

Bill Crowley

From: Melissa Otis
Sent: Monday, May 21, 2012 8:32 AM
To: Bill Crowley
Subject: FW: Spreadbury v. Bitterroot Public Library, et al

From: Michael Spreadbury [mailto:mspread@hotmail.com]
Sent: Sunday, May 20, 2012 11:42 AM
To: Melissa Otis; Bill Crowley; Tasha Jones; Thomas Leonard
Subject: RE: Spreadbury v. Bitterroot Public Library, et al

Dear Melissa,

I have communicated with Sharon Holombeck as assistant to Bill Crowley. I have no idea who you are, and dont really care to communicate with you.

Mr. Crowley gave me conflicting statement that he wanted to meet in the Boone offices, then said he was out of the office thursday and friday. We were ordered to meet by US Magistrate Lynch last week, which I tried to coordinate on several occasions.

I am assuming one of the regognized attorneys: Crowley, Prinzing-Jones, or Leonard can and will meet with me early next week preferably Monday outside Boone offices.

I'm sorry I did not read you entire email, I have no idea why you are working on this case, or contacting me.

Thank you,

Michael Spreadbury

To: mspread@hotmail.com
CC: BCrowley@boonekarlberg.com; npjones@boonekarlberg.com; tleonard@boonekarlberg.com; tnjohnson@boonekarlberg.com
Date: Fri, 18 May 2012 12:17:35 -0600
Subject: Spreadbury v. Bitterroot Public Library, et al - SENT ON BEHALF OF WILLIAM L. CROWLEY

Dear Mr. Spreadbury:

Your email on Friday, May 11, 2012, reads, "Please expect a draft of a pretrial document by the end of the day. I will see a representative of your firm Monday." In response, I sent you an email which reads, "What time will you be in our office so that we can schedule accordingly."

As you know, my paralegal, Shannon, is out of the office until Monday. Late this morning, I became aware that you have been sending emails to Shannon, alone, despite knowing that she is out of the office. We sent you a proposed pretrial order on May 7, 2012, asking you to provide your contentions and your discovery, exhibit and witness lists. We offered to provide you with blank discovery, exhibit and witness lists to assist you. We also asked you to provide alternatives, modifications and additions to the nature of the action, the agreed facts and the trial length. We told you that if you don't agree with something in the proposed nature of the action or agreed facts, it would be removed. We told you that you draft your own contentions. On May 8, 2012, we provided

you our exhibit lists. We have also provided you our witness lists. We have received nothing back from you relating to the pretrial order.

Your emails on May 12, 2012, were sent to Shannon, alone, despite the fact that you know she is out of the office until Monday. Those emails announce that we will be in contempt of court if we don't meet with you at the Federal Courthouse. They also advise that the meeting will be at the Missoula Public Library and "There is necessary work to be completed."

Once again, you are welcome to come to our office. All that we ask is that you tell us what time so we can accommodate you. In the alternative, provide us with the items requested in our email, dated May 7, 2012, so we can put it in draft form. A meeting in the Federal Courthouse has not been authorized, and a meeting at "an agreeable third party site" like the Missoula Public Library is unnecessary. There does not have to be a big production to move things forward. Further, please know that the time available next week is very restricted.

Sincerely,

William L. Crowley

c/o Melissa Otis
Paralegal

BOONE  **KARLBERG**
ATTORNEYS AT LAW
201 West Main St., PO Box 9199
Missoula, MT 59807
406.543.6646
www.boonekarlberg.com

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