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5	IN THE UNITED STATES DISTRICT COURT	
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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9	CITY OF OAKLAND, a Municipal	No. C 17-06011 WHA
10	Corporation, and THE PEOPLE OF THE STATE OF CALIFORNIA, acting by and	and
11	through Oakland City Attorney BARBARA J. PARKER,	No. C 17-06012 WHA
12	Plaintiffs,	
13	V.	ORDER FOLLOWING HEARING
14	BP P.L.C., a public limited company of	ON MOTIONS TO DISMISS
15	England and Wales, CHEVRON CORPORATION, a Delaware corporation,	
16	CONOCOPHILLIPS COMPANY, a Delaware corporation, EXXON MOBIL	
17	CORPORATION, a New Jersey corporation, ROYAL DUTCH SHELL PLC, a public	
18	limited company of England and Wales, and DOES 1 through 10,	
19	Defendants.	
20	/	
21	AND RELATED CASE.	
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23	For the reasons stated on the record at yesterday's hearing, plaintiffs' request to take	
24	jurisdictional discovery as to defendant Exxon Mobil Corporation is DENIED . Plaintiffs'	
25	request to take jurisdictional discovery as to defendants BP p.l.c., ConocoPhillips Company,	
26	and Royal Dutch Shell plc is GRANTED . Plaintiffs may also take discovery concerning the	
27	nature of the relationship between Shell Oil Company and Royal Dutch Shell for purposes of	
28	determining whether Shell Oil Company is Royal D	Outch Shell's "general manager."

United States District Court For the Northern District of California By AUGUST 9 AT NOON, plaintiffs shall file supplemental briefs in opposition to BP, ConocoPhillips, and Royal Dutch Shell's motions to dismiss pursuant to FRCP 12(b)(2) and 12(b)(5). BP, ConocoPhillips, and Royal Dutch Shell may file any replies by AUGUST 16 AT NOON. These supplemental submissions shall not exceed 15 pages.

In addition, counsel for Royal Dutch Shell stated at yesterday's hearing that plaintiffs had not requested a waiver of service of summons pursuant to FRCP 4(d). By MAY 28 AT NOON, Royal Dutch Shell shall submit a statement clarifying whether it is now willing to accept service if plaintiffs request that it do so.

Finally, by MAY 31 AT NOON, the parties shall submit 10-page supplemental briefs on
the extent to which adjudication of plaintiffs' federal common law nuisance claims would
require the undersigned judge to consider the utility of defendants' alleged conduct. There will
be no replies.

IT IS SO ORDERED.

Dated: May 25, 2018.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE

United States District Court For the Northern District of California