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 15 *ATF, U.S. Attorney General Eric Holder,*
 16 *Acting ATF Director B. Todd Jones, and*
 17 *Assistant ATF Director Arthur Herbert,*
 18 *In their official capacities (collectively, the United States)*

18 **UNITED STATES DISTRICT COURT**
 19 **DISTRICT OF NEVADA**

21 S. ROWAN WILSON, an individual,
 22 Plaintiff,
 23 v.
 24 ERIC HOLDER, Attorney General of the
 United States, et al.,
 25 Defendants.
 26

Case No. 2:11-cv-1679-GMN-(PAL)

**STIPULATED ORDER REGARDING
 LEAVE TO AMEND COMPLAINT**

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1 Plaintiff S. ROWAN WILSON (the "Plaintiff") hereby respectfully requests that she be
2 granted leave to file her First Amended Complaint. Defendants do not object to Plaintiff's
3 request. The parties stipulate as follows:

4 1. A draft of the First Amended Complaint is attached hereto as Exhibit "1" and
5 incorporated herein by reference.

6 2. Plaintiff requests that she be granted 14 days from the entry of this order to file
7 her First Amended Complaint. Defendants request that, if the Court grants Plaintiff leave to file
8 the First Amended Complaint, Defendants be granted 45 days from the date of service of the
9 amended pleading to file its motion to dismiss.

10 3. The Court previously granted the parties leave to submit supplemental briefing on
11 issues raised at the November 2, 2012 hearing. *See* Dkt. No. 30. If the Court grants Plaintiff
12 leave to file the First Amended Complaint, the parties request that, in lieu of submitting
13 supplemental briefs, the parties address these issues in the briefing on Defendants' motion to
14 dismiss the First Amended Complaint.

15 Plaintiff respectfully requests that this Court issue an order granting her leave to file her
16 First Amended Complaint.

17
18 Dated: November 16, 2012

Respectfully Submitted,

/s/Charles C. Rainey
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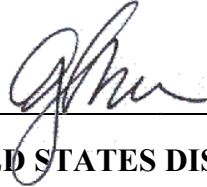
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9 *Attorneys for Defendants*

10 IT IS HEREBY ORDERED that the Plaintiff is granted leave to file her First Amended
11 Complaint. Plaintiff shall file the First Amended Complaint within 14 days. Defendants shall
12 file its Motion to Dismiss the First Amended Complaint within 45 days after service of the
13 amended pleading. The parties' obligation to submit supplemental briefing is stricken.

14 **IT IS SO ORDERED:**

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16 **UNITED STATES DISTRICT JUDGE**

17 **DATED:** December 12, 2012

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7 *Attorneys for Plaintiff*

8

9

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

10

11

S. ROWAN WILSON, an individual,
12
13 Plaintiff,

Case No. 2:11-cv-1679

14

v.

FIRST AMENDED COMPLAINT

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ERIC HOLDER, as Attorney General of
the United States; THE U.S. BUREAU OF
ALCOHOL, TOBACCO, FIREARMS
AND EXPLOSIVES; B. TODD JONES, as
Acting Director of the U.S. Bureau of
Alcohol, Tobacco, Firearms and
Explosives; ARTHUR HERBERT, as
Assistant Director of the U.S. Bureau of
Alcohol, Tobacco, Firearms and
Explosives; and THE UNITED STATES
OF AMERICA,

Defendants.

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COMES NOW Plaintiff S. ROWAN WILSON (the "Plaintiff" or "Ms. Wilson") by
and through her counsel Charles C. Rainey and Jennifer J. Hurley of the THE LAW FIRM
OF RAINEY DEVINE, and hereby submits her Complaint against the Defendants
ATTORNEY GENERAL ERIC HOLDER, THE U.S. BUREAU OF ALCOHOL,
TOBACCO, FIREARMS AND EXPLOSIVES, ACTING DIRECTOR B. TODD JONES,
ASSISTANT DIRECTOR ARTHUR HERBERT, and THE UNITED STATES OF
AMERICA (collectively, the "Defendants"), inclusive, alleging as follows:

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1 INTRODUCTION

2 1. This is an action to uphold the Constitutional right to keep and bear arms, which
3 extends to all law-abiding adult citizens of the United States, and includes the right to
4 acquire such arms.

5 2. The Second Amendment “guarantee[s] the individual right to possess and carry”
6 firearms and “elevates above all other interests the right of law-abiding, responsible
7 citizens to use arms in defense of hearth and home.” *District of Columbia v. Heller*, 554
8 U.S. 570, 128 S. Ct. 2783, 2797, 2821 (2008).

9 3. However, in contravention of this fundamental constitutional right, the
10 Defendants have prohibited a certain class of law-abiding, responsible citizens from
11 exercising their right to keep and bear arms; the Defendants have enacted laws, policies,
12 procedures and customs with the specific intent of denying the Second Amendment
13 rights of persons who have registered to use medical marijuana pursuant to and in
14 accordance with state law. The Defendants have deliberately banned such persons from
15 purchasing handguns, or firearms of any kind, from federally licensed firearms dealers
16 without providing any means of due process prior to depriving these persons of their
17 rights.

18 4. Based on the Defendants’ interpretation of Section 922(g)(3) of the federal
19 criminal code, the law prohibits law-abiding adults who have obtained medical
20 marijuana cards pursuant to state law from lawfully purchasing what the Supreme
21 Court has called “the quintessential self-defense weapon” and “the most popular
22 weapon chosen by Americans for self-defense in the home.” *Heller*, 128 S.Ct. at 2818.

23 5. This blanket ban violates the constitutional rights of thousands of responsible,
24 law-abiding American citizens and is thus invalid under the Second and Fifth
25 Amendments.

26 THE PARTIES

27 6. Plaintiff S. ROWAN WILSON is a natural person and a citizen of the United
28 States and of the State of Nevada. Ms. Wilson presently intends to acquire a functional

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1 handgun for use within her home for self-defense but is prevented from doing so by
2 Defendants' active enforcement of the unconstitutional policies complained of in this
3 action. Ms. Wilson fears arrest, criminal prosecution, incarceration, and a fine if she
4 were to acquire the aforementioned handgun. Indeed, Ms. Wilson has been unable to
5 do so.

6 7. Defendant ATTORNEY GENERAL ERIC HOLDER heads the United States
7 Department of Justice, which is the agency of the United States government responsible
8 for enforcement of federal criminal laws. Defendant Holder, in his capacity as Attorney
9 General, is responsible for executing and administering laws, customs, practices, and
10 policies of the United States and is presently enforcing the laws, customs, practices and
11 policies complained of in this action. Defendant Holder has ultimate authority for
12 supervising all of the operations and functions of the Department of Justice.

13 8. Defendant U.S. BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND
14 EXPLOSIVES ("BATFE") is an arm of the Department of Justice responsible for the
15 investigation and prevention of federal offenses involving the use, manufacture, and
16 possession of firearms. The BATFE also regulates, via licensing, the sale, possession,
17 and transportation of firearms and ammunition in interstate commerce. The BAFTE is
18 authorized to implement and enforce the federal law challenged in this case. BATFE is
19 currently enforcing the laws, customs, practices and policies complained of in this
20 action in Plaintiff's jurisdiction.

21 9. Defendant B. TODD JONES is the Acting Director of the BATFE and, in that
22 capacity, is presently enforcing the laws, customs, practices and policies complained of
23 in this action.

24 10. Defendant ARTHUR HERBERT is the Assistant Director of the BATFE and, in
25 the capacity, is presently enforcing the laws, customs, practices and policies complained
26 of in this action.

27 11. Defendant UNITED STATES OF AMERICA is a proper defendant in this action
28 pursuant to 5 U.S.C. § 702.

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1 could sell a firearm to.

2 23. Mr. Hauseur further informed Ms. Wilson that he could not sell her a firearm
3 without jeopardizing his federal firearms license. *Id.* at 5:32; *see* **DECLARATION OF**
4 **FREDERICK JOHN HAUSEUR, IV**, attached hereto as Exhibit “2” and incorporated
5 herein by reference.

6 24. Mr. Hauseur explained to Ms. Wilson that because of the mere fact that he was
7 aware Ms. Wilson possessed a state-issued medical marijuana registry card he was
8 prohibited from selling her the Firearm, any other firearm, or even any ammunition.
9 Exhibit 1 at 5:32; Exhibit 2 at 3:12-14.

10 25. Roughly a week prior to Ms. Wilson’s visit to Custom Firearms & Gunsmithing,
11 Mr. Hauseur received notice of a letter dispatched by the BATFE to all federal firearms
12 licensees, in which the BATFE specifically forbade the sale of any firearms or
13 ammunition to any person possessing a state-issued medical marijuana registry card.
14 *See* Exhibit 2-B.

15 26. Mr. Hauseur’s refusal to sell Ms. Wilson the Firearm is the direct result of laws,
16 policies, procedures and/or customs initiated and promulgated by the Defendants. *See*
17 Exhibit 2 at 2:7-8; Exhibit 2-B; *see also* 18 USC 922(g)(3).

18 27. Ms. Wilson is a medical professional, who has, for some time, researched and
19 studied the use of cannabis for medical purposes. *See* Exhibit 1 at 2-3.

20 28. Approximately three years ago, Ms. Wilson learned from a friend, who was
21 suffering from severe endometriosis, that the use of cannabis can substantially mitigate,
22 or even eliminate, the pain caused by persistent muscle spasms and other detrimental
23 medical conditions. *Id.* at 2:14. Since that time, Ms. Wilson has extensively researched
24 the efficacy of using cannabis as a medical treatment, including conducting interviews
25 with a number of licensed physicians. *Id.* at 2:15. Most recently, Ms. Wilson met with
26 Dr. Alan Shackelford, a practicing physician in Colorado and former fellow with the
27 Harvard University School of Medicine, to discuss the use of cannabis as a medical
28 treatment. *Id.* at 3:16-17.

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1 29. Ms. Wilson is currently a resident of Carson City, Nevada, and has resided in the
2 State of Nevada since September 2006. Exhibit 1 at 2:4-5.

3 30. Ms. Wilson holds a bachelor's degree from the University of Texas, Austin, and a
4 master's degree from Jones International University of Colorado. *Id.* at 2:6-8.

5 31. For the past year, Ms. Wilson has worked as a professional caregiver and medical
6 technician, most recently accepting a position with Carson Valley Residential Care. *Id.*
7 at 2:8.

8 32. For the past few months, Ms. Wilson has been actively researching medical
9 schools and has met with and shadowed a series of doctors, as she plans to pursue a
10 doctor of osteopathy. *Id.* at 2:9-12.

11 33. Ms. Wilson has additionally met with dozens of patients that have
12 communicated to her their positive experiences with medical cannabis. *Id.* at 3:18.

13 34. Most of these individuals are elderly persons suffering from serious ailments,
14 who find substantial relief and curative benefits from the use of cannabis. *Id.* Most of
15 the individuals Ms. Wilson has encountered certainly do not fit the commonly
16 portrayed, narrow-minded stereotype of a marijuana user. *Id.* at 3:19.

17 35. Ms. Wilson's interest in the medical efficacy of cannabis stems, in part, from her
18 own struggles with severe dysmenorrhea (also referred to as severe menstrual uterine
19 contractions), and the possible treatment options that cannabis offers. *Id.* at 3:20. Since
20 the age of ten (10), Ms. Wilson has suffered from severe dysmenorrhea, which is often
21 debilitating, even leading to further painful side effects, such as severe nausea and
22 cachexia. *Id.*

23 36. In the fall of 2010, Ms. Wilson decided to apply for a Nevada medical marijuana
24 registry card. *Id.* at 3:21.

25 37. The Nevada State Constitution states, in relevant part, at Article 4, Section 38:
26 "The legislature shall provide by law for: (a) The use by a
27 patient, upon the advice of his physician, of a plant of the
28 genus Cannabis for the treatment or alleviation of cancer,
glaucoma, acquired immunodeficiency syndrome; severe,
persistent nausea of cachexia resulting from these or other
chronic or debilitating medical conditions; epilepsy and
other disorders characterized by seizure; multiple sclerosis

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1 and other disorders characterized by muscular spasticity; or
2 other conditions approved pursuant to law for such
3 treatment.”

4 38. Furthermore, Chapter 453A of the Nevada Revised Statutes provides a statutory
5 framework specifically authorizing the issuance of medical marijuana registry cards to
6 persons that have a doctor’s recommendation for the use of medical marijuana.

7 39. In October 2010, in full compliance with Nevada law, Ms. Wilson obtained and
8 submitted an application for a Nevada State-issued medical marijuana registry card.
9 Exhibit 1 at 3:21-24; *see also* Exhibit 1-B.

10 40. Ms. Wilson obtained a doctor’s recommendation for the use of medical
11 marijuana, as required by Nevada law and submitted all of the appropriate paperwork
12 to the State. *Id.* at 3:22.

13 41. On May 12, 2011, Ms. Wilson was issued a medical marijuana registry card from
14 the State of Nevada. *Id.* at 3:24; *see also* Exhibit 1-B.

15 42. Approximately five months later, on October 4, 2011, when Ms. Wilson
16 attempted to purchase the Firearm, the owner of the gun store, Fred Hauseur, denied
17 Ms. Wilson’s right to purchase the Firearm based solely on the fact that she possessed a
18 valid State of Nevada medical marijuana registry card. Exhibit 2 at 3:12-13.

19 43. In denying Ms. Wilson’s attempted purchase of the Firearm, Mr. Hauseur
20 reasonably relied on the instructions directly provided by the BATFE. On or about
21 September 21, 2011, the BATFE issued an open letter to all federal firearms licensees in
22 which the BATFE specifically instructed firearms licensees to deny the sale of firearms
23 or ammunition to any person whom the licensee is aware possesses a card authorizing
24 such person to possess and use marijuana under state law. *Id.* at 2:7-8; *see also* Exhibit 2-
25 B.

26 44. Mr. Hauseur received the BATFE open letter on or about October 1, 2011. *Id.* at
27 2:7. As a direct result of the open letter, Mr. Hauseur was compelled to deny Ms.
28 Wilson’s attempt to purchase the Firearm. *Id.* At 2:12-14.

45. Furthermore, each purchase of a firearm requires that the purchaser complete
Form 4473, as provided by the BATFE. Question 11(e) of Form 4473 asks, “Are you an

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1 unlawful user of, or addicted to, marijuana, or any depressant, stimulant, or narcotic
2 drug, or any other controlled substance?" Exhibit 1 at 4:29.

3 46. While Ms. Wilson's natural inclination would be to answer "No" to question
4 11(e), Ms. Wilson was informed by Mr. Hauseur that the BATFE has promulgated a
5 policy whereby any person holding a medical marijuana registry card is automatically
6 considered an "unlawful user of, or addicted to marijuana." *Id.* at 4:30.

7 47. Because Ms. Wilson holds a valid medical marijuana registry card issued by the
8 State of Nevada, but is clearly not an unlawful user of or addicted to marijuana, Ms.
9 Wilson elected to leave question 11(e) on Form 4473 blank. *Id.* at 4:31.

10 48. Nevertheless, when Ms. Wilson provided Form 4473 to Mr. Hauseur, Mr. Hauser
11 informed her that, even with Question 11(e) left blank, he could not sell her a firearm
12 without jeopardizing his federal firearms license, since he had actual knowledge that
13 Ms. Wilson possesses a state-issued medical marijuana registry card. *Id.* at 5:32; Exhibit
14 2 at 3:12-14.

15 49. Ms. Wilson has never been charged with or convicted of any drug-related
16 offense, or any criminal offense for that matter. Indeed, no evidence exists that Ms.
17 Wilson has ever been an "an unlawful user of, or addicted to, marijuana, or any
18 depressant, stimulant, or narcotic drug, or any other controlled substance." Ms. Wilson
19 maintains that she is not an unlawful user of or addicted to marijuana or any other
20 controlled substance. Nonetheless, Ms. Wilson was denied her Second Amendment
21 right to keep and bear arms based solely on her possession of a valid State of Nevada
22 medical marijuana registry card.

23 **I.**

24 **FIRST CAUSE OF ACTION**

25 **(VIOLATION OF 2nd AMENDMENT RIGHTS)**

26 50. Plaintiff hereby incorporates by reference paragraphs one (1) through forty-nine
27 (49) as though fully set forth herein.

28 51. Title 18, Sections 922(g)(3) and 922(d)(3) and Title 27, Section 478.11 of the Code

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1 of Federal Regulations ban federally licensed firearms dealers from selling firearms to
2 any person “who is an unlawful user of or addicted to any controlled substance (as
3 defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)).”

4 52. The Defendants have implemented and are enforcing a policy whereby any
5 person who possesses a medical marijuana card validly issued pursuant to State law or
6 any person who a federally licensed firearms dealer “reasonably suspects” possesses a
7 medical marijuana card validly issued pursuant to State law is summarily and
8 conclusively deemed to be “an unlawful user of or addicted to any controlled substance
9 as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802).”

10 53. Thus, any person who possesses a medical marijuana card validly issued by
11 pursuant to State law may not purchase a firearm from any federally licensed firearms
12 dealer without committing a federal offense under Title 18, Section 922(g)(3) and Title
13 27, Section 478.11, and a federally licensed firearms dealer may not sell a firearm to any
14 person who he knows or “reasonably suspects” possesses a medical marijuana card
15 validly issued pursuant to State law without committing a federal offense under Title
16 18, Section 922(d)(3).

17 54. As a result of Title 18, Sections 922(g)(3) and 922(d)(3) and Title 27, Section 478.11
18 of the Code of Federal Regulations and the Defendants’ ruling that any person who
19 possesses a medical marijuana card validly issued pursuant to State law is conclusively
20 deemed to be “an unlawful user of or addicted to any controlled substance as defined in
21 section 102 of the Controlled Substances Act” the Plaintiff has been denied her Second
22 Amendment right to obtain and possess a handgun.

23 55. These laws and policies infringe upon, and impose an impermissible burden
24 upon, the Plaintiff’s right to keep and bear arms under the Second Amendment to the
25 United States Constitution.

26 56. As a direct and proximate result of the foregoing law, policy, practice and/or
27 procedure, as enacted and promulgated by the Defendants, the Plaintiff has suffered
28 and continues to suffer damages.

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1 57. The Plaintiff has incurred attorney's fees and costs as a direct result of
2 prosecuting the present court action.

3 **II.**

4 **SECOND CAUSE OF ACTION**

5 **(VIOLATION OF EQUAL PROTECTION CLAUSE OF THE FIFTH AMENDMENT)**

6 58. Plaintiff hereby incorporates by reference paragraphs one (1) through fifty-seven
7 (57) as though fully set forth herein.

8 59. Title 18, Sections 922(g)(3) and 922(d)(3) and Title 27, Section 478.11 of the Code
9 of Federal Regulations ban federally licensed firearms dealers from selling firearms to
10 any person "who is an unlawful user of or addicted to any controlled substance (as
11 defined in section 102 of the Controlled Substances Act (21 U.S.C. 802))."

12 60. The Defendants have implemented and are enforcing a policy whereby any
13 person who possesses a medical marijuana card validly issued pursuant to State law is
14 automatically and conclusively deemed to be "an unlawful user of or addicted to any
15 controlled substance as defined in section 102 of the Controlled Substances Act (21
16 U.S.C. 802))."

17 61. As a result of Title 18, Sections 922(g)(3) and 922(d)(3) and Title 27, Section 478.11
18 of the Code of Federal Regulations, and the Defendants' policy regarding persons who
19 possesses a valid medical marijuana card issued pursuant to state law, the Plaintiff is
20 being treated differently from similarly situated individuals.

21 62. Specifically, Plaintiff is being treated differently from persons who are prescribed
22 medical marijuana in states where the obtainment of a state-issued medical marijuana
23 registry card is not required. Because Plaintiff lives in a state where she is required to
24 obtain a medical marijuana card prior to invoking any of the rights or benefits set forth
25 in her state's statutes regarding medical marijuana and Plaintiff has followed such laws,
26 she is automatically determined by Defendants to be an "unlawful user" of marijuana
27 by Defendants regardless of whether or not she actually uses marijuana, and based on
28 the Defendants' conclusory determination is denied her second amendment rights.

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1 Meanwhile, a person who lives in a state where a registration card is not required who
2 is prescribed marijuana by his or her doctor is not automatically presumed to be an
3 “unlawful user” of marijuana by the Defendants. Thus, Plaintiff is being treated
4 differently from similarly situated persons.

5 63. Plaintiff is also being treated differently from similarly situated persons with
6 similar medical conditions to those of the Plaintiff. The Plaintiff has been denied her
7 right to purchase a handgun based on the Defendants’ classification of Plaintiff as an
8 “unlawful user” of marijuana simply because she has followed state laws for the
9 obtainment of a method of treatment for her medical condition. Other similarly situated
10 individuals who likewise pursue different methods of treatment for medical conditions
11 have not been denied their ability to obtain handguns.

12 64. These laws and policies violate the Plaintiff’s right to equal protection of the laws
13 guaranteed under the Equal Protection Clause of the Fifth Amendment to the United
14 States Constitution.

15 65. As a direct and proximate result of the foregoing law, policy, practice and/or
16 procedure, as enacted and promulgated by the Defendants, the Plaintiff has suffered
17 and continues to suffer damages.

18 66. The Plaintiff has incurred attorney’s fees and costs as a direct result of
19 prosecuting the present court action.

20 **III.**

21 **THIRD CAUSE OF ACTION**

22 **(VIOLATION OF PROCEDURAL DUE PROCESS CLAUSE OF 5th AMENDMENT)**

23 67. Plaintiff hereby incorporates by reference paragraphs one (1) through sixty-six
24 (66) as though fully set forth herein.

25 68. Plaintiff possesses a protected liberty interest, namely, her right to possess a
26 firearm under the Second Amendment.

27 69. The Defendants took legislative action by adopting a policy whereby any person
28 who possesses a medical marijuana card validly issued pursuant to State law is

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1 automatically and conclusively deemed to be “an unlawful user of or addicted to any
2 controlled substance as defined in section 102 of the Controlled Substances Act (21
3 U.S.C. 802))” and therefore such a person cannot purchase a handgun from a federally
4 licensed firearms dealer without committing a federal offence under Title 18, Sections
5 922(g)(3) and Title 27, Section 478.11 of the Code of Federal Regulations. Such policy is
6 not merely interpretive.

7 70. Defendants deprived the Plaintiff of her protected liberty interest through their
8 promulgation of their policy whereby any person who possesses a medical marijuana
9 card validly issued pursuant to State law is automatically and conclusively deemed to
10 be “an unlawful user of or addicted to any controlled substance as defined in section
11 102 of the Controlled Substances Act (21 U.S.C. 802))” and therefore such a person
12 cannot purchase a handgun from a federally licensed firearms dealer without
13 committing a federal offence under Title 18, Sections 922(g)(3) and Title 27, Section
14 478.11 of the Code of Federal Regulations.

15 71. The Defendants have denied the Plaintiff adequate procedural protections before
16 depriving her of her right to purchase and possess a firearm. Defendants did not issue
17 any notice or hold any hearing prior to depriving the Plaintiff of her right. Defendants
18 also have not offered any means for the Plaintiff to reclaim her right. In violation of the
19 Plaintiff’s right to procedural due process, the Defendants have unilaterally and
20 conclusively determined without any reason or supporting evidence that the Plaintiff is
21 an “unlawful user” of marijuana simply because the State of Nevada has conferred on
22 her the right to use medical marijuana.

23 72. As a direct and proximate result of the Defendants’ above-described actions, the
24 Plaintiff has suffered and continues to suffer damages.

25 73. The Plaintiff has incurred attorney’s fees and costs as a direct result of
26 prosecuting the present court action.

27 / / /
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1 IV.

2 FOURTH CAUSE OF ACTION

3 (VIOLATION OF SUBSTANTIVE DUE PROCESS CLAUSE OF 5th AMENDMENT)

4 74. Plaintiff hereby incorporates by reference paragraphs one (1) through seventy-
5 three (73) as though fully set forth herein.

6 75. The Plaintiff's right to possess a handgun under the Second Amendment is
7 objectively deeply rooted in this Nation's history and tradition and implicit in the
8 concept of ordered liberty such that neither liberty nor justice would exist if they were
9 sacrificed.

10 76. While it has been recognized that the Second Amendment is not unlimited and
11 restrictions prohibiting felons from possessing firearms are valid, the Plaintiff's mere
12 possession of a validly issued state medical marijuana card does not make her a felon
13 nor does it mean that the Plaintiff has ever even used marijuana.

14 77. At the same time, Plaintiff possesses a fundamental right to free speech under the
15 First Amendment which includes certain non-verbal speech which, in this case, is the
16 possession of a medical marijuana registry card validly issued pursuant to state law.

17 78. Through Title 18, Sections 922(g)(3) and 922(d)(3) and Title 27, Section 478.11 of
18 the Code of Federal Regulations, and their policy whereby any person who possesses a
19 medical marijuana card validly issued pursuant to State law is automatically and
20 conclusively deemed to be "an unlawful user of or addicted to any controlled substance
21 as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802))" and thereby
22 prohibited from purchasing a handgun from a federally licensed firearms dealer
23 without committing a federal offence, Defendants have deprived Plaintiff of her
24 substantive due process.

25 79. As a direct and proximate result of the Defendants' above-described actions, the
26 Plaintiff has suffered and continues to suffer damages.

27 80. The Plaintiff has incurred attorney's fees and costs as a direct result of
28 prosecuting the present court action.

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V.

FIFTH CAUSE OF ACTION

(VIOLATION OF 1st AMENDMENT)

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3
4 81. Plaintiff hereby incorporates by reference paragraphs one (1) through eighty (80)
5 as though fully set forth herein.

6 82. Under the First Amendment, Plaintiff possesses a fundamental right to free
7 expression in the forms of freedom of association and free speech including certain non-
8 verbal speech and communicative conduct, which, in this case, includes, without
9 limitation, the acquisition, possession, and acknowledgment of possession of a medical
10 marijuana registry card validly issued pursuant to state law.

11 83. The legalization of marijuana for medicinal purposes has been for years, and
12 continues to be, a matter of political debate throughout the United States,

13 84. Largely as a result of voter initiatives, eighteen (18) states and the District of
14 Columbia have legalized the use of marijuana for medical purposes.

15 85. By acquiring, possessing, and acknowledging possession of a medical marijuana
16 registry card, Plaintiff is exercising her First Amendment right to free speech.

17 86. By acquiring, possessing, and acknowledging possession of a medical marijuana
18 registry card, Plaintiff is expressing her support for and advocacy of legalization of
19 medical marijuana.

20 87. Her medical marijuana registry card is a tangible symbol of her belief and
21 opinion that marijuana should be legal for medical use, and a symbol of her belief and
22 opinion that her fellow citizens of Nevada were correct to have forced changes to
23 Nevada law legalizing marijuana for medical use.

24 88. Her political and personal opinions about medical marijuana are inherent in her
25 discussions with others about the fact that she has a medical marijuana card.

26 89. By acquiring, possessing, and acknowledging possession of a medical marijuana
27 registry card, Plaintiff was exercising her First Amendment right to freely associate with
28 others who support and advocate the legalization of marijuana for medical use.

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1 90. The Plaintiff's medical marijuana registry card is a facial and express statement
2 of her association with a group - medical marijuana cardholders - that embodies the
3 belief and opinion that citizens in each state have a right to decide whether marijuana
4 should be legal for medical purposes.

5 91. By acquiring, possessing, and acknowledging possession of a medical marijuana
6 registry card, Plaintiff expresses her support for medical marijuana and her deeply held
7 beliefs that marijuana should be legal for medical use.

8 92. The Plaintiff is, literally, a card-carrying advocate for medical marijuana, who is
9 associated with a distinct group, identifiable by their inclusion in the medical marijuana
10 registry.

11 93. Under the First Amendment, a citizen has the right to be free from governmental
12 action taken to retaliate against the citizen's exercise of First Amendment rights and
13 also has the right to be free from governmental action taken to deter the citizen from
14 exercising those rights in the future.

15 94. By implementing and enforcing a policy that forbids a federally licensed firearms
16 dealer from selling a firearm to any person who possesses a medical marijuana card or
17 to any person who a federally licensed firearms dealer "reasonably suspects" possesses
18 a medical marijuana card, Defendants are retaliating against Plaintiff's exercise of her
19 First Amendment rights by denying her Second Amendment right.

20 95. Further, Defendants are also attempting to deter her from exercising her First
21 Amendment rights in the future by requiring that she give up her First Amendment
22 rights in exchange for her Second Amendment rights.

23 96. As a direct and proximate result of the Defendants' above-described actions, the
24 Plaintiff has suffered and continues to suffer damages.

25 97. The Plaintiff has incurred attorney's fees and costs as a direct result of
26 prosecuting the present court action.

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1 **PRAYER FOR RELIEF**

2 WHEREFORE, Plaintiff respectfully requests that the court enter judgment in her
3 favor and against Defendants as follows:

4 1. Declare that 18 U.S.C. §§ 922(g)(3) and 922(d)(3) and all derivative regulations,
5 such as 27 C.F.R. § 478.11, and the policy set forth in the Defendants’ open letter to
6 federally licensed firearms dealers dated September 21, 2011, violate the right to keep
7 and bear arms as secured by the Second Amendment to the United States Constitution.

8 2. Declare that 18 U.S.C. §§ 922(g)(3) and 922(d)(3) and all derivative regulations,
9 such as 27 C.F.R. § 478.11, and the policy set forth in the Defendants’ open letter to
10 federally licensed firearms dealers dated September 21, 2011, violate the Due Process
11 Clause of the Fifth Amendment to the United States Constitution.

12 3. Declare that 18 U.S.C. §§ 922(g)(3) and 922(d)(3) and all derivative regulations,
13 such as 27 C.F.R. § 478.11, and the policy set forth in the Defendants’ open letter to
14 federally licensed firearms dealers dated September 21, 2011, violate the Equal
15 Protection Clause of the Fifth Amendment to the United States Constitution.

16 4. Declare that 18 U.S.C. §§ 922(g)(3) and 922(d)(3) and all derivative regulations,
17 such as 27 C.F.R. § 478.11, and the policy set forth in the Defendants’ open letter to
18 federally licensed firearms dealers dated September 21, 2011, violate the right to free
19 speech secured by the Second Amendment to the United States Constitution.

20 5. Permanently enjoin the Defendants, their officers, agents, servants, employees,
21 and all persons in active concert or participation with them from enforcing 18 U.S.C. §§
22 922(g)(3) and 922(d)(3) and any and all derivative regulations, such as 27 C.F.R. §
23 478.11, and the policy set forth in the Defendants’ open letter to federally licensed
24 firearms dealers dated September 21, 2011, and provide such further declaratory relief
25 as is consistent with the injunction.

26 6. Award the Plaintiff compensatory and punitive damages.

27 7. Award costs and attorneys fees and expenses to the extent permitted under 28
28 U.S.C. § 2412.

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1 8. Grant such other and further relief as the Court deems just and proper.

2 Dated this 15th day of November 2012.

3 Respectfully Submitted by:

4 RAINEY DEVINE, ATTORNEYS AT LAW

5 By: */s/ Chaz Rainey*

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