

EN BANC ORAL ARGUMENT SCHEDULED FOR FEBRUARY 27, 2015
Nos. 14-5240, 14-5241 (consolidated)

**United States Court of Appeals for the
District of Columbia Circuit**

Chris Rufer et al., *Plaintiffs,*

v.

Federal Election Commission, *Defendant*

and

Republican National Committee et al., *Plaintiffs,*

v.

Federal Election Commission, *Defendant*

On certified questions (52 U.S.C. § 30110) from the
United States District Court for the District of Columbia, No. 14-853 (CRC)

Stipulation Dismissing Republican Plaintiffs

The Federal Election Commission (“FEC”) and Republican Plaintiffs¹ agree to the voluntary dismissal, without condition or prejudice, of Republican Plaintiffs who are before this en-banc court under the judicial-review provisions of 52 U.S.C. 30110, along with the Republican Plaintiffs’ part of this en-banc proceeding under 52 U.S.C. 30110, i.e., *Republican National Committee v. FEC*, No. 14-5241.

¹ “Republican Plaintiffs” are Republican National Committee (“RNC”), Reince Priebus, as RNC Chairman, and Roger Villere, Jr., as Chairman of the Republican Party of Louisiana.

This stipulation is either

- “a signed dismissal agreement” under Federal Rule of Appellate Procedure 42(b)² or
- “a stipulation of dismissal” under Federal Rule of Civil Procedure 41(a)(1)(A)(ii),

whichever applies where “[52 U.S.C. 30110] grants exclusive merits jurisdiction to the *en banc* court of appeals,” *Wagner v. FEC*, 717 F.3d 1007, 1011 (2013), allowing dismissal without a court order.

By agreeing to this dismissal, the FEC does not waive any rights or arguments that may apply in future cases.

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Respectfully submitted,

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November 19, 2014

² Pursuant to Federal Rule of Appellate Procedure 42(b), the FEC and Republican Plaintiffs recite that there are no “costs . . . to be paid” or any “fees that are due,” *id.*

Certificate of Service

I certify that on this date, November 19, 2014, I electronically filed the foregoing in 14-5240 and 14-5241 using the Court's CM/ECF system, which will serve:

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