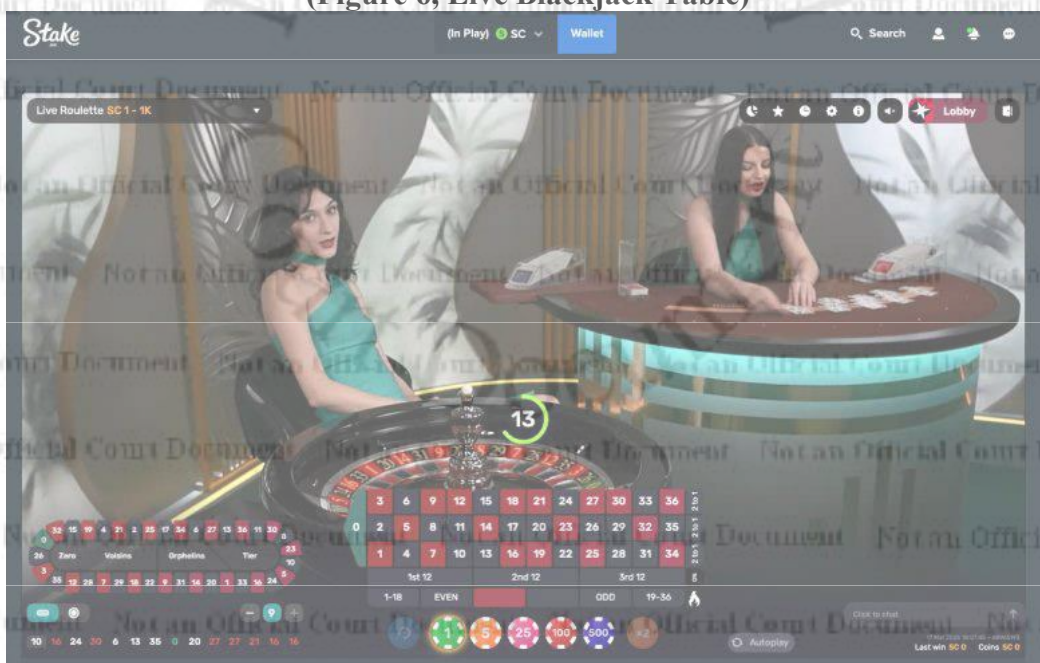
<sup>6</sup> <https://stake.us/blog/how-to-play-live-dealer-games> (last accessed Sept. 28, 2025).

<sup>7</sup> *Id.*





(Figure 6, Live Blackjack Table)



(Figure 7, Live Roulette Table)

30. At these Live Tables, players wager Stake Cash, communicate via live chat with dealers and other players, and watch as dealers physically handle cards or spin the roulette wheel in real time. The realistic, immersive nature of these live dealer interactions intensifies the gambling experience, rendering it indistinguishable from gambling at traditional casinos. For

example, Figure 6 illustrates a live blackjack session, where participants actively wager Stake Cash directly against the dealer. Similar to traditional casinos, players directly win or lose real money based on each hand's outcome, reinforcing the genuine gambling environment that Stake carefully cultivates.

31. By offering these chance-driven, realistic casino experiences online, Stake violates Missouri law, which strictly prohibits Internet casino gambling to protect consumers. Stake's conduct fosters precisely the addictive, financially ruinous and psychologically damaging activities that Missouri law aims to prevent. This blatant disregard for regulations underscores the urgent need to protect consumers from Stake's unlawful and predatory practices.

### **C. Stake's Dual Currency System**

32. Although Stake.com openly operates as the largest online casino in the world, it is barred from offering real-money gambling to consumers in the United States. To circumvent this prohibition, Stake created Stake.us, a nearly identical clone of Stake.com that is rebranded as a free-to-play "social casino." Unlike at Stake.com, Stake prominently represents that the Stake.us "PLATFORM AND GAMES DO NOT OFFER REAL MONEY GAMBLING."<sup>8</sup> (emphasis in original.) This construct relies entirely on a dual-currency system intentionally designed to obscure the fact that players are engaging in real-money gambling.

33. Missouri players on Stake.us are introduced to two types of virtual currency: Gold Coins ("GC"), which hold no monetary value and are marketed as being solely for entertainment purposes, and Stake Cash ("SC"), which can be redeemed for real money at a 1:1 exchange rate to the U.S. Dollar and serves as the true currency of Defendant's illegal gambling operations. Gold Coins are presented as the primary currency for casual gameplay. Players can earn a limited

---

<sup>8</sup> <https://stake.us/policies/terms> (last accessed Sept. 28, 2025).



number of Gold Coins through daily logins or promotions and thereafter may purchase more Gold Coins to keep playing. Stake makes it clear that “Gold Coins are a virtual currency with no monetary value and can only be used for fun play. They cannot be redeemed.”<sup>9</sup>

34. Stake Cash, on the other hand, is the true currency driving Stake’s unlawful online gambling operations. Although Stake markets Stake Cash as merely a bonus token included with Gold Coin purchases, Stake Cash has direct monetary value and can be redeemed at a fixed 1:1 ratio with the U.S. Dollar. Stake requires players to purchase Gold Coins and redeem Stake Cash using FIAT or cryptocurrency, including Bitcoin and Ethereum.<sup>10</sup> To that end, Stake explicitly informs players that: Stake Cash will be redeemable at an implied rate of 1 Stake Cash per 1 USD. As such, the amount of cryptocurrency that can be redeemed per 1 Stake Cash will be determined by the market price of that cryptocurrency in USD at the time of such redemption. Thus, despite Stake’s deceptive claims, Stake Cash functions as real currency by directly linking virtual wagers to actual monetary value, allowing players to seamlessly convert their virtual gambling winnings into real-world money.

35. Though Stake tells players that no purchase is necessary to obtain Stake Cash, this representation is highly misleading. Players may acquire limited free Stake Cash through occasional promotions – such as receiving a single Stake Cash per day as a “Daily Login Bonus” or five Stake Cash by completing a cumbersome mail-in request – but these methods are deliberately obscure, impractical, and insufficient for regular gameplay. Ultimately, once a player’s promotional Stake Cash is exhausted, the only viable way to continue gambling is to purchase additional Stake Cash. To obtain more Stake Cash, players must buy coin bundles

---

<sup>9</sup> <https://help.stake.us/en/articles/6453222-redeeming-rewards> (last accessed Sept. 28, 2025).

<sup>10</sup> <https://help.stake.us/en/articles/6453199-how-to-make-a-purchase-with-crypto-on-stake-us> (last accessed Sept. 28, 2025).

containing both Gold Coins and Stake Cash. Stake characterizes these transactions as primarily Gold Coin purchases with Stake Cash supposedly included as a “free” bonus. However, the pricing structure makes it clear that players are actually paying for Stake Cash.

36. For every dollar spent on the coin bundles, players receive a nearly equivalent amount of Stake Cash, as illustrated in Figure 8, below. For example, a bundle of 200,000 Gold Coins and 20.05 Stake Cash costs \$20, a bundle of 500,000 Gold Coins and 50.12 Stake Cash costs \$50, and a bundle of 3,000,000 Gold Coins and 300.75 Stake Cash costs \$300. This pricing structure shows that Gold Coins serve only as a superficial disguise for the transaction of Stake Cash.



(Figure 8)

37. Upon information and belief, Stake players regularly buy additional coin bundles when they run out of Stake Cash, even when they already possess hundreds of thousands or even millions of unused Gold Coins. The fact that players are making these repeated purchases when they have ample Gold Coins confirms that these transactions are driven entirely by the desire to obtain Stake Cash for real money gambling, rather than for the Gold Coins that Stake claims to sell.

38. Stake's dual-currency structure transforms what appears to be an innocuous gaming platform into an unregulated online casino where players use real money to gamble on games of chance. Courts throughout the country have found that when players spend money to obtain more "entries" or "bonus currency" despite already possessing unused amounts of the purported product (here, Gold Coins), there is unmistakable evidence that the "sweepstakes" or "promotion" is merely a front for gambling.

**D. Stake Calls Itself a "Social Casino" to Lure Consumers and Hide Its Illegal Gambling Operation.**

39. Stake promotes itself as a "Social Casino" to avoid gambling regulations and reassure potential players that it offers casino-style games purely for entertainment, without real money stakes. Stake explains to consumers that:

A Social Casino refers to an online platform that offers casino-style games for entertainment purposes, without involving real money. Instead, we use tokens (Gold Coins and Stake Cash). Users can enjoy a variety of casino games, such as slots, roulette and blackjack, but with the use of virtual currency—tokens—rather than real money. Platforms like ours are focused on creating a social and interactive gaming experience, allowing players to connect with friends, share achievements, and participate in virtual communities.<sup>11</sup>

<sup>11</sup> <https://help.stake.us/en/articles/8570538-what-is-a-social-casino-and-sweepstakes> (last accessed on Sept. 28, 2025).

40. As part of its scheme to brand itself as a mere “social casino,” Stake explicitly and fraudulently represents to consumers through its terms of service that its “PLATFORM AND GAMES DO NOT OFFER REAL MONEY GAMBLING.” (emphasis in original). Stake even goes so far as to represent that its “social casino has been tailor-made to provide the ultimate social, safe and free gaming experience.” (emphasis added). These false representations intentionally mislead consumers into believing that they are participating in harmless gameplay rather than actual real-money gambling, even when wagering with Stake Cash.

41. Stake further attempts to give consumers in Missouri (and elsewhere) additional comfort that they are not violating the law by identifying certain states where the platform is prohibited, thus creating the false and deceptive impression that Stake is being transparent about the legality of its platform. Stake tells consumers that users in the “Excluded Territories” of Washington, New York, Nevada, Idaho, Kentucky, Michigan, Vermont, new Jersey, Delaware, West Virginia, Pennsylvania, Rhode Island, Connecticut, Maryland, Louisiana, Montana and Arizona may not use the site.<sup>12</sup> Indeed, Stake represents to consumers that it “operate[s] within the legal frameworks of states that permit Social Casino platforms” and that “[n]ot every state falls under this category, so to prevent misuse, we need to ensure that our customers come from the allowed states, *steering clear of those where our services aren’t legally permitted.*”<sup>13</sup> (emphasis added). Stake’s terms of service also purport to exclude consumers in these states from its platform. However, once consumers join, the platform’s carefully designed features start to funnel them away from casual gameplay (using Gold Coins) and into real-money gambling (using Stake Cash). Indeed, Stake deceptively describes Stake Cash as just another virtual token with “no cash value”:

---

<sup>12</sup> <https://stake.us/policies/terms> (last accessed Sept. 28, 2025).

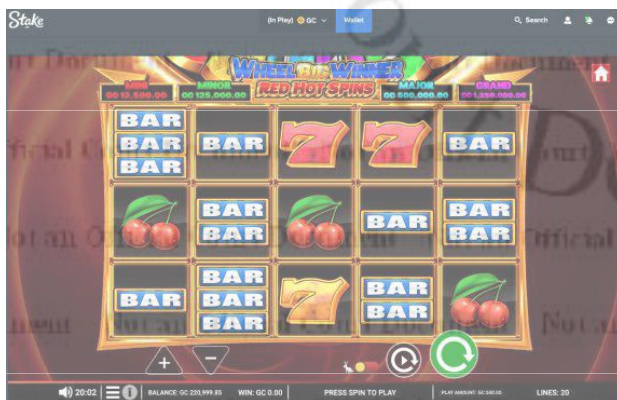
<sup>13</sup> <https://help.stake.us/en/articles/8570611-why-do-i-need-to-verify> (last accessed Sept. 28, 2025).



Stake Cash is our virtual token currency, and this token-like Gold Coin—has no cash value. You may receive it as a free bonus with a Gold Coin bundle purchase, or obtain it up through cool promotions we offer on the platform. Not to forget the daily bonuses! Oh, and guess what? Stake Cash isn't just a token; you can redeem it for crypto prizes.<sup>14</sup>

42. This representation is intentionally misleading. As discussed above, Stake Cash has direct monetary value and serves as the core component of Stake's gambling operation. Thus, while Stake publicly portrays itself as a harmless "social casino," it purposefully disguises the true nature of its platform, trapping unsuspecting consumers into real-money gambling under the guise of casual entertainment.

43. Stake reinforces this deception through a carefully designed interface that seamlessly transitions players from casual gameplay using Gold Coins to gambling real money with Stake Cash, as illustrated below in Figures 9 and 10, which depict Stake's casino-style slot game, Wheel Big Winner:



(Figure 9, Wagering Gold Coins)



(Figure 10, Wagering Stake Cash)

44. At the top of every game on Stake's platform are toggles that enable players, with just a single click or tap, to switch between wagering non-monetary Gold Coins and Stake Cash. Figure 9 illustrates the game screen when a player wagers Gold Coins, and Figure 10 illustrates

<sup>14</sup> <https://help.stake.us/en/articles/6389246-sweep-coins-stake-cash> (last accessed Sept. 28, 2025).

the seamless shift to wagering Stake Cash. This simple toggle mechanism is designed to make it as easy as possible for players to transition from casual, risk-free play to gambling with real world stakes. Players who start out playing for fun—believing they are enjoying a harmless, “social” casino experience—can quickly and effortlessly shift to risking actual money without fully appreciating the financial consequences.

45. For these reasons, many players are misled into believing they are engaging in harmless gaming, only to find themselves spending significant sums of money chasing Stake Cash winnings. Stake’s platform uses celebratory animations, sound effects, and other psychological triggers (hallmarks of traditional slot machines) to keep players engaged and spending. This manipulation disproportionately affects vulnerable populations, including individuals susceptible to gambling addiction, who may not recognize the financial stakes until they have already suffered significant losses.

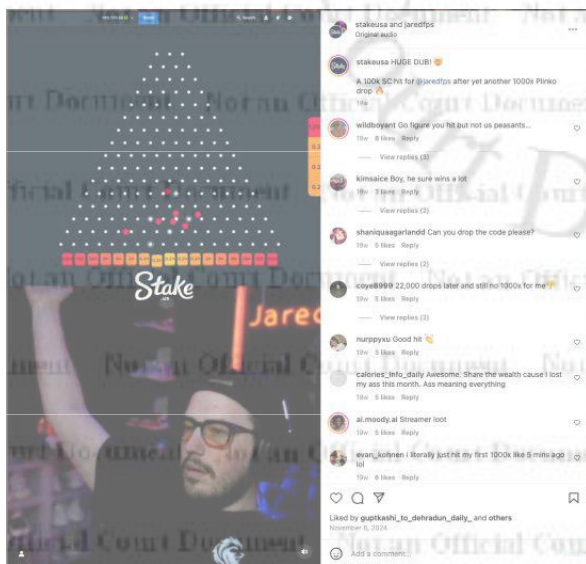
46. To make matters worse, Stake imposes confusing “playthrough” requirements that make it more difficult for players seeking to redeem their winnings: For every amount of Stake Cash that you receive as a bonus alongside your purchase of Gold coins, you would need to play it through at least 3x over before redemption is available. So only Stake cash received alongside your purchase would have a rollover. Here is an appropriate example: If you purchase Gold coins and receive 10 Stake cash as a bonus, you are required to play through with at least 30 Stake cash before redemptions are available. After you complete the rollover you are free to redeem prizes with those funds, however if you, in the meantime, receive more Stake Cash alongside a new purchase Redemption section will still be locked until that amount of Stake Cash is played through 3X.

47. In other words, players must repeatedly wager their Stake Cash winnings three

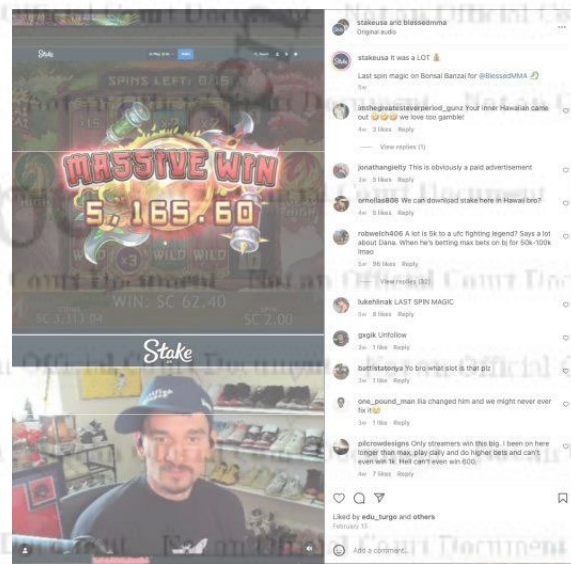
times before they can redeem them for real money. This convoluted “playthrough” requirement significantly restricts players’ ability to withdraw their winnings and compels them to keep gambling, thereby increasing their risk of further losses. Such deceptive practices not only underscore the fundamentally gambling-oriented nature of Stake’s platform but also highlight the substantial risks it poses to unsuspecting users initially drawn in by promises of harmless entertainment.

**E. Stake Aggressively Employs “Influencers” Like Ross and Drake on Social Media to Market its Online Casino Gambling.**

48. Stake leverages extensive social media campaigns to promote Stake, reaching millions of consumers across platforms such as Instagram, TikTok, and X. Stake’s advertisements frequently feature videos of prominent influencers and celebrities gambling with Stake Cash and winning massive amounts, as illustrated in Figures 11 and 12 below:



(Figure 11)



(Figure 12)

49. Figures 11 and 12 show screenshots of videos featuring paid influencers that Stake has prominently posted on its Instagram account. Figure 11 depicts an influencer known as “jaredfps” winning 100,000 Stake Cash playing Stake’s Plinko game, promoted with the caption,



“HUGE DUB! A 100k SC hit for @jaredfps after yet another 1000x Plinko drop.” Figure 12 depicts influencer “blessedmma” winning over 5,000 Stake Cash while playing the “Bonsai Banzai” slots game. These influencer videos emphasize large monetary rewards using celebratory animations and visuals of virtual coins cascading across the screen, enhancing the allure of gambling. By showcasing popular influencers achieving substantial wins, Stake strategically employs social proof and aspirational marketing to give the misleading impression that large payouts are common, enticing users to shift from casual play into real-money gambling with Stake Cash.

50. Stake also routinely publishes social media posts highlighting enormous player wins across various casino-style games, intentionally spotlighting the potential for massive returns from modest wagers. As illustrated in Group Figure 13, below, these posts feature eye-catching graphics to highlight extraordinary outcomes, such as a 16,907.50x multiplier on the “Joker Jam” slot that turned just 2 Stake Cash into 33,815 Stake Cash, a 606,960 Stake Cash payout on “Drac’s Stacks,” and an astounding 500,000 Stake Cash win from a single game of Keno:



(Group Figure 13)

51. These large payouts frequently promoted by Stake – such as the Joker Jam win of approximately 17,000x, Drac’s Stacks win of 6,000x, and the Keno win of 500x – represent highly

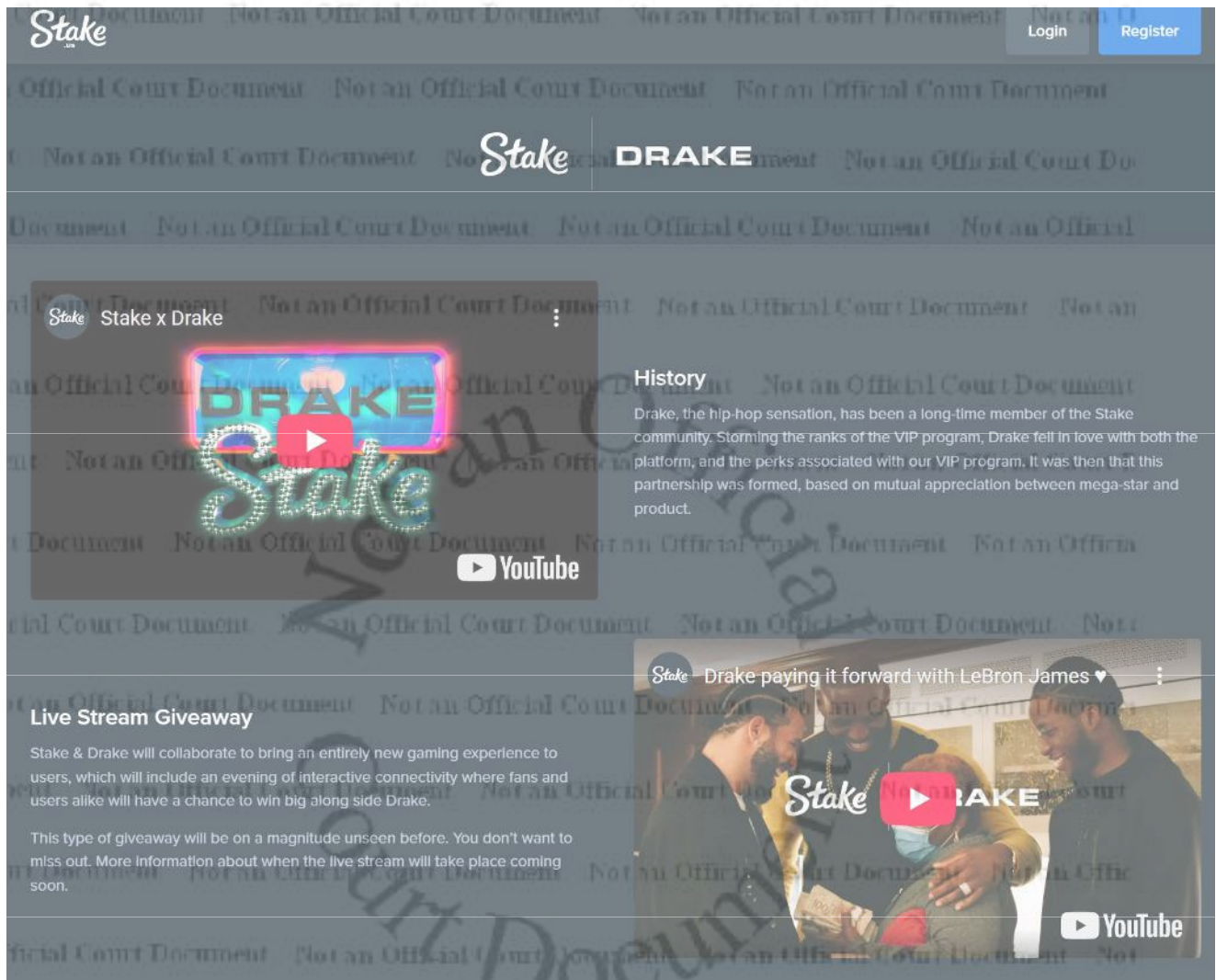


improbable events. Industry research suggests that a win exceeding 16,000x occurs less than once in tens of millions of spins, while a 6,000x payout typically occurs fewer than once per several hundred thousand attempts, and even a 500x return has less than a 0.01% probability per spin.<sup>15</sup> By prominently advertising these exceedingly rare outcomes, Stake exploits players' cognitive biases, creating a misleading impression that such extraordinary wins are achievable and frequent, thereby encouraging impulsive and risky gambling behaviors. Stake's deliberate use of this deceptive marketing tactic exploits consumers' cognitive biases, driving them to make impulsive wagers and chase unrealistic payouts, often resulting in significant financial losses and gambling-related harm.

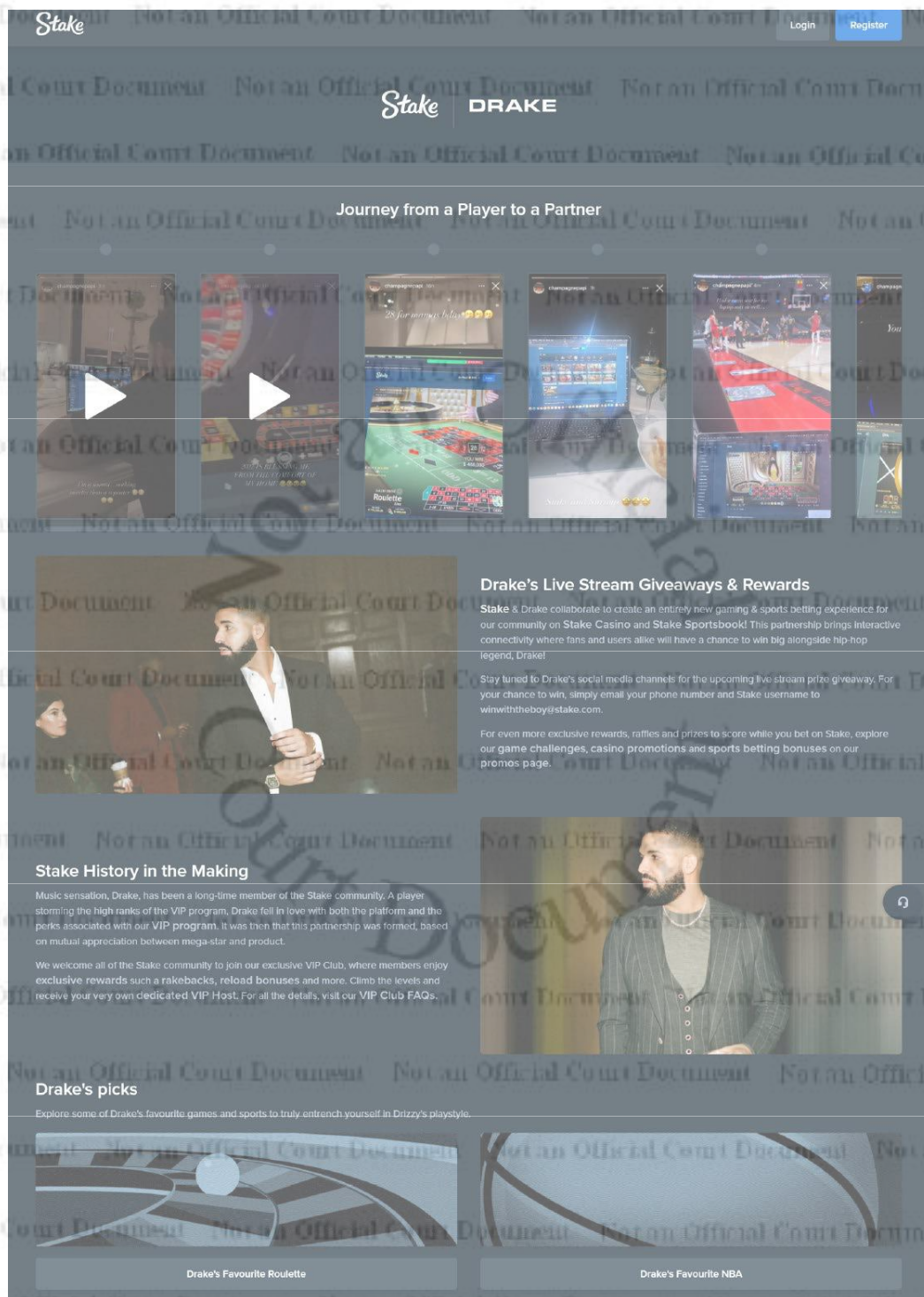
52. Stake also heavily promotes itself through celebrity endorsements and major sports sponsorships. Its most prominent partner is the internationally famous rapper and Defendant Drake, whose public wagering of enormous sums on Stake.com has created what industry experts call the "Drake Effect"—massively boosting the Stake brand's popularity, especially among younger, impressionable audiences who admire Drake's glamorous lifestyle. Drake is also directly sponsored by both Stake.us and Stake.com, which prominently feature him on their webpages, strategically using his celebrity influence to encourage impressionable users to gamble. Stake.us boasts that Drake "has been a long-time member of the Stake community" after which a "partnership was formed" where "a new gaming experience" will allow users to "have a chance to win big along side Drake. This type of giveaway will be on a magnitude unseen before."

---

<sup>15</sup> See, e.g., <https://www.gamblingcommission.gov.uk/public-and-players/guide/return-to-player-how-much-gaming-machines-payout> (last accessed Sept. 24, 2025).



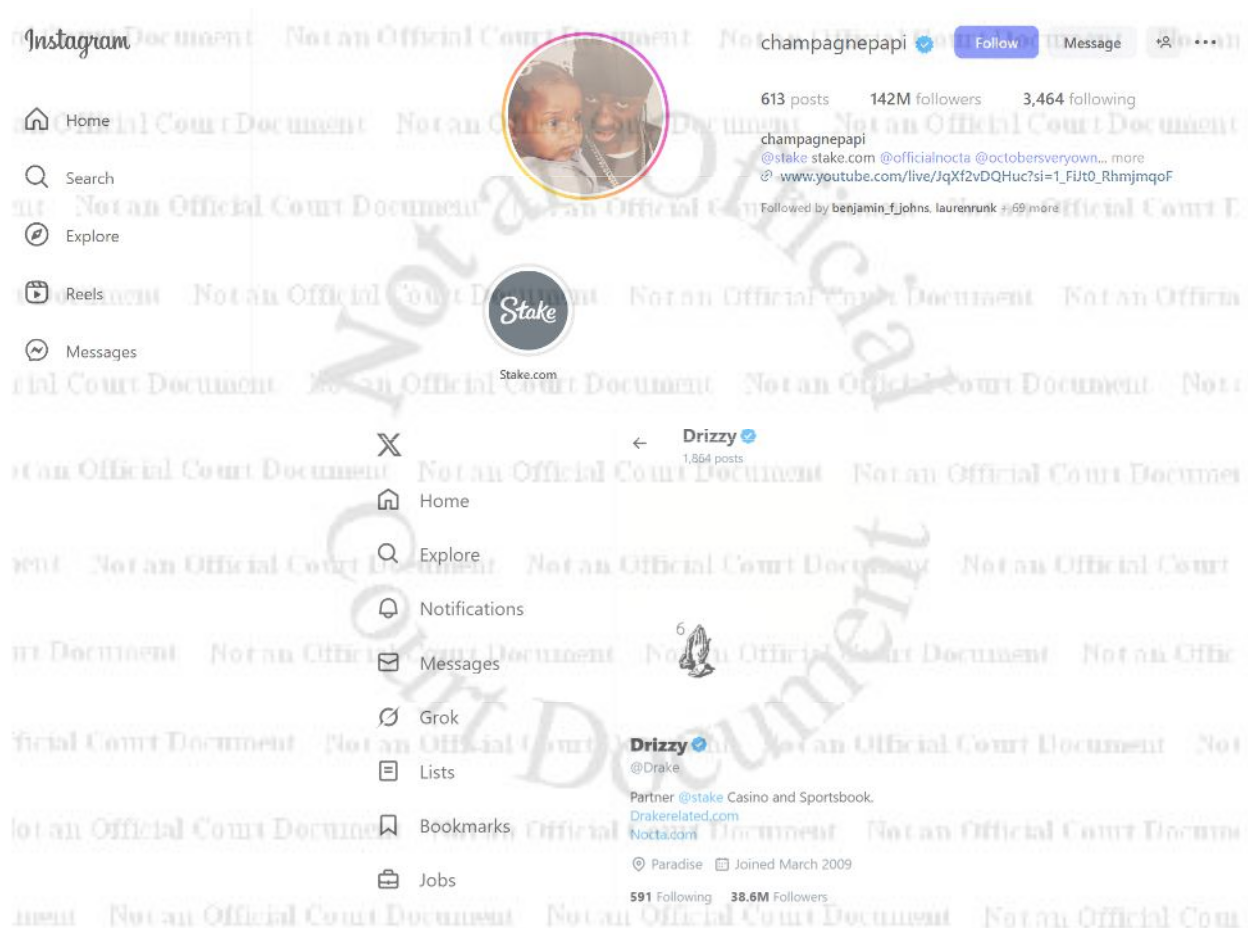
53. Drake's involvement is further described on Stake.com as a "Journey from a Player to a Partner" and touts "Drake's Live Stream Giveaways & Rewards" as well as his "Stake History in the Making."



54. Even Drake's official Instagram account ("champagnepapi") and X account ("Drizzy") prominently display his partnership with Stake, which reach over 142 million and 38 million followers respectively. That placement puts it ahead of his other ventures, including Nocta



(his Nike sublabel), October's Very Own (his record label), Better World Fragrance House, and even his official fan club. On one of the most-followed accounts in the world, this kind of visibility elevates Stake far beyond the typical world wide web platform—it becomes a centerpiece of Drake's brand ecosystem.

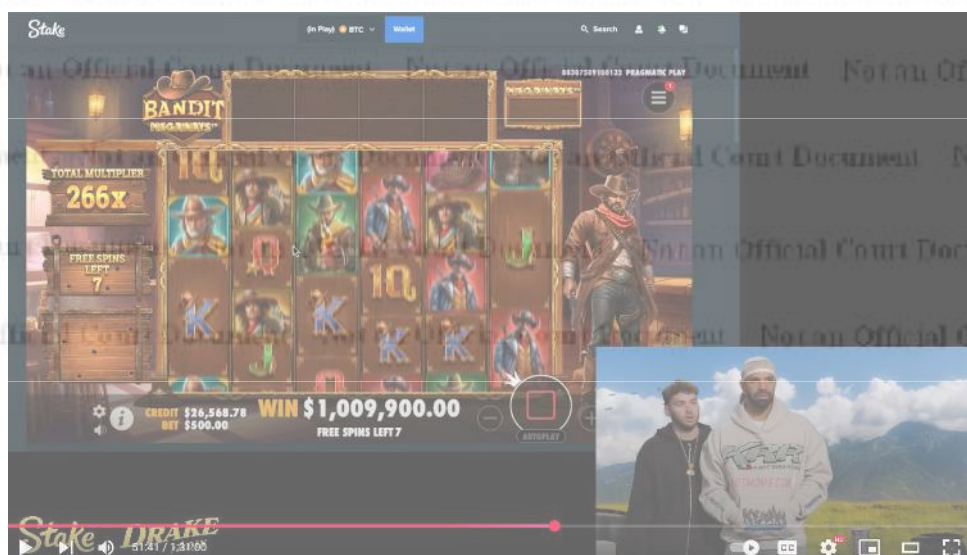
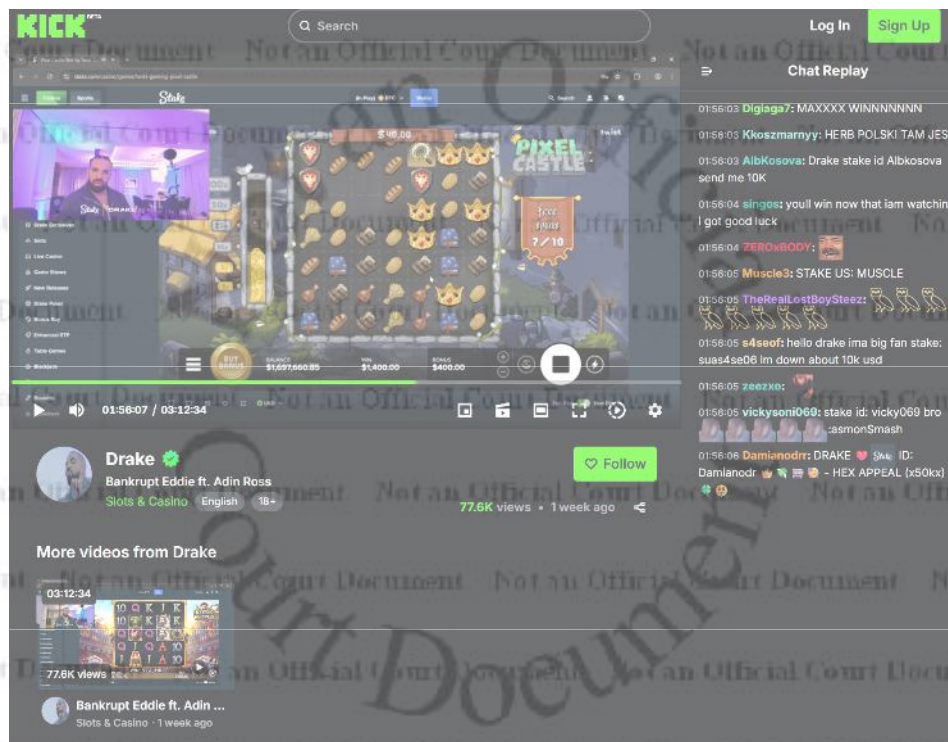


55. Drake and Ross livestream betting on platforms like Kick.com (“Kick”), which is also backed by the founders of Stake.<sup>16</sup> In late 2022, the founders funneled Stake profits into launching Kick—built to rival the earlier-developed livestream platform Twitch.com (“Twitch”)—just months after Twitch blacklisted Stake ads over consumer protection concerns.<sup>17</sup>

<sup>16</sup> See <https://www.forbes.com.au/news/billionaires/how-stake-made-australias-ed-craven-a-crypto-billionaire/> (last accessed Sept. 8, 2025).

<sup>17</sup> *Id.*

In response, they revived Stake's original playbook: relaxed rules, generous payouts, and aggressive creator incentives. Kick offered streamers 95% of subscription revenue—nearly double Twitch's cut—and signed top talent with multimillion-dollar deals. The platform quickly made waves, but its loose moderation policies attracted controversial figures and questionable content, complicating its path to mainstream ad partnerships.



56. But Drake's role as Stake's unofficial mascot is quietly corrosive—he's glamorizing the platform to millions of impressionable fans, many of whom treat his wild betting habits like gospel. What makes it even more unsettling is that Stake apparently fronts Drake and Ross "house money," so any reported losses are part of a marketing tactic designed to draw attention. Stake's influencer marketing, especially through Drake and Ross, is directed among others at teenagers in Missouri and in other states.<sup>18</sup>

57. As one industry commentary puts it:

Drake becoming Stake's cultural mascot is insidious—he's marketing the app to millions of aspirational obsessives, turning his fanbase into a horde of gambling degenerates who trust their favorite influencers' baseless "calls" with divine faith. It's astrology for boys nursed on Barstool. It's even darker because Stake likely gives Drake credit to use for promotions, so there are no stakes to him going berserk with bets. He always wins.<sup>19</sup>

58. Another industry perspective states:

Ross is an example of influencers . . . who are promoting crypto gambling and sports betting ventures to their young audiences. Many of these figures, including Ross, have landed major sponsorship deals with gambling companies and are sometimes given house money to gamble with, removing the actual risk associated with online gambling.<sup>20</sup>

59. Stake's and Drake's and Ross's conduct here threatens the welfare of Missouri residents and especially its young people. The National Institutes of Health in a 2021 white paper observed that "[d]espite its illegality among adolescents, online gambling is a common practice,

---

<sup>18</sup> See, e.g., <https://www.mediamatters.org/amazon/influencers-and-right-wing-figures-are-promoting-crypto-gambling-and-sports-betting-young> ("Influencers are promoting these games to young viewers as gambling addiction rises among adolescents and horror stories about streamers and followers draining their bank accounts are popping up across the internet." (last accessed Oct. 10, 2025).

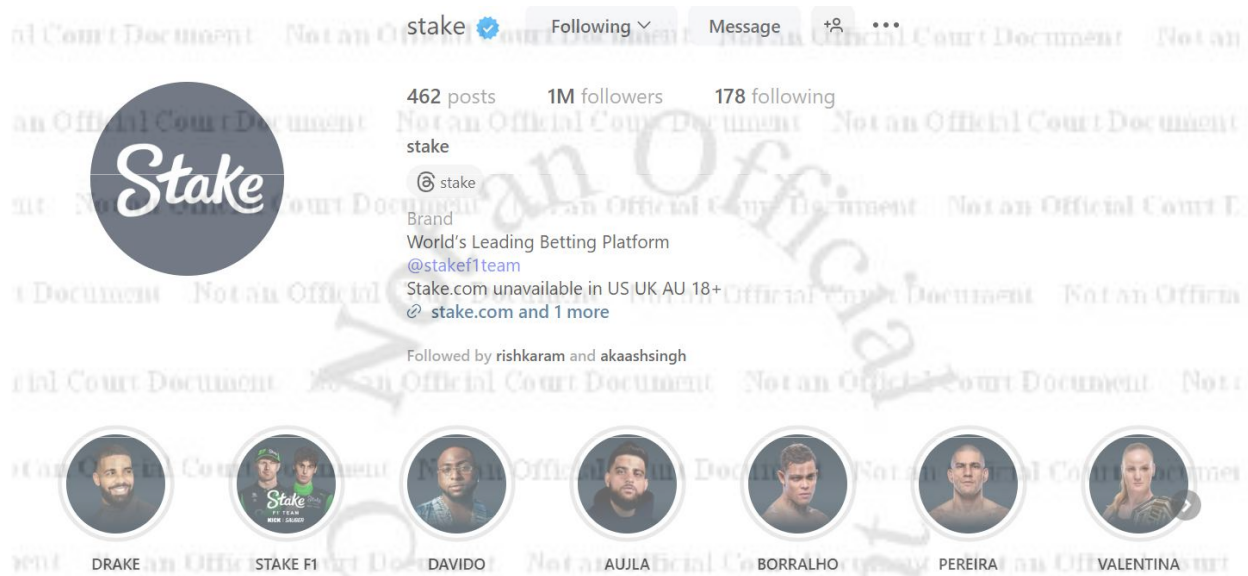
<sup>19</sup> See <https://pitchfork.com/thepitch/on-drakes-gambling-streams-everybody-loses/> (last accessed Oct. 10, 2025).

<sup>20</sup> See <https://www.mediamatters.org/amazon/influencers-and-right-wing-figures-are-promoting-crypto-gambling-and-sports-betting-young> (last accessed Oct. 10, 2025).



which puts their mental health and well-being at serious risk.”<sup>21</sup>

60. Stake similarly sponsors global sports franchises and famous athletes, including Everton FC in the English Premier League, the Formula One racing team Kick Sauber and multiple MMA and UFC fighters including Israel Adesanya, who also post for Stake.



These partnerships associate Stake with the excitement and legitimacy of elite professional sports. The point of Stake’s aggressive sponsorship strategy is clear: by linking itself with globally admired celebrities and teams, Stake aims to normalize online gambling, increase consumer trust and disguise the risks of gambling behind an appealing entertainment-focused image.

61. Critically, Stake.us and Stake.com sponsor the exact same celebrities and sports teams, further demonstrating that Stake.us is simply a strategic copy of Stake.com, deceptively rebranded as a “social casino” to evade gambling regulations.

62. Through its targeted and misleading marketing, Stake attracts users who remain largely unaware of the financial and emotional dangers involved, allowing Stake to maximize

<sup>21</sup> See <https://pmc.ncbi.nlm.nih.gov/articles/PMC8997231/> (surveying public health risks posed by online casino gambling) (last accessed Oct. 10, 2025).

profits while escaping the accountability, oversight, and consumer protections required of legitimate gambling operations.

## V. CLASS ACTION ALLEGATIONS

63. Plaintiff brings this action on behalf of himself and all others similarly situated under Missouri Supreme Court Rule 52.08 and R.S.Mo. § 407.025(5-6) as representative of a Plaintiff Class (“Class”) defined as:

All persons in Missouri who gambled and lost money in Stake’s online casino at any time during the five (5) years preceding the filing of this action.

64. Members of the Class are so numerous that the individual joinder of all absent Class Members is impracticable. While the exact number of Class Members is unknown to Plaintiff at this time, the proposed Class likely includes at least hundreds of members.

65. Common questions of law and fact exist as to all Members of the Class. These questions predominate over any questions unique to any individual Member of the Class and include, without limitation:

a. Whether Defendants engaged in unlawful, unfair or deceptive business practices by advertising and selling their online casino services and products as described herein;

b. Whether Defendants’ sales practices constitute an unfair method of competition or unfair or deceptive act or practice in violation of Missouri consumer protection law;

c. Whether Defendants violated R.S.Mo. § 407.020 et seq as to Plaintiff and the Class;

d. Whether Defendants’ online gambling casino is a “gambling device” within the meaning of R.S.Mo. § 572.010, et seq;

e. Whether Plaintiff’s and the Class’s losses constitute “money lost at gaming”

as that term is used in R.S.Mo. § 434.030;

f. Whether Defendants were unjustly enriched at the expense of Plaintiff and the Class;

g. Whether Defendants used deceptive representations and omissions in connection with the sale of their online casino services and products to Plaintiff and the Class;

h. Whether Defendants represented that their online casino has characteristics or quantities that it actually does not have in violation of Missouri consumer protection law;

i. The appropriate measure of damages to be paid to Plaintiff; and

j. Whether injunctive relief is appropriate to halt Defendants' practices as complained of herein.

66. Plaintiff's claims are typical of the claims of the Class. Defendants' actions have affected Class Members equally because those actions were directed at Plaintiff and Class Members and affected each in the same manner. Accordingly, Plaintiff's claims against Defendants based on the conduct alleged in this Complaint are identical to the claims of other Class Members.

67. Plaintiff will fairly and adequately protect the interests of the Class. Plaintiff has no interests adverse to the interests of the Class. Plaintiff is committed to prosecuting this action to a final resolution and has retained competent counsel who have extensive experience in prosecuting complex class action litigation and who will vigorously pursue this litigation on behalf of the Class.

68. A class action is superior to other methods of adjudicating this controversy.

69. The prosecution of separate actions by individual members of the Class would create a risk of inconsistent or varying adjudications, establishing incompatible standards of conduct for Defendants.



70. Defendants have acted or refused to act on grounds generally applicable to Plaintiff and the Class alike.

71. Questions of law and fact common to members of the Class predominate over any individual questions that may be alleged to affect only individual Class Members.

72. The damages sustained by the individual Class Members will not be large enough to justify individual actions when considered in proportion to the significant costs and expenses necessary to prosecute a claim of this nature against Defendants. The expense and burden of individual litigation would make it impossible for members of the Class individually to address the wrongs done to them.

73. Even if every Class Member could afford individual litigation, the court system could not. Class treatment, on the other hand, will permit the adjudication of claims of Class Members who could not individually afford to litigate their claims against Defendants and will permit a large number of similarly situated persons to prosecute their common claims in a single forum simultaneously, efficiently, and without the duplication of effort and expense that individual actions would entail.

74. No difficulties are likely to overcome the manageability of this class action, and no superior alternative exists for the fair and efficient adjudication of this controversy.

## **VI. CAUSES OF ACTION**

### **COUNT I**

#### **MISSOURI MERCHANDISING PRACTICES ACT**

**R.S.Mo. §§ 407.010 *et seq.***

**(Against All Defendants)**

75. Plaintiff repeats and realleges the allegations against Defendants stated above as if fully set forth herein.

76. Plaintiff and the Members of the Class are “person[s]” as defined by R.S.Mo. §

407.010 who have lost money or property as a result of Defendants' unfair and deceptive business practices.

77. Defendants' online casinos constitutes "merchandise," and Plaintiff and the Class use of the same constitutes a "sale" in "trade or commerce" as those terms are used in R.S.Mo. § 407.010 et seq.<sup>22</sup>

78. Defendants' online casino services and products are unfair and deceptive as complained of herein, and the Defendant's use thereof constitutes the use of "deception, fraud, false pretense, false promise, misrepresentation, unfair practice or the concealment, suppression, or omission of any material fact in connection with the sale or advertisement of any merchandise in trade or commerce" as those terms are used in R.S.Mo. § 407.020. Defendants' action of labeling the online casino that sold services to Plaintiff and the proposed class as being only a "social casino" as opposed to a real one was unfair and deceptive because Missouri gambling consumers in the end received something different than what they reasonably expected and bargained to receive based on Defendants' deceptive and misleading sales tactics as described herein. Drake and Ross deceptively and fraudulently misrepresent, as does Stake itself, that Stake is a social casino and not a real one in their promotional role for Stake, and they also fraudulently and deceptively misrepresent that they only gamble with their own money on Stake.

79. Defendants at all times acted willfully and intended to mislead Plaintiff and the proposed class and induce them to rely on Defendants' misrepresentations and omissions about the nature of their online gambling casino, justifying an award of punitive damages under § 407.025(2)(1) of the MMPA.

---

<sup>22</sup> See *Raster v. Ameristar Casinos, Inc.*, 280 S.W.3d 120, 131 (2009) (gambling by dropping a coin into a slot machine was considered to be purchasing merchandise).

80. Given Missouri's strong public policy against illegal online gambling, Defendants' fraudulent, misleading, and deceptive practices adversely affected the public interest.

81. Plaintiff and the proposed class seek all monetary and non-monetary relief allowed by law, including damages; injunctive or other equitable relief; and attorneys' fees disbursements, and costs.

**COUNT II**  
**UNJUST ENRICHMENT**  
**(Against All Defendants)**

82. Plaintiff repeats and realleges the allegations against Defendants stated above as if fully set forth herein.

83. Defendants knowingly engaged in the conduct detailed above and challenged by this action. The allegations contained in the foregoing paragraphs are incorporated and repeated in this paragraph.

84. Defendants have illegally taken money from Plaintiff and the Class.

85. Defendants knew that they took this money wrongfully given their fraudulent intent and Missouri's statewide ban on online casino gambling.

86. Defendants' taking of money and property from Plaintiff and the proposed class has unjustly enriched Defendants at the expense of Plaintiff and the Class.

87. Under these circumstances, it is inequitable for the Defendants to retain the monies they have wrongfully taken from Plaintiff and the proposed class.

88. Plaintiff and Class Members do not have an adequate remedy at law except as asserted in this Complaint.

**COUNT III**  
**VIOLATION OF R.S.Mo. § 434.010 et seq.**  
**(Against Defendant Stake)**

89. Section 434.030 of the Missouri Statutes allows gamblers to sue for their gambling



losses in certain circumstances. The statute provides that:

Any person who shall lose any money or property at any game at cards, or at any gambling device, may recover the same by action of debt, if money; if property, by action of trover, replevin or detinue.

*Id.*

90. Plaintiff and the proposed class are “person[s] who shall lose any money or property at any game, gambling device or by any bet or wager whatever” as defined in R.S.Mo. § 434.030 to Defendant Stake. Stake’s gambling products and services are a “gambling device” and in some instances also a “game at cards” covered by this statute. Plaintiff and the proposed class paid Stake consideration for using its gambling device in the form of their gambling losses and related fees and payments to Stake. Stake should be ordered to reimburse Plaintiff and the proposed class for their gambling losses under this statute.

## **VII. PRAYER FOR RELIEF**

WHEREFORE, Plaintiff requests that:

- A. The Court determine this action may be maintained as a class action pursuant to Missouri Supreme Court Rule 52.08 and/or R.S.Mo. § 407.025, with Plaintiff being designated as representatives of such class and Plaintiff’s undersigned counsel as Class Counsel;
- B. The Court enter award of damages in an amount to be determined at trial or by this Court and an order of equitable disgorgement against Defendants;
- C. The Court enter an order for injunctive relief, enjoining Defendants from engaging in the wrongful and unlawful acts described herein;
- D. The Court enter an award of statutory interest and penalties;
- E. The Court enter an award of costs and attorneys’ fees; and

F. The Court order other relief as the Court may deem just and proper.

Dated: October 27, 2025

CAREY DANIS & LOWE

By: /s/ James J. Rosemergy

James J. Rosemergy, #50166  
8235 Forsyth Blvd, Suite 1100  
Clayton, MO 63105  
314-725-7700  
314-721-0905 (fax)  
[jrosemergy@careydanis.com](mailto:jrosemergy@careydanis.com)

Steven A. Schwartz  
Beena M. McDonald  
CHIMICLES SCHWARTZ KRINER  
& DONALDSON-SMITH LLP  
361 W. Lancaster Avenue  
Haverford, PA 19041  
Tel. No. (610) 642-8500  
[sas@chimicles.com](mailto:sas@chimicles.com)  
[bmm@chimicles.com](mailto:bmm@chimicles.com)

Garrett W. Wotkyns  
CHIMICLES SCHWARTZ KRINER  
& DONALDSON-SMITH LLP  
18146 North 93rd Place  
Scottsdale, AZ 85255  
Tel. No. (610) 642-8500  
[garrettwotkyns@chimicles.com](mailto:garrettwotkyns@chimicles.com)

Jarrett L. Ellzey  
Texas Bar No. 24040865  
Josh Sanford  
Arkansas Bar No. 2001037  
Tom Kherkher  
Texas Bar No. 24113389  
EKSM, LLP  
4200 Montrose Blvd, Suite 200  
Houston, Texas 770006  
Telephone: (888) 350-3931  
[jellzey@eksm.com](mailto:jellzey@eksm.com)  
[jsanford@eksm.com](mailto:jsanford@eksm.com)  
[tkherkher@eksm.com](mailto:tkherkher@eksm.com)  
Service: [service@eksm.com](mailto:service@eksm.com)