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3	chaz@raineydevine.com Attorney for Plaintiff ALICIA N. ELLINGTON JOHN K. THEIS Trial Attorneys, Federal Programs Branch United States Department of Justice, Civil Division 20 Massachusetts Avenue, N.W., Room 6701 Washington, D.C. 20530 Telephone: (202) 305-7632 Facsimile: (202) 616-8460 John.K.Theis@usdoj.gov		
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10	Alicia.N.Enligton@usdoj.gov Attorneys for Defendants United States; Bureau of Alcohol, Tobacco, Firearms, and Explosives; and Eric Holder, B. Todd Jones, and Arthur Herbert in their official capacities ZACHARY RICHTER Trial Attorney, Constitutional Torts Staff United States Department of Justice, Civil Division P.O. Box 7146, Ben Franklin Station Washington, D.C. 20044 Telephone: (202) 616-4199 Facsimile: (202) 616-4314 Zachary.Richter@usdoj.gov Attorney for Defendants Eric Holder, B. Todd Jones, and Arthur Herbert in their individual capacities		
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	UNITED STATES DISTRICT COUDT		
	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
	DISTRICT OF NEVADA		
	S. ROWAN WILSON,		
	Plaintiff,		
	V.		
	ERIC HOLDER, et al.,		
	Defendants.		
	STIPULATION OF DISMISSAL OF INDIVIDUAL DEFENDANTS		
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1 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the parties stipulate as 2 follows: 3 1. Plaintiff has asserted claims against Attorney General Eric Holder, ATF Acting 4 Director B. Todd Jones, and ATF Assistant Director Arthur Herbert in both their individual and 5 official capacities. 2. Having reviewed the individual defendants' response to her Complaint, see ECF 6 7 No. 9, Plaintiff has decided not to pursue claims against Defendants Holder, Jones, and Herbert in their individual capacities. 8 3. Plaintiff will continue to pursue her remaining claims, including her claims 9 10 against Defendants Holder, Jones, and Herbert in their official capacities. 4. Counsel for the parties have conferred, and no party objects to dismissal of 11 Plaintiff's claims against Defendants Holder, Jones, and Herbert in their individual capacities. 12 Accordingly, the parties hereby give notice that that Plaintiff's claims against Defendants 13 Holder, Jones, and Herbert in their individual capacities are DISMISSED WITHOUT 14 PREJUDICE. 15 16 Dated: February 7, 2012 /s/ Charles C. Rainey CHARLES C. RAINEY 17 Rainey Devine, Attorneys at Law 2245 West Horizon Ridge Parkway, Suite 110 18 Henderson, Nevada 89052 chaz@raineydevine.com 19 Attorney for Plaintiff 20 21 Dated: February 7, 2012 <u>/s/ Alicia N. Ellington</u> ALICIA N. ELLINGTON 22 JOHN K. THEIS Trial Attorneys, Federal Programs Branch 23 United States Department of Justice, Civil Division 20 Massachusetts Avenue, N.W., Room 6701 24 Washington, D.C. 20530 Telephone: (202) 305-7632 Facsimile: (202) 616-8460 25 John.K.Theis@usdoj.gov 26 Alicia.N.Ellington@usdoj.gov Attorneys for Defendants United States; Bureau of 27 Alcohol, Tobacco, Firearms, and Explosives; and 28 Eric Holder, B. Todd Jones, and Arthur Herbert in their official capacities

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1 2	Dated: February 7, 2012	/s/Zachary Richter ZACHARY RICHTER Trial Attorney, Constitutional Torts Staff
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6		Attorney for Defendants Eric Holder, B. Todd Jones, and Arthur Herbert in their individual
7		capacities
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10	IT IS SO ORDERED this 21s	st day of June, 2012.
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12		Ann
13		Gloria M. Navarro
14		United States District Judge
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