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6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
8	TOK THE NORTHERN DISTRICT OF CALL ORDER
9	KASSONDRA BAAS, et al.,
10	Plaintiffs, No. C 07-03108 JSW
11	v.
12	DOLLAR TREE STORES, INC., ORDER DENYING FORMER COUNSEL'S MOTION FOR
13	Defendant. RELIEF FROM ORDER
14	/
15	On June 24, 2009, Plaintiffs' former counsel, the Edgar Law Firm, filed a motion for
16	relief from an order pursuant to Federal Rule of Civil Procedure 60(b). The Court finds that this

matter is appropriate for disposition without oral argument and the matter is deemed submitted.

See N.D. Civ. L.R. 7-1(b). Accordingly, the hearing set for August 7, 2009 is VACATED.

19 The Edgar Law Firm's motion is defective for several reasons. First, Rule 60(b) 20 authorizes courts to withdraw or amend a final order. See Fed. R. Civ. P. 60(b); see also Kirby 21 Forest Industries, Inc. v. United States, 467 U.S. 1, 18 (1984) ("Rule 60(b) empowers a federal 22 court, upon motion of a party, to withdraw or amend a final order..."). "Rule 60(b) applies only 23 to final orders and judgments." A & A Sign Co. v. Maughan, 419 F.2d 1152, 1155 (9th Cir. 24 1969). The Court's order granting in part and denying in part Defendant's motion for judgment 25 on the pleadings and/or for summary judgment was not a final, appealable order. Therefore, the 26 Edgar Law Firm's motion pursuant to Rule 60(b) is improper. Second, it is not clear that the 27 Edgar Law Firm, as Plaintiff's *former* counsel, has standing to challenge the Court's order. 28 Third, even if the Court were to consider the merits of the Edgar Law Firm's contentions, the

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Edgar Law Firm has not demonstrated any viable grounds for reconsidering the order. Therefore, the Court DENIES the Edgar Law Firm's motion. IT IS SO ORDERED. Dated: July 17, 2009 JEFFREX (S. WHITE UNITED STATES DISTRICT JUDGE

United States District Court For the Northern District of California u Swhite