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MAY 09 2011

DEPUTY

6 MONTANA 21ST JUDICIAL DISTRICT COURT

7 RAVALLI COUNTY

8 _____
9 MICHAEL E. SPREADBURY) Cause No: DV-10-639
10 Plaintiff) Dept. 2
11 v.)
12 KENNETH S. BELL,) LEAVE FILE INFORMATION
13 CITY OF HAMILTON,)
14 Defendants)
15 _____

16 Comes now the Plaintiff, with request for leave to file information: Criminal Contempt of the
17 court by Defense Counsel William L. Crowley, Natasha Prinzing-Jones esq. of Boone Karlberg
18 PC Missoula, Montana 59807-9199.

19 Montana Code Annotated MCA§ 45-7-309(1)(a) [Criminal Contempt] states:

20 1) A person commits the offense of criminal contempt when the person knowingly engages in any of
21 the following conduct:

22 (a) disorderly, contemptuous, or insolent behavior committed during the sitting of a court in its
23 immediate view and presence and directly tending to interrupt its proceedings or to impair the
24 respect due to its authority;

25 **Within three (3) pleadings to this honorable court Defense counsel has demanded**
26 **confidential, protected financial, and medical information which has been plead in Defense**
27 **discovery interrogatories and presented to this court as in violation of Montana Rule of Civil**
28 **Procedure rule 26(b), irrelevant to subject in cause of action for release of public information.**

29 **The repeated demand before this court for privacy protected information is an attempt to**
30 **disrupt the proper summary judgment for Plaintiff. No issues remain for trial, and all**
31 **material facts as to the Defendant, Ken Bell and City of Hamilton, MT knowingly not**
32 **releasing public information to the Plaintiff.**

33 **This court should not accept this contemptuous behavior, which the public and Plaintiff know**
34 **too well. Plaintiff will yield to court on discretion as to sanction of Defense Counsel, or to**
35 **hear information before this honorable court as to established Criminal Contempt.**

36 **Defense counsel has previously defended litigants not eligible for municipal coverage,**
37 **accepted litigation costs covered by the Montana Municipal Interlocal Authority (MMIA).**
38 **The US Justice Department refers this as municipal fraud: using public funds inappropriately.**
39 **A request for criminal investigation of William L. Crowley esq. and Boone Karlberg PC has**
40 **been accomplished for this top priority of the Federal Bureau of Investigation (What We**
41 **Investigate/Priorities www.fbi.gov).**

42 **Causes of action which Boone Karlberg PC Missoula Montana has accepted public funds**
43 **involving non-municipal employees or non-statutory actions of municipal officers:**

- 44 1. **Roddy v. Spreadbury DV-10-93 21st Judicial Distirct**
- 45 2. **Spreadbury v. Roddy DV-10-224 21st Judicial District**

46 3. Spreadbury v. Bell DV-10-223 21st Judicial Dist. [Statutory duties MCA§7-4-4604]

47 4. Spreadbury v. Bitterroot Public Library et. al. formerly DV-11-184 21st District Court
48 moved to US District Court 9:2011-cv-11-064-M-DWM.

49 A library employee, nor a library are municipal entities of the City of Hamilton, MT, and not
50 eligible for municipal insurance paid by residents of the City of Hamilton, MT.

51 Mr. William L. Crowley esq. has engaged in criminal behavior for just over a year now, and
52 practices his criminal behavior in broad daylight, believing that no person will target a
53 partner of a law firm in Missoula, MT who can act contemptuous, and in violation of sworn
54 oaths as a Bar member in the 48th ranked continental state for Justice, Montana.

55 Defense has requested order to compel, motions in limine, and response to Plaintiff motion to
56 stay within 1 week, within 10 days of oral argument April 29, 2011 to decide proper
57 summary judgment for Plaintiff. These actions meet MCA§ 45-7-309(1)(a) Criminal
58 Contempt by Defense Counsel, Boone Karlberg PC attempting to interfere with this court.

59 Plaintiff respectfully and in good faith requests leave to file this information to find Boone
60 Karlberg PC William L. Crowley, Ms. Natasha Prinzing-Jones esq. in contempt of court for
61 aforementioned contemptuous behavior which are interfering with proper proceedings
62 concerning the non-release of public information in this cause of action.

63 Respectfully submitted this 9th day of May, 2011

64
65 
66 Michael E. Spreadbury Self Represented Plaintiff

Certificate of Service:

I certify as a Plaintiff in this action, a copy of the below named pleading was served upon the Defendant by First Class United States Mail. The following address was used:

Leave File Information

Cause No. DV-10-639; 21st District Court , Dept. 2

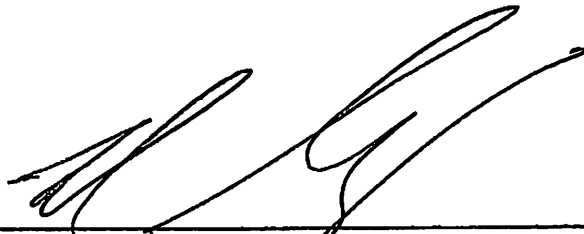
William Crowley esq.

Boone-Karlberg PC

PO Box 9199

Missoula, MT 59807-9199

Dated: 5/9/11

A handwritten signature in black ink, appearing to read "Michael E. Spreadbury", is written over a horizontal line.

Michael E. Spreadbury, Pro Se Plaintiff