

No. 43. Thus, Plaintiff's response filed on December 27, 2013, was approximately 2 weeks late
and untimely under the Local Rules.

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3	Additionally, if Plaintiff intended for his second response to be a surreply, it is also
4	improper. Local Rule 7–2(a)–(c) allows a motion, a response and a reply. No provision is made
5	for the filing of a surreply. "A surreply may only be filed by leave of court, and only to address
6	new matters raised in a reply to which a party would otherwise be unable to respond."
7	Spartalian v. Citibank, N.A., 2013 WL 593350, at *2 (D. Nev. Feb. 13, 2013) (citing Kanvick v.
8	City of Reno, 2008 WL 873085, at *n.1 (D.Nev. March 27, 2008)(emphasis in original)). Here,
9	Plaintiff did not request leave to file a surreply nor are there new matters raised in the reply to
10	which Plaintiff would otherwise be unable to response. Accordingly, even if Plaintiff intended
11	his second response to be a surreply, it is improper.
12	CONCLUSION
13	Based on the foregoing, and good cause appearing therefore,
14	IT IS HEREBY ORDERED that Defendants' Motion to Strike Plaintiff's Response to
15	Defendants' Motion to Dismiss or to Change Venue to Their Bailiwick, Docket No. 59, is
16	GRANTED.
17	IT IS FURTHER ORDERED that Plaintiff's second response to the Motion to Dismiss,
18	Docket No. 55, is STRICKEN.
19	DATED: January 27, 2014.
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21	NANCY J. KOPPE
22	United States Magistrate Judge
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