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9  
 10 **UNITED STATES DISTRICT COURT**  
 11 **DISTRICT OF NEVADA**

12 GHASSAN HOUBOUS BOUARI,

13 Plaintiff,

14 v.

15 CHARLES RO; DENNIS LAO;  
 16 DOE INDIVIDUALS 1-20,

17 Defendants.

CASE NO. 18-CV-00219-JCM-BNW

**STIPULATION TO DISMISS FTCA  
 CAUSES OF ACTION V, VI, VII, VIII  
 AND IX  
 (F.R.Civ.Pro. 41(a)(1)(A)(2))**

1 Plaintiff Ghassan Housbous, through his attorneys Benjamin C. Durham and  
2 Eugene Iredale, and defendant United States, through its counsel Siegmund Fuchs,  
3 stipulate pursuant to Rule 41(a)(1)(A)(ii) to dismiss without prejudice the Federal  
4 Tort Claims Act causes of action currently denominated as Counts V, VI, VII, VIII  
5 and IX in the complaint.

6 It is so stipulated.

7  
8 **IREDALE AND YOO, APC**

9 Dated: December 23, 2020

*s/ Eugene Iredale*

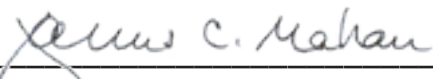
10 EUGENE IREDALE  
11 Attorney for Plaintiff  
12 Ghassan Houbous Bouari

13 Dated: December 23, 2020

*/s/ Siegmund F. Fuchs*

14 SIEGMUND F. FUCHS  
15 Senior Trial Attorney  
16 Torts Branch, Civil Division  
17 U.S. Department of Justice  
18 Attorney for Defendant United States  
(per his authorization)

19  
20  
21 **IT IS SO ORDERED:**

22  
23   
24 **UNITED STATES DISTRICT JUDGE**

25  
26 **DATED:** January 9, 2021

**Proof of Service**

I, Eugene Iredale, certify that the following individuals were served with a copy of the STIPULATION TO DISMISS FTCA CAUSES OF ACTION V, VI, VII, VIII and IX on the date and by the method of service below:

Electronic Case Filing:

<p>Siegmund Fuchs  United States Department of Justice  P.O. Box 7146  Ben Franklin Station  Washington, DC 20044-7146  202-616-4322  Fax: 202-616-4314  Email: siegmund.f.fuchs@usdoj.gov</p>	<p>Benjamin C Durham  Benjamin Durham Law Firm  601 S Rancho Dr Ste B-14  Las Vegas, NV 89106  702-631-6111  Fax: 702-960-4084  Email: bdurham@vegasdefense.com</p>
<p>Troy K. Flake  United States Attorney  501 Las Vegas Blvd So., Ste. 1100  Las Vegas, NV 89101-  702-388-6336  Fax: 702-388-6787  Email: troy.flake@usdoj.gov</p>	

Date this 4<sup>th</sup> day of January 2021.

/s/ Eugene Iredale  
EUGENE IREDALE  
Attorney for Plaintiff  
Ghassan Housbous Bouari