1 2	CHARLES C. RAINEY Rainey Devine, Attorneys at Law 2245 West Horizon Ridge Parkway, Suite 110 Henderson, Nevada 89052			
3	chaz@raineydevine.com Attorney for Plaintiff			
4 5	ALICIA N. ELLINGTON JOHN K. THEIS			
6	Trial Attorneys, Federal Programs Branch United States Department of Justice, Civil Division			
7	20 Massachusetts Avenue, N.W., Room 6701 Washington, D.C. 20530			
8	Telephone: (202) 305-7632 Facsimile: (202) 616-8460			
9	John.K.Theis@usdoj.gov Alicia.N.Ellington@usdoj.gov			
10	Attorneys for Defendants United States; Bureau of Alcohol,			
11	Tobacco, Firearms, and Explosives; and Eric Holder, B. Todd Jones, and Arthur Herbert in their official capacities			
12	ZACHARY RICHTER Trial Attorney, Constitutional Torts Staff			
13	United States Department of Justice, Civil Division P.O. Box 7146, Ben Franklin Station			
14	Washington, D.C. 20044 Telephone: (202) 616-4199			
15	Facsimile: (202) 616-4314 Zachary.Richter@usdoj.gov			
16	Attorney for Defendants Eric Holder, B. Todd Jones,			
17	and Arthur Herbert in their individual capacities			
18				
19				
20	UNITED STATES DISTRICT COURT			
21	DISTRICT OF NEVADA			
22	S. ROWAN WILSON,			
23	Plaintiff,			
24) Case No.: 2:11-CV-1679-GMN-PAL v.			
25	ERIC HOLDER, et al.,			
26	Defendants.			
27				
28	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.			
6	2. Having reviewed the individual defendants' response to her Complaint, see ECF			
7	No. 9, Plaintiff has decided not to pursue claims against Defendants Holder, Jones, and Herbert			
8	in their individual capacities.			
9	3. Plaintiff will continue to pursue her remaining claims, including her claims			
10	against Defendants Holder, Jones, and Herbert in their official capacities.			
11	4. Counsel for the parties have conferred, and no party objects to dismissal of			
12	Plaintiff's claims against Defendants Holder, Jones, and Herbert in their individual capacities.			
13	Accordingly, the parties hereby give notice that that Plaintiff's claims against Defendants			
14	Holder, Jones, and Herbert in their individual capacities are DISMISSED WITHOUT			
15	PREJUDICE.			
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			
19	chaz@raineydevine.com			
20	Attorney for Plaintiff			
21	Dated: February 7, 2012 /s/ Alicia N. Ellington ALICIA N. ELLINGTON			
22	JOHN K. THEIS			
23	Trial Attorneys, Federal Programs Branch United States Department of Justice, Civil Division			
24	20 Massachusetts Avenue, N.W., Room 6701 Washington, D.C. 20530			
25	Telephone: (202) 305-7632 Facsimile: (202) 616-8460			
26	John.K.Theis@usdoj.gov Alicia.N.Ellington@usdoj.gov			
27	Attorneys for Defendants United States; Bureau of			
28	Alcohol, Tobacco, Firearms, and Explosives; and Eric Holder,B. Todd Jones, and Arthur Herbert in their official capacities			

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1	Dated: February 7, 2012 /s/ Zachary Richter ZACHARY RICHTER	
2	Trial Attorney, Constitutional Torts Staff United States Department of Justice, Civil 1	Division
3 4	Washington, D.C. 20044	
5	Facsimile: (202) 616-4314	
6	Attorney for Defendants Eric Holder, B. To Jones, and Arthur Herbert in their individu	dd
7	Jones, and Arthur Herbert in their individu capacities	al
8	3	
9		
10		
11	IT IS SO ORDERED this 7th day of February 2012.	
12		
13	3 Minus	
14	Gloria M. Navarro	
15	United States District Judge	
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