

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO

Plaintiff

vs.

Puerto Rico Industrial Development  
Company (PRIDCO) et als.  
Defendants

Civil No.

Civil Rights, 42 USC §1983

Declaratory Judgment

Provisional and Permanent Injunctive  
Relief

Trial By Jury Requested

**MOTION TO QUASH THE SO-CALLED “INFORMATIVE MOTION  
REGARDING NEW CASE LAW...”, FILED BY DEFENDANTS**

To the honorable court:

Comes now plaintiff , through her undersigned attorney and respectfully states  
and requests as follows:

INTRODUCTION

Several months after submitting their motion to dismiss (Docket No. 35),

defendants filed on May 13 2013 an *Informative Motion Regarding New Case Law*

*From The United States Court Of Appeals For The First Circuit Applicable To*

*Defendants’ Motion To Dismiss Under Fed.R.Civ. P. 12 (b)(6)* (Docket No. 49).

Pursuant defendants' representations, the sole purpose of said motion is to make

this court aware of a recent First Circuit Court of Appeals' decision, *Rodríguez-Reyes*

*v. Molina -Rodríguez*, 711 F. 3d 49 (1st Cir. 2013).

According to defendants, the reasoning for bringing forward said decision is  
because in the same “the legal standard for motions to dismiss like the one filed in