1		
2		
3		
4		
5		
6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
8		
9		
10	IODD S. GLASSEY and MICHAEL E.	No. C 16-05606 WHA
11		
12	Plaintiffs,	ORDER DENYING AS
13	v.	WITHDRAWN MOTIONS FOR PERMISSION FOR
14	MICROSEMI, et al.,	ELECTRONIC CASE FILING
15	Defendants.	
16	;	

On May 9, plaintiffs in this terminated civil action filed requests to substitute themselves 17 for their attorney of record, Dennis Kennelly, and moved for permission for electronic case 18 filing (Dkt. Nos. 131-34). A prior order set these matters for hearing on June 8 and required 19 that plaintiffs attend the hearing in person (Dkt. No. 136). Today, plaintiffs filed a "Dismissal 20 without prejudice of ECF Access Motion" that stated, "both Plaintiffs do formally dismiss 21 without prejudice and withdraw their Pro Se 'motion for ECF Access' and in so doing do 22 formally waive the June 8th Hearing Date." The "Dismissal" also reiterated their request to 23 remove Attorney Kennelly as counsel of record (Dkt. No. 142). 24

Pursuant to plaintiffs' new filing, their motions for permission for electronic case filing (Dkt. Nos. 131, 133) are **DENIED AS WITHDRAWN**. Plaintiffs' requests to remove Attorney Kennelly and proceed pro se, however, remain set for hearing on **JUNE 8 AT 8:00 A.M.** in Courtroom 8 on the 19th floor of the San Francisco courthouse. To repeat, plaintiffs shall attend the hearing in person. This order also serves as additional notice to Attorney Kennelly

25

26

27

28

that the hearing remains scheduled for June 8, and it would be of service to the Court if he would attend (see Dkt. No. 141). Again, allowance of this hearing in no way suggests that, if substitution of counsel is permitted, this closed case will be reopened. IT IS SO ORDERED. Dated: May 30, 2017. WILLIAM ALSUP UNITED STATES DISTRICT JUDGE SUP