

IN THE UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF TEXAS
 DALLAS DIVISION

JAREER JASER,	§	
	§	
Plaintiff,	§	
	§	
V.	§	No. 3:18-cv-3429-B-BN
	§	
AT&T SERVICES, INC., ET AL.,	§	
	§	
Defendants.	§	

**ORDER ACCEPTING FINDINGS, CONCLUSIONS, AND
 RECOMMENDATION OF THE MAGISTRATE JUDGE**

On April 2, 2019, United States Magistrate Judge David L. Horan made findings, conclusions, and a recommendation in this case that the Court should deny Plaintiff Jareer Jaser’s motions for leave to file a fourth-amended complaint [Dkt. Nos. 23 & 25] without prejudice to Jaser’s renewing a request for leave to amend his allegations only after a defendant responds to a version of the complaint Jaser has served on that defendant [Dkt. No. 28] (the “FCR”).

Jaser nevertheless filed a fourth-amended complaint or motion for leave to do so on April 8, 2019. *See* Dkt. No. 30. And he filed other papers regarding the need for an injunction and concerning his efforts to serve the defendants. *See* Dkt. Nos. 29, 31, 32, 33, 34, 35, 36, 39, & 40. The Court has reviewed these filings *de novo*, and, to the extent that in any of them Jaser objects to the FCR or a portion of the FCR, the Court finds no error and **ACCEPTS** the FCR and **DENIES** the motions for leave to amend [Dkt. Nos. 23 & 25].

Further, to the extent that Jaser again moved for leave to file an amended complaint on April 8, 2019, the Court **DENIES** that motion for the reasons explained in the FCR. And, to the extent that any of Jaser’s post-FCR filings renew his request for preliminary injunctive relief, the Court

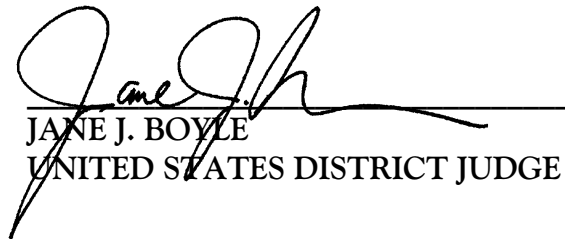
DENIES that request for the reasons explained in the April 1, 2019 Order [Dkt. No. 26].

In sum, the operative complaint remains the third-amended complaint filed March 21, 2019. See Dkt. No. 21. And, because several defendants have now moved to dismiss that complaint under Federal Rules of Civil Procedure 8, 12(b)(4), 12(b)(5), and 12(b)(6), see Dkt. Nos. 37 & 38, the Court **ORDERS** Jaser to refrain from filing further attempts to amend his claims until the Court rules on that motion.

And the Court **RE-REFERS** this matter to Judge Horan to enter a briefing order on that motion and to otherwise continue to manage this action for pretrial purposes.

SO ORDERED.

DATE: April 17, 2019



JANE J. BOYLE
UNITED STATES DISTRICT JUDGE