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Rule 60(b)(6) motion for relief from final judgment must simply be made within a reasonable time, a Rule 60(b)(3) motion must be made within a year of entry of the judgment. Fed. R. Civ. P. 60(c)(1). Here, Plaintiff claims to bring his motion under Rule 60(b)(6). However, his motion alleges certain coercive acts by Defendants' agents and is more appropriately classified under Rule 60(b)(3)'s "misconduct by an opposing party." Thus, Plaintiff had only one year from the court's final entry of judgment to file his motion. Because his motion was filed over nineteen months after the court's entry of judgment, Plaintiff's motion is untimely and shall be denied. IT IS THEREFORE ORDERED that Plaintiff Todd Evans's Motion to Vacate Settlement and Reopen Case (#86) is DENIED. IT IS SO ORDERED. Alsih DATED this 25th day of June, 2013. LARRY R. HICKS UNITED STATES DISTRICT JUDGE