

**UNITED STATES DISTRICT COURT FOR  
THE EASTERN DISTRICT OF LOUISIANA**

IMMIGRATION SERVICES AND  
LEGAL ADVOCACY,

*Plaintiff,*

v.

ELIZABETH MURRILL, in her official  
capacity as Attorney General of the State of  
Louisiana, *et al.*,

*Defendants.*

Case No. 2:25-cv-02421  
Judge Nannette Jolivette Brown  
Magistrate Judge Michael North

**NOTICE OF VOLUNTARY DISMISSAL**

On December 4, 2025, counsel for all Defendants agreed that, as Defendant Murrill and Hodges stated in their briefing, La. R.S. 14:130.1(A)(6) does not and will not apply to the Know Your Rights presentations and trainings of Immigration Services and Legal Advocacy “ISLA.” See ECF No. 7 at 2 & n.1 (“[T]he State’s representation . . . bind[s] the State under basic principles of judicial estoppel . . .”). Defendants all concurred that “Act 399 covers *only* actual obstruction of justice—conduct, especially violent conduct,” and not the speech involved in this case. *Id.* at 2 (emphasis added); *id.*, n.2 (identifying violent conduct that the law intends to target); *see also id.* at 3 (explaining that the law is geared toward “the context of violent scenes where defendants have physically inhibited a law-enforcement officer from carrying out his duties”). Defendants Murrill and Hodges underscored that the law’s “prohibition on ‘any act’—particularly in the obstruction context—is directed towards conduct, not speech.” *Id.* Therefore, pursuant to Fed. R. Civ. P. 41, and having reached agreement with Defendants, Plaintiff ISLA voluntarily dismisses its Complaint without prejudice.

Dated December 5, 2025

Respectfully submitted,

/s/Charles Andrew Perry

/s/Nora Ahmed

ACLU Foundation of Louisiana

Charles Andrew Perry

LA Bar No. 40906

Nora Ahmed\*

NY Bar No. 5092374

1340 Poydras St., Ste. 2160

New Orleans, LA 70112

Tel: (504) 250-4879

(504) 522-0628

aperry@laaclu.org

nahmed@laaclu.org