

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE NORTHERN DISTRICT OF CALIFORNIA
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4
5 ALEJANDRO MADRID, et al.,

6 Plaintiffs,

7 v.

8 MATTHEW CATE, et al.,

9 Defendants.

NO. C90-3094 TEH

ORDER RE: HEARING

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11 The Court is in receipt of the proposed order, filed jointly by the parties on February
12 1, 2011, which would terminate force-related orders and dismiss this case. In 1995, the Court
13 ordered that “it would retain jurisdiction over this action until such time as the Court is
14 satisfied that all constitutional violations found herein have been fully and effectively
15 remedied.” *Madrid v. Gomez*, 889 F. Supp. 1146, 1283 (N.D. Cal. 1995). Use of force is the
16 remaining issue in this case, and the violations that prompted the Court to issue force-related
17 orders appear to have been remedied. The Court seeks assurance that these remedies are full
18 and effective – that they will not give way to constitutional violations once force-related
19 orders are terminated and the case is dismissed. Accordingly, the parties are **HEREBY**
20 **ORDERED** to appear at a hearing on Thursday, March 3, 2011, at 10 a.m. in Courtroom 2,
21 prepared to explain how the progress of the past sixteen years will be preserved. The Office
22 of the Inspector General is invited to file a report explaining that agency’s views on this issue
23 no later than February 24, 2011.

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25 **IT IS SO ORDERED.**

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27 Dated: 2/14/11

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THELTON E. HENDERSON, JUDGE
UNITED STATES DISTRICT COURT