1	UNITED STATES DISTRICT COURT
2	DISTRICT OF NEVADA
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4	ROBERT WILK,)Case No. 2:15-cv-01429-JCM-CWH
5	Plaintiff,
6	V. ()
7	DWIGHT NEVEN,
8	Defendant.
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10	Presently before the Court is Plaintiff Robert Wilk's motion to compel (ECF No. 65), filed on
11	May 16, 2017. Defendant has not filed a response.
12	Plaintiff moves the Court to compel Defendant to respond to his discovery requests. Plaintiff
13	provides an attachment which consists of thirty pages of Defendant's responses to Plaintiff's
14	interrogatories and requests for admission. Upon review, it appears that Defendant has responded to
15	each of Plaintiff's inquiries, although some responses are merely objections. However, Plaintiff
16	generally asserts that the responses are inadequate and that Defendant is "evading answering and
17	causing delay." Mot. at 1.
18	Under Federal Rule of Civil Procedure 37(a)(3)(B)(i), a party seeking discovery may move
19	for an order to compel disclosure or discovery if the opposing party fails to provide required
20	disclosures. However, Plaintiff has provided no explanation as to why any of Defendant's responses
21	are inadequate. It is not clear if Plaintiff believes that any of the responses are adequate or that none
22	are. Without further explanation or support, the Court cannot rely on Plaintiff's conclusory
23	statement that Defendant's are "evading answering and causing delay." The Court will therefore
24	deny the motion without prejudice. If he so chooses, and only after a good faith effort to meet and
25	confer with Defendant, Plaintiff may refile this motion with an explanation for each disputed
26	discovery request why he believes the given response is inadequate.
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1	IT IS THEREFORE ORDERED that Plaintiff's motion to compel (ECF No. 65) is DENIED
2	without prejudice.
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4	DATED: June 8, 2017.
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7	C.W. Hoffman, Jr. United States Magistrate Judge
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