

No. [REDACTED]

[REDACTED] on behalf of	§	IN THE DISTRICT COURT OF
Herself and all others similarly situated,	§	
	§	
Plaintiff,	§	
	§	
V.	§	HARRIS COUNTY, TEXAS
	§	
CHRIS YANG and JOHN DOES 1-25,	§	
	§	
Defendants.	§	334 <sup>th</sup> JUDICIAL DISTRICT

**TEMPORARY INJUNCTION**

On August 12, 2024, the Court considered Plaintiff [REDACTED]'s application for temporary injunction. Plaintiff appeared through her attorney of record and presented the application. Notice was provided to the defendants as previously directed by the Temporary Restraining Orders entered on [REDACTED] 2024 and [REDACTED] 2024. Defendants have responded to counsel for Plaintiffs, demonstrating that they have received notice. Notwithstanding such actual notice, Defendants did not appear.

The Court, having read and considered Plaintiff's verified application for temporary injunction is of the opinion that it clearly appears from the facts set forth in that application that:

- 1 Plaintiff will probably recover from Defendants.
- 2 Harm to Plaintiff is imminent, and if the Court does not issue the temporary injunction ("TI"), she will be irreparably injured because Defendants will transfer her money, cryptocurrency, assets, or other property to unknown and untraceable locations, causing irreparable injury to Plaintiff.
3. Plaintiff has demonstrated to the satisfaction of this Court that she will suffer immediate and irreparable harm for which she has no adequate remedy at law in the event Defendants are not restrained from maintaining the status quo as it relates to the accounts identified by Plaintiff

- 4 Plaintiff has alleged, and the Court finds that she has a substantial likelihood of recovery for the theft of her cryptocurrency assets as described in Exhibit A.
5. Exhibit A to this order is a list of cryptocurrency wallets – digital locations holding keys to the assets belonging to the plaintiff and putitive class members. Exhibit A is incorporated as if fully set out herein.

The Court further finds that a TRO was granted in this matter on [REDACTED] 2024 and the Plaintiff posted bond in the amount of \$1,000 on [REDACTED] 2024. That bond serves as bond for this

[REDACTED] It is further ORDERED that until a final decision is made on the merits of this matter in this Court:

(1) Defendants, non-parties Binance Holdings Limited (“Binance”), OKCoin USA Inc., OKCoin Europe LTD, OKX Bahamas FinTech Company Limited, OKX Hong Kong FinTech Company Limited, OKX Serviços Digitais Ltda., OKX SG Pte. Ltd., OKX Australia Pty Ltd, Aux Cayes FinTech Co. Ltd (“OKX”); Bybit Fintech Limited (“ByBit”); Mek Global Limited, Phoenix, Fin PTE Ltd., Flashdot Limited, and Peken Global Limited (collectively doing business as “KuCoin”); Blofin Technology Limited (“BloFin”); and Huobi Global Limited (“HTX”), and any of their agents, servants, employees, attorneys, partners, successors, assigns, subsidiaries, affiliates, joint venturers, or any other person(s) through which they act, or who act in active concert with them and who receive actual notice of this Order (collectively, the “Enjoined Parties”), are hereby temporarily restrained from withdrawing, transferring, selling, encumbering, or otherwise altering any of the cryptocurrency or assets held in the wallets identified in Exhibit A of this Order, whether such property is located inside or outside of the United States of America

(2) Binance, OKX, ByBit, KuCoin, BloFin, HTX, and/or any of their agents, servants, employees, attorneys, partners, affiliates, successors, assigns, subsidiaries, affiliates, joint venturers, or any other persons through which they act, or who act in active concert or participation with any of them, who receive actual notice of this Order by personal service or otherwise, are

hereby directed, within twenty-four (24) hours of receiving actual notice of this Order to provide notice of the same to any of their customers associated with any of the wallet addresses identified in Exhibit A of this Order, including Defendant Chris Yang, and provide counsel for Plaintiff a copy of such notice.

It is further ORDERED that:

Binance, OKX, ByBit, KuCoin, BloFin, HTX, and/or any of their agents, servants, employees, attorneys, partners, affiliates, successors, assigns, subsidiarics, affiliates, joint venturers, or any other persons through which they act, or who act in active concert or participation with any of them, who receive actual notice of this Order by personal service or otherwise, are hereby directed, within twenty-four (24) hours of receiving actual notice of this Order to provide to counsel for Plaintiff a ledger, return, or other record accurately reflecting the amount and types of assets contained in each of the wallets identified in Exhibit A hereto

It is further ORDERED that:

Trial of this matter shall take place in the 334<sup>th</sup> District Court of Harris County, Texas, 201 Caroline, 14<sup>th</sup> Floor, Houston, Texas 77002 on the [REDACTED] day of [REDACTED], 2025 ~~at [REDACTED] o'clock [REDACTED] m.~~ **two week docket** At trial and any evidentiary hearing preceeding it, Plaintiffs are permitted to present the testimony of [REDACTED] by Zoom or other electronic means via a link which will be provided by the Court in advance of the hearing.

Signed: [REDACTED] 2024 [REDACTED] 1 PM   
DATE JUDGE PRESIDING

**Exhibit A**

**Binance**

[REDACTED] 9C52b  
[REDACTED] 80804  
[REDACTED] AE5C9B  
[REDACTED] EDbC  
[REDACTED] 6E26  
[REDACTED] 82f7F  
[REDACTED] 9C420  
[REDACTED] 5B7ea  
[REDACTED] 118F6  
[REDACTED] 108d  
[REDACTED] C3f478  
[REDACTED] 7E19  
[REDACTED] Cal  
[REDACTED] A4465  
[REDACTED] 19A8  
[REDACTED] fA30

**OKX**

[REDACTED] e8Ff  
[REDACTED] 762  
[REDACTED] 617  
[REDACTED] 93c2  
[REDACTED] E6

**ByBit**

[REDACTED] 20a57  
[REDACTED] aAf

**KuCoin**

[REDACTED] DA3

**BloFin**

[REDACTED] bC5

**HTX**

[REDACTED] iyeap