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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	DEAVON E. TORRENCE,
11	Plaintiff, No. 2:10-cv-1222 KJN P
12	VS.
13	F. HSEUH, et al.,
14	Defendants. ORDER
15	/
	/ Plaintiff is a state prisoner proceeding without counsel in this civil rights action
15	/ Plaintiff is a state prisoner proceeding without counsel in this civil rights action for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to
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15 16 17	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to
15 16 17 18	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011
15 16 17 18 19	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011 order, Rule 7 of the Federal Rules of Civil Procedure does not provide for a reply or response to a
15 16 17 18 19 20	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011 order, Rule 7 of the Federal Rules of Civil Procedure does not provide for a reply or response to a defendant's answer unless ordered by the court. (Dkt. No. 34.) The court did not order plaintiff
15 16 17 18 19 20 21	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011 order, Rule 7 of the Federal Rules of Civil Procedure does not provide for a reply or response to a defendant's answer unless ordered by the court. (Dkt. No. 34.) The court did not order plaintiff to file a response to defendant Hseuh's answer; therefore, the response is disregarded.
15 16 17 18 19 20 21 22	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011 order, Rule 7 of the Federal Rules of Civil Procedure does not provide for a reply or response to a defendant's answer unless ordered by the court. (Dkt. No. 34.) The court did not order plaintiff to file a response to defendant Hseuh's answer; therefore, the response is disregarded. Accordingly, IT IS HEREBY ORDERED that plaintiff's December 2, 2011
15 16 17 18 19 20 21 22 23	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011 order, Rule 7 of the Federal Rules of Civil Procedure does not provide for a reply or response to a defendant's answer unless ordered by the court. (Dkt. No. 34.) The court did not order plaintiff to file a response to defendant Hseuh's answer; therefore, the response is disregarded. Accordingly, IT IS HEREBY ORDERED that plaintiff's December 2, 2011 response (dkt. no. 68) is disregarded. DATED: December 13, 2011
15 16 17 18 19 20 21 22 23 24	for relief pursuant to 42 U.S.C. § 1983. On December 2, 2011, plaintiff filed a response to defendant Hseuh's answer. However, as plaintiff was informed by this court's March 20, 2011 order, Rule 7 of the Federal Rules of Civil Procedure does not provide for a reply or response to a defendant's answer unless ordered by the court. (Dkt. No. 34.) The court did not order plaintiff to file a response to defendant Hseuh's answer; therefore, the response is disregarded. Accordingly, IT IS HEREBY ORDERED that plaintiff's December 2, 2011 response (dkt. no. 68) is disregarded.