Smith et al v. Sanders et al Doc. 461

## THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

LAWRENCE M. SMITH, and UNITED \$
STATES OF AMERICA, ex rel \$
Plaintiffs, \$
vs. Civil Action No. 3:12-CV-4377-M

BDEION L. SANDERS, Individually, ET AL., \$
Defendants. \$

## ORDER ACCEPTING FINDINGS AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE

After reviewing the Findings, Conclusions, and Recommendation of the United States Magistrate Judge for plain error, I am of the opinion that the Findings and Conclusions of the Magistrate Judge are correct and they are accepted as the Findings and Conclusions of the Court.

The Plaintiff's Motion to Strike Pleadings, Enter Default, and Enter Default Judgment Against Defendant, Prime Time Association, filed November 5, 2018 (doc. 432), is **DENIED**.

a M. G. Lynn M. G. LYNN

**SIGNED** this 11th day of April, 2019.