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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	RONALD MOORE,	No. 1:14-cv-01402-DAD-SAB
12	Plaintiff,	
13	V.	ORDER DISSOLVING PERMANENT
14	MILLENNIUM ACQUISITIONS, LLC, et	INJUNCTIONS AND CLOSING THE CASE
15	al.,	(Doc. No. 90)
16	Defendants.	
17		
18	On March 4, 2016, this court issued an order granting in part and denying in part plaintiff	
19	Ronald Moore's summary judgment motion. (Doc. No. 61.) The order granted plaintiff's motion	
20	with respect to injunctive relief sought with respect to sixteen architectural features found to	
21	constitute violations of the Americans With Disabilities Act, 42 U.S.C. §§ 1218-12189 ("ADA").	
22	(Id. at 24.) On March 28, 2016, defendants Millennium Acquisitions, LLC and Timeless	
23	Investments, Inc., d/b/a Arco AM/PM #83176 ("defendants") appealed from the order to the U.S.	
24	Court of Appeals for the Ninth Circuit. (Doc. No. 67.) On January 12, 2018, the Ninth Circuit	
25	issued a memorandum decision. (Doc. No. 90.) Therein, the Ninth Circuit vacated this court's	
26	judgment as to plaintiff's ADA claim and instructed that the injunction be dissolved on remand,	
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since the gas station at issue was sold, closed and being dismantled while the appeal was pending, thereby rendering plaintiff's ADA claim moot. (*Id.* at 2.)<sup>1</sup> Pursuant to the Ninth Circuit's instruction (Doc. No. 90), this court now dissolves the previously entered injunction in this case. The Clerk of the Court is instructed to close this case. IT IS SO ORDERED. Dated: **July 18, 2018** 

<sup>&</sup>lt;sup>1</sup> The Ninth Circuit affirmed this court's granting of summary judgment in plaintiff's favor as to his Unruh Act claim. (Doc. No. 90 at 2-3.)