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5	UNITED STATES DISTRICT COURT	
6	NORTHERN DISTRICT OF CALIFORNIA	
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8	DAVID LITMON, JR.,	No. C-10-3894 EMC
9	Plaintiff,	
10	v.	ORDER DENYING PLAINTIFF'S
11	EDMUND G. BROWN, Attorney General of	MOTION FOR COURT TO RESCIND ORDER
12	California, et al.,	(Docket No. 50)
13	Defendants.	
14	/	
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	Disintiff David Litman. In has moved the	Count to making its order of Soutember 12, 2011
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17	in which it granted Defendants' motion to strike the first amended complaint. According to Mr.	
18	Litmon, the order should be rescinded because it incorrectly stated that he did not file an opposition	
19	to the motion.	

20 Mr. Litmon is correct that he filed an opposition. However, that opposition was not timely 21 filed. See Civ. L.R. 7-3(a) (providing that an opposition must be filed and served not more than 14 22 days after the motion is filed and served). In any event, the Court has now considered the arguments 23 made by Mr. Litmon in his opposition and finds none of them availing. For example, Mr. Litmon 24 claims that Governor Brown signed and/or authorized California Penal Code § 290.012; however, 25 that does not mean that the governor is responsible for its enforcement. Also, Mr. Litmon does not 26 address in his opposition the basis on which other persons allegedly similarly situated received 27 preferential treatment. Finally, contrary to what Mr. Litmon asserts, the arguments made by 28 Defendants are entirely appropriate for consideration at the Rule 12(b)(6) phase rather than on

summary judgment. Only if a plaintiff pleads a facially plausible claim may he or she be permitted
 to proceed with the case.

Finally, the Court notes that Mr. Litmon has not been prejudiced to the extent that, in its
September 12 order, the Court gave him an opportunity to file a second amended complaint which
he has now done.

To the extent Mr. Litmon has asked for alternative relief -i.e., that the September 12 order be amended to reflect that he did an opposition – the Court notes that its order here renders that relief moot. The Court acknowledges that Mr. Litmon did file an opposition but, as noted above, the opposition was not timely filed.

This order disposes of Docket No. 50.

IT IS SO ORDERED.

14 Dated: October 14, 2011

EDWARD M. CHEN

United States District Judge

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5	UNITED STATES DISTRICT COURT	
6	NORTHERN DISTRICT OF CALIFORNIA	
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8	DAVID LITMON, JR., No. C-10-3894 EMC	
9	Plaintiff,	
10	v. CERTIFICATE OF SERVICE	
11	EDMUND G. BROWN, Attorney General of California, <i>et al.</i> ,	
12	Defendants.	
13	Defendants.	
14	/	
15		
16	I, the undersigned, hereby certify that I am an employee in the U.S. District Court, Northern	
17	District of California. On the below date, I served a true and correct copy of the attached, by placing	
18	said copy/copies in a postage-paid envelope addressed to the person(s) listed below, by depositing	
19	said envelope in the U.S. Mail; or by placing said copy/copies into an inter-office delivery	
20	receptacle located in the Office of the Clerk.	
21	DAVID LITMON, JR. 32314 Ruth Court	
22	Union City, CA 94587	
23	Dated: October 14, 2011RICHARD W. WIEKING, CLERK	
24		
25	By: <u>/s/ Leni Doyle</u> Leni Doyle	
26	Deputy Člerk	
27		
28		

United States District Court For the Northern District of California