IN THE UNITED STATES DISTRICT COURT	
FOR THE NORTHERN DISTRICT OF CALIFORNIA	
JOHN RAY MENDY, MARY MENDY,	No. C-13-4180 MMC
Plaintiffs, v.	ORDER VACATING HEARING ON DEFENDANTS' MOTION TO DISMISS
CITY OF FREMONT, et al.,	
Defendants.	
Before the Court is defendants' "Motion to Dismiss Plaintiffs' Second Amended	
Complaint," filed March 27, 2014. Plaintiffs Joh	nn Ray Mendy and Mary Mendy have filed
opposition, to which defendants have replied.1	Having read and considered the papers
filed in support of and in opposition to the motion	on, the Court deems the matter suitable for
determination on the parties' respective written	submissions, and hereby VACATES the
hearing scheduled for May 2, 2014.	

United States District Judge

IT IS SO ORDERED.

Dated: April 30, 2014

<sup>1</sup>Defendants failed to provide the Court with a chambers copy of their reply. Nonetheless, the Court has considered it. For future reference, defendants are reminded that, pursuant to Civil Local Rule 5-1(e)(7) and the Court's Standing Orders, parties are required to provide for use in chambers one paper copy of each document that is filed electronically.