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4	UNITED STATES DISTRICT COURT	
5	DISTRICT OF NEVADA	
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7	KENNETH FRIEDMAN, #80952,	Case No. 2:13-CV-1345 JCM (CWH)
8	Plaintiff(s),	ORDER
9	V.	
10	LINDA ADAMS, et al.,	
11	Defendant(s).	
12		
13	Presently before the court is plaintiff Kenneth Friedman's motion for this court to	
14	reconsider its August 1, 2016, order granting defendants Dr. Robert Bannister, Dr. Joseph Hanson,	
15	Linda Adams, and Doni Jennings's motion for summary judgment. <sup>1</sup> (ECF Nos. 62, 74, 76).	
16	Defendants filed a response (ECF No. 77), and plaintiff filed a reply (ECF No. 78).	
17	First, Federal Rule of Civil Procedure 60(b)(4) allows relief from a final judgment or order	
18	when "the judgment is void." Furthermore, "[a] final judgment is 'void' for purposes of Rule	
19	60(b)(4) only if the court that considered it lacked jurisdiction, either as to the subject matter of	
20	the dispute or over the parties to be bound, or acted in a manner inconsistent with due process of	
21	law." United States v. Berke, 170 F.3d 882, 883 (9th Cir. 1999) (citing In re Ctr. Wholesale, Inc., 759 F.2d 1440, 1448 (9th Cir. 1985)).	
22	Next, Rule 60(b)(5) allows relief from a final judgment or order when "the judgment has	
23	been satisfied, released or discharged; it is based on an earlier judgment that has been reversed or	
24	vacated; or applying it prospectively is no longer equitable." However, "[t]he moving party must	
25	demonstrate 'a significant change either in factual conditions or in law.'" Clark v. California,	
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28	<ul> <li><sup>1</sup> Plaintiff files the present motion pursuant to Federal Rules of Civil Procedure 60(b)(4)–</li> <li>(6). (ECF No. 76).</li> </ul>	

James C. Mahan U.S. District Judge 739 F. Supp. 2d 1168, 1175 (N.D. Cal. 2010) (quoting Rufo v. Inmates of Suffolk County Jail, 502 U.S. 367, 384 (1992)).

Finally, Rule 60(b)(6) allows relief for "any other reason that justifies relief." District courts use Rule 60(b)(6) "sparingly as an equitable remedy to prevent manifest injustice." Lal v. California, 610 F.3d 518, 524 (9th Cir. 2010) (quoting United States v. Alpine Land & Reservoir Co., 984 F.2d 1047, 1049 (9th Cir. 1993)). "To receive relief under Rule 60(b)(6), a party must demonstrate 'extraordinary circumstances which prevented or rendered him unable to prosecute [his case]." Id. (quoting Cmty. Dental Servs. v. Tani, 282 F.3d 1164, 1168 (9th Cir. 2002)).

8 Plaintiff's motion fails to demonstrate the applicability of any of these rules. (ECF No. 9 76). First, plaintiff fails to demonstrate that the court's judgment was void because there is no 10 dispute regarding jurisdiction and plaintiff does not successfully indicate that this court "acted in a manner inconsistent with due process of law." Berke, 170 F.3d at 883. Reviewing the motion 11 for a possible argument regarding due process, it appears that plaintiff simply disagrees with the 12 court's ruling or argues that facts—which were acknowledged by the court—were not accounted 13 for in the challenged order. (ECF Nos. 74 (mentioning that two teeth needed medical attention 14 and noting relevant dates), 76).

15 Next, Rule 60(b)(5) does not provide relief because plaintiff failed to show the necessary 16 "significant change either in factual conditions or in law." In re Ctr. Wholesale, Inc., 759 F.2d at 17 1448. In particular, plaintiff cites cases that were either decided previously to the challenged order 18 or are unhelpful to plaintiff. (ECF No. 76) (citing Colwell v. Bannister, 763 F.3d at 1066-68 (9th 19 Cir. 2014); Snow v. McDaniel, 681 F.3d 978, 983 (9th Cir. 2012) overruled by Peralta v. Dillard, 744 F.3d 1076 (9th Cir. 2014); McGuckin v. Smith, 974 F.2d 1050, 1060–61 (9th Cir. 1992) 20 overruled by WMX Techs., Inc. v. Miller, 104 F.3d 1133, 1136 (9th Cir. 1997); Hunt v. Dental 21 Dept., 865 F.2d 198, 200 (9th Cir. 1989)). 22

Finally, plaintiff has failed to show any "extraordinary circumstances" that prevented him from his pursuit of the present case. See Lal, 610 F.3d at 524. In conclusion, plaintiff's invoked portions of Rule 60 do not allow relief.

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1	Accordingly,
2	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiff's motion for
3	the district judge to reconsider the order granting summary judgment (ECF No. 76) be, and the
4	same hereby is, DENIED.
5	DATED January 25, 2017.
6	Xerres C. Mahan
7	UN/TED STATES DISTRICT JUDGE
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