IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

JANE DOE #1, et al., on behalf of themselves and all others similarly situated

Plaintiffs,

v.

Case No. 2:13cv79-WKW-CSC

RICH HOBSON, in his official capacity as Administrative Director of the Courts and head of the Alabama Administrative Office of Courts, *et al.*,

Defendants.

JOINT MOTION TO DISMISS PURSUANT TO PRIVATE SETTLEMENT AGREEMENT

The Parties, having reached a settlement agreement to resolve the issues in this matter, hereby move the Court to enter the attached proposed order to dismiss the case without prejudice pursuant to Rule 41(a)(1)(B)(ii), but condition this request on the Court's agreeing to retain jurisdiction for five years from the date of entry of the proposed order to enforce the terms of the settlement agreement. As a basis for this motion, the Parties state as follows:

- 1. Plaintiffs allege that Section 5 of H.B. 658 / Act No. 2012-491, which is codified as Ala. Code § 31-13-32, is preempted by federal law in violation of the Supremacy Clause, and also violates the Due Process Clause of the Fourteenth Amendment to the U.S. Constitution.
 - 2. Defendants deny Plaintiffs' allegations.
- 3. After Plaintiffs filed suit, Defendants moved to dismiss, which the Court initially granted. (ECF No. 38). Plaintiffs moved for reconsideration, the Court granted the motion to reconsider, and upon reconsideration denied Defendants' motion to dismiss. (ECF Nos. 43, 49.)

4. The Parties have reached agreement on terms of a private settlement agreement, a

copy of which is attached to this motion as Exhibit A, and is incorporated herein by reference.

5. The Parties agree that the attached private settlement agreement will fully resolve

their dispute.

6. The Parties request that the Court dismiss the lawsuit without prejudice pursuant

to Rule 41(a)(1)(B)(ii) of the Federal Rules of Civil Procedure, but condition this request on the

Court's agreement to enter an order retaining jurisdiction for five years to enforce the private

settlement agreement, as authorized by Anago Franchising, Inc. v. Shaz, LLC, 677 F.3d 1272,

1280 (11th Cir. 2012).

7. The Parties therefore request that the Court enter the attached proposed Order in

its entirety. If the Court declines to enter the proposed Order in its entirety, the Parties

respectfully withdraw their request to stipulate to dismissal of this action.

Dated: September 10, 2014 Respectfully Submitted,

/s/ Samuel Brooke

One of Counsel for Plaintiffs

/s/ James W. Davis

One of Counsel for Defendants

2

Samuel Brooke (ASB-1172-L60B)

SOUTHERN POVERTY LAW CENTER

400 Washington Ave. Montgomery, AL 36104

(334) 956-8200

samuel.brooke@splcenter.org

Justin B. Cox⁺

AMERICAN CIVIL LIBERTIES

UNION FOUNDATION

IMMIGRANTS' RIGHTS PROJECT

1989 College Avenue NE

Atlanta, GA 30317 (404) 523-2721

icox@aclu.org

Kristi L. Graunke⁺

SOUTHERN POVERTY LAW CENTER

1989 College Avenue NE Atlanta, GA 30317 (404) 521-6700

kristi.graunke@splcenter.org

Linton Joaquin⁺ Karen C. Tumlin⁺ Nora A. Preciado⁺

NATIONAL IMMIGRATION LAW

CENTER

3435 Wilshire Blvd., Suite 2850

Los Angeles, CA 90010

(213) 674-2909 joaquin@nilc.org tumlin@nilc.org preciado@nilc.org

Cecillia D. Wang⁺

AMERICAN CIVIL LIBERTIES UNION

FOUNDATION

IMMIGRANTS' RIGHTS PROJECT

39 Drumm Street

San Francisco, CA 94111

(415) 343-0775 cwang@aclu.org

Freddy Rubio (ASB-5403-D62R) Cooperating Attorney, ACLU OF

ALABAMA FOUNDATION

Rubio Law Firm, P.C. 438 Carr Avenue, Suite 1 Birmingham, AL 35209

(205) 443-7858

frubio@rubiofirm.com

Omar C. Jadwat⁺

AMERICAN CIVIL LIBERTIES UNION

FOUNDATION

IMMIGRANTS' RIGHTS PROJECT

125 Broad Street, 18th Floor New York, New York 10004 (212) 549-2660

ojadwat@aclu.org

⁺Appearing *pro hac vice*

Counsel for Plaintiffs

LUTHER STRANGE

Attorney General

Margaret L. Fleming (ASB-7942-M34M) James W. Davis (ASB-4063-I58J) William G. Parker, Jr. (ASB-5142-I72P) Laura E. Howell (ASB-0551-A41H) Assistant Attorneys General

STATE OF ALABAMA
OFFICE OF THE ATTORNEY GENERAL
501 Washington Avenue
Montgomery, Alabama 36130
(334) 242-7300
(334) 353-8440 (fax)
mfleming@ago.state.al.us
jimdavis@ago.state.al.us
wparker@ago.state.al.us
lhowell@ago.state.al.us

Attorney for the State Defendants: Rich Hobson, Director of the Alabama Administrative Office of Courts, and Spencer Collier, Director of the Alabama Department of Homeland Security

CERTIFICATE OF SERVICE

I hereby certify that on September 10, 2014, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send notice to counsel of record for the parties.

/s/ Samuel Brooke