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complaint in the October 2017 action under FRCP 12(b)(6). After plaintiffs failed to meet the deadline to respond, they received two extensions to file a response. Rather than responding, 3 plaintiffs voluntarily dismissed their case (Case No. 17-05879, Dkt. Nos. 1, 10-11, 18, 20-21, 4 24).

In January 2018, plaintiffs commenced this second pro se action for wrongful foreclosure based on the same loan, again naming Bayview and BNY Mellon as defendants. Plaintiffs then filed an emergency application for a restraining order to prevent the impending foreclosure sale on their property, but an order denied that application on the ground that plaintiffs were unlikely to succeed on the merits of their claims. During the course of this action, plaintiff Violette Susu twice initiated proceedings in bankruptcy court and this Court twice issued stays of this action. Each time the bankruptcy court dismissed plaintiffs' action for failure to comply with court orders. In May 2018, following the lifting of the second stay, defendants filed a motion to dismiss this action in its entirety. Plaintiff Jerries Sousou then again filed for bankruptcy, and a third stay of this action was issued. That stay subsequently lifted when defendants gave notice that plaintiffs had failed to comply with the bankruptcy court's order. After the third stay of this action lifted, defendants re-filed and served their motion to dismiss plaintiffs' complaint on July 31 (Dkt. Nos. 1, 16, 19–20, 22, 24–25, 31–34).

18 Plaintiffs' response to defendants' motion to dismiss was due on August 14, but 19 plaintiffs still have not filed a response. An order to show cause was served on plaintiffs on 20 August 21. The order instructed plaintiffs to file a response by August 27 and stated that failure 21 to do so would result in dismissal. That date has long passed and no response has been filed. 22 At the hearing on defendants' motion to dismiss well into the Court's motion calendar, the 23 Deputy Clerk called the case, but plaintiffs were not present. At oral argument, defendants' 24 counsel represented that plaintiffs had called her the day before and told her that they would not 25 appear at the hearing and wanted to dismiss their action against defendants (Dkt. No. 37).

26 After considering the briefs filed herein and the oral argument submitted at the hearing 27 for this motion, defendants' motion to dismiss is **GRANTED**. Because plaintiffs have failed to

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respond to deadlines governing this action, defendants' motion to dismiss for failure to prosecute is also **GRANTED**. Plaintiffs' complaint is hereby **DISMISSED WITH PREJUDICE**. IT IS SO ORDERED. Dated: September 19, 2018. WILLIAM ALSUP UNITED STATES DISTRICT JUDGE