District of Nevada Local Rule 7-2(d) states, in relevant part: "[t]he failure of an opposing party to file points and authorities in response to any motion shall constitute a consent to the granting of the motion." D. Nev. L.R. 7-2(d).

Despite extensions granted to Plaintiff (#51, #58, #58) and despite the recent Order (#55) granting another Defendants' unopposed motion to dismiss in this case, Plaintiff has failed to timely respond to the motions to dismiss and motions to sever.

Accordingly, **IT IS HEREBY ORDERED THAT** the Motion to Dismiss (#35) of Defendants Gilley's Las Vegas and Treasure Island, LLC is **GRANTED** and that the Motion to Sever (#36) is **DENIED** as moot.

**IT IS FURTHER ORDERED THAT** the Motion to Dismiss (#38) of Defendants NP Boulder, LLC and NP Palace, LLC is **GRANTED** and that the Motion to Sever (#39) is **DENIED** as moot.

**IT IS FURTHER ORDERED THAT** Defendants Dave Corral, Mike Corral, Showtyme Karaoke & DJ, Ghost Rider's Inc. d/b/a Calico Jack's Saloon, Mike Gordon, Johnny Valenti, and Gold Spike Holdings, LLC are **DISMISSED**.

DATED this 21st day of May 2012.

Sera

Kent J. Dawson

United States District Judge