

---

**From:** Cunningham, Patrick (USAAZ)  
**To:** Axelrod, Matthew (ODAG) (SMO)  
**CC:** Burke, Dennis (USAAZ); Scheel, Ann (USAAZ); Hernandez, Rachel (USAAZ); Weinstein, Jason (CRM); Morrissey, Mike (USAAZ)  
**Sent:** 4/5/2011 2:25:47 PM  
**Subject:** ATF Emails and Reports  
**Attachments:** ATF Email May 24 1010.pdf; ATF Email May 27 2010.pdf

Matt and Colleagues: enclosed are the two ATF emails I spoke of last week on our call regarding the Issa letter, now subpoena.

In the ATF Email of May 27 at the bottom of page 3, ATF seeks authority to “walk” guns and specifically states, “The logic employed is that by authorizing the “walking” of a small amount of firearms that, ultimately we can cease the trafficking of a significant number. (i.e. walking 4 to 6 – prevent hundreds from being trafficked.)” The target in this case, ATF was seeking grenade launchers and other high powered weapons, and after ATF purchased six firearms in June 2010 from ATF ATF stated he was no longer in the business and did not want to proceed with obtaining the high powered weapons.

As we discussed last week, this kind of cooperation was never planned or executed in Fast and Furious, yet somehow an ROI from the ATF case made it into a Senator Grassley letter.

**DP**

What do you think? PJC