23

24

25

26

27

28

IT IS SO ORDERED.

Dated: April 4, 2011

IN THE UNITED STATES DISTRICT COURT 1 2 FOR THE NORTHERN DISTRICT OF CALIFORNIA 3 4 No. C 09-0037 CW VIETNAM VETERANS OF AMERICA; SWORDS 5 TO PLOWSHARES: VETERANS RIGHTS ORDER STRIKING ORGANIZATION; BRUCE PRICE; FRANKLIN PLAINTIFFS' LETTER D. ROCHELLE; LARRY MEIROW; ERIC P. REGARDING MUTH; DAVID C. DUFRANE; TIM MICHAEL DEFENDANTS' REPLY JOSEPHS; and WILLIAM BLAZINSKI, individually, on behalf of themselves 8 and all others similarly situated, 9 Plaintiffs, 10 v. CENTRAL INTELLIGENCE AGENCY, et al., 12 Defendants. 13 14 On April 4, 2011, Plaintiffs Vietnam Veterans of America, et 15 al., filed a letter responding to Defendants Central Intelligence 16 Agency, et al.'s reply in support of their motion to dismiss. This 17 letter violates Civil L.R. 7-3(d), which provides that, subject to 18 two exceptions, once "a reply is filed, no additional memoranda, 19 papers or letters may be filed without prior Court approval." 20 Neither of the exceptions apply and Plaintiffs did not seek leave 21 to file their letter. Accordingly, the Court <u>sua sponte</u> STRIKES 22 Docket No. 219 from the record.

CLAUDIA WILKEN United States District Judge