

HISTORY OF LITIGATION ON MICHIGAN'S REGISTRY

March 2012	<i>Does I</i> filed
March 2015	<i>Does I</i> district court opinion holding that SORA is unconstitutionally vague, violates the First Amendment, and impermissibly imposes strict liability
Sept. 2015	<i>Does I</i> district court opinion holding that retroactive extension of certain reporting requirements violates the First Amendment
Aug. 2016	<i>Does I</i> Sixth Circuit decision holding that SORA violates the Ex Post Facto Clause
Aug. 2016	<i>Does II</i> filed (stayed pending cert petition in <i>Does I</i>)
Oct. 2017	Supreme Court denies certiorari in <i>Does I</i>
June 2018	<i>Does II</i> Amended Complaint filed
Sept. 2018	<i>Does II</i> Stipulated Class Certification Order
May 2019	<i>Does II</i> Declaratory Judgment holding that SORA violates the Ex Post Facto Clause, with 90-day deferral for legislative action