

**UNITED STATES DISTRICT COURT
FOR THE Northern District of Illinois – CM/ECF LIVE, Ver 6.3.3
Eastern Division**

T. K., et al.

Plaintiff,

v.

Case No.: 1:19–cv–07915

Honorable John Robert Blakey

Bytendance Technology Co., Ltd., et al.

Defendant.

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Wednesday, April 28, 2021:

MINUTE entry before the Honorable John Robert Blakey: Based on Defendants' representations that, with respect to potentially overlapping claims in In re TikTok, Inc., Consumer Priv. Litig., No. 1:20–cv–04699, MDL No. 2948 (N.D. Ill.) ("the TikTok MDL"), they are foregoing their rights under the proposed settlement agreement's release clause, [5–1] at 3132, and this Court's related preliminary injunction, [13] 16, and Defendants' repeated assurances in open court and in court filings, in both this matter and the TikTok MDL, that they do not object to an ostensible "double recovery" by members of the settlement class in the event that the proposed settlements in this matter and in the TikTok MDL are finally approved, this Court denies Objector Mark S.' motion to enforce this Court's preliminary injunction and for reassignment and consolidation of the related TikTok MDL [51]. The motion is also denied based on this Court's denial of Objector Mark S.' motion to intervene [24]; [61]. This Court approves the supplemental notice plan proposed by Plaintiffs [63], finding that it sufficiently cures defects in the initial notice program and that it provides adequate notice to the class regarding the claims, the proposed settlement, and their rights. Plaintiffs shall initiate the supplemental notice program ("SNP") by 5/5/2021. Any supplemental motion for attorneys' fees, costs, and expenses shall be filed no later than 30 days after the SNP begins. Class members may opt–out of or object to the settlement no later than 45 days after the SNP begins. Class members may submit claims no later than 80 days after the SNP begins. Any supplemental motion for final approval must be filed no later than 21 days after the deadline to submit claims. Objector Mark S.' motion to seeking leave to file objections to the proposed supplemental notice plan [64] is denied. To the extent Objector Mark S. objects to the supplemental notice plan or has further objections to the proposed settlement, he may supplement his previously filed objections which remain under advisement. Final approval hearing set for 8/31/2021 at 11:00 a.m. in Courtroom 1203. Mailed notice(gel,)

ATTENTION: This notice is being sent pursuant to Rule 77(d) of the Federal Rules of

Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

For scheduled events, motion practices, recent opinions and other information, visit our web site at www.ilnd.uscourts.gov.