## United States Court of Appeals FOR THE EIGHTH CIRCUIT

No. 08-2955

\_\_\_\_\_

*	
*	
*	
*	
*	
*	
*	
*	Appeal from the United States
*	District Court for the
*	Western District of Arkansas.
*	
*	[UNPUBLISHED]
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
*	
	* * * * * * * * * * * * * * * * * * * *

\* Capacity; Advanced Moving and \* Storage, Inc. In its Professional \* Capacity as State of Arkansas \* Corporation and its Legal Capacity; \* Roger Turner, In his Professional Capacity as Manager/Owner of RE \* \* MAX UNLIMITED, INC. and in his \* Personal Capacity; Re Max Unlimited, \* Inc. In its Professional Capacity as \* State of Arkansas Corporation and in \* its Legal Capacity; Jeremiah W. Jay \* Nixon, In his Official Capacity as \* State of Missouri Attorney General, In \* his Professional Capacity as State of \* Missouri Practicing Attorney and in his \* Personal Capacity; Ronald James \* Carrier, In his Official Capacity as \* State of Missouri Assistant Attorney \* General, in his Professional Capacity as State of Missouri Practicing Attorney \* \* and in his Personal Capacity; Joshua \* David Harrel, In his Official Capacity as State of Missouri Assistant Attorney \* General, In his Professional Capacity as \* \* State of Missouri Practicing Attorney \* and in his Personal Capacity; Margie \* Lamarre, In her Official Capacity as \* State of Missouri Employee, and in her \* Personal Capacity, \*

Appellees.

Submitted: November 9, 2009 Filed: November 13, 2009

\*

Before BYE, BOWMAN, and BENTON, Circuit Judges.

## PER CURIAM.

Jerald Fitzwater, Iris Fitzwater, and Bishop A. Louis Vaughn, Sr., appeal the District Court's<sup>1</sup> order dismissing their complaint without prejudice for failure to comply with an order directing them to file within fourteen days an amended complaint in conformity with Rule 8 of the Federal Rules of Civil Procedure. Following careful review, we find no abuse of discretion. <u>See Mangan v. Weinberger</u>, 848 F.2d 909, 911 (8th Cir.1988) (abuse of discretion review of Fed. R. Civ. P. 41(b) dismissal for failure to comply with Fed. R. Civ. P. 8) <u>cert. denied</u>, 488 U.S. 1013 (1989). We further conclude that all other issues and arguments raised by plaintiffs on appeal are meritless.

Accordingly, we affirm. See 8th Cir. R. 47B.

<sup>&</sup>lt;sup>1</sup>The Honorable Jimm Larry Hendren, Chief Judge, United States District Court for the Western District of Arkansas.