Devin Wade v. N	l Siddiqui		
1 2 3 4 5 6			
8	UNITED STATE	ES DISTRICT COURT	
9	CENTRAL DISTF	CENTRAL DISTRICT OF CALIFORNIA	
10			
11	In Re DEVIN KYLE WADE cases.	Case Nos. EDCV 24-1640-MWF (JPR); EDCV 24-1644-MWF (JPR); EDCV 24-	
12		1646-MWF (JPR); EDCV 24-1656-MWF (JPR); EDCV 24-1657-MWF (JPR);	
13		EDCV 24-1662-MWF (JPR); EDCV 24- 1663-MWF (JPR); EDCV 24-1664-MWF	
14		(JPR); EDCV 24-1665-MWF (JPR); EDCV 24-1666-MWF (JPR); EDCV 24-	
15		1667-MWF (JPR); EDCV 24-1671-MWF (JPR); EDCV 24-1823-MWF (JPR);	
16		EDCV 24-1919-MWF (JPR); EDCV 24- 1920-MWF (JPR); EDCV 24-1935-MWF (JPR); EDCV 24-1936-MWF (JPR);	
17		EDCV 24-1973-MWF (JPR); EDCV 24- 1974-MWF (JPR); EDCV 24-1975-MWF	
18 19		(JPR); EDCV 24-1976-MWF (JPR); EDCV 24-1984-MWF (JPR); EDCV 24-	
20		1987-MWF (JPR); EDCV 24-1996-MWF (JPR)	
21		ORDER ACCEPTING MAGISTRATE JUDGE'S	
22		REPORT AND RECOMMENDATION AND DECLARING DEVIN KYLE WADE A	
23		VEXATIOUS LITIGANT	
24	Pursuant to 28 U.S.C. § 636	6, the Court has reviewed the	
25	complaints in the above-listed cases, the other records on file		
26	herein, and the Magistrate Judge's Report and Recommendation. The		
27	Court accepts the findings and recommendations of the Magistrate		
28	Judge. Since the R. & R. was is	ssued, Plaintiff has filed an	

Doc. 7

additional 12 civil-rights lawsuits, 11 of which are active. 1 5:24-cv-1919-MWF-JPR; 5:24-cv-1920-MWF-JPR; 5:24-cv-1935-MWF-JPR; 2 5:24-cv-1936-MWF-JPR; 5:24-cv-1973-MWF-JPR; 5:24-cv-1974-MWF-JPR; 3 5:24-cv-1975-MWF-JPR; 5:24-cv-1976-MWF-JPR; 5:24-cv-1984-MWF-JPR; 4 5:24-cv-1987-MWF-JPR; 5:24-cv-1996-MWF-JPR. Those 11 cases suffer 5 from the same incurable deficiencies detailed in the R. & R. and 6 are therefore also dismissed as frivolous. Moreover, Wade's abuse of the court system has not been limited to civil complaints; in 8 the past three months, he has filed three separate habeas 9 petitions, all of them inappropriately claiming that he is a "crime 10 victim" himself, apparently based on various local law-enforcement 11 agencies' recent arrests of him for shoplifting and other offenses. 12 Although the Court will handle those cases in a separate order or 13 orders, these habeas petitions are further evidence of his 14 vexatious nature and justify extending the Magistrate Judge's 15 recommended vexatious-litigant order to future habeas petitions as 16

ACCORDINGLY, IT IS ORDERED THAT:

- 1. Devin Kyle Wade's pending civil-rights complaints are dismissed with prejudice.
- 2. Devin Kyle Wade is deemed a vexatious litigant, and the Clerk of Court is directed not to file any pro se petition, complaint, or IFP application from him unless he has previously been granted leave to file the document by a Judge of this Court. See C.D. Cal. R. 83-8.2.
- 3. Judgment be entered in the above-captioned cases consistent with this Order.

28 || / / /

well.

17

18

19

20

21

22

23

24

25

26

2.7

4. The Clerk serve this Order on all counsel or parties of record.

IT IS SO ORDERED.

Dated: September 24, 2024

MICHAEL W. FITZGERALL

United States District Judge