

## Shannon Holdsambeck

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**From:** Michael Spreadbury [mspread@hotmail.com]  
**Sent:** Friday, May 25, 2012 10:41 AM  
**To:** Shannon Holdsambeck  
**Subject:** RE: Spreadbury v. Bitterroot Public Library, et al.

Sharon,

The last email only says that the case will be dismissed. That is when your principals become more professional, and actually resolve the case as presented. The paperwork in front of the court has an agreement. Terms of the release are printed in court documents. This is informal email communications.

We can go to trial if your associates cannot either agree to the terms or meet with me in a professional matter. That could not happen for the court ordered pre-trial meeting.

I write in plain english. Lawyers interpret things, lie, and act in ways I dont understand.

Please let me know what your firm would like me to do with the 20-30 photographs of tampered mail with your logo, and address on them.

Sincerely,

**Michael Spreadbury**

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**From:** [sholdsambeck@boonekarlberg.com](mailto:sholdsambeck@boonekarlberg.com)  
**To:** [mspread@hotmail.com](mailto:mspread@hotmail.com)  
**CC:** [BCrowley@boonekarlberg.com](mailto:BCrowley@boonekarlberg.com); [npjones@boonekarlberg.com](mailto:npjones@boonekarlberg.com); [tleonard@boonekarlberg.com](mailto:tleonard@boonekarlberg.com); [tnjohnson@boonekarlberg.com](mailto:tnjohnson@boonekarlberg.com)  
**Date:** Fri, 25 May 2012 10:33:27 -0600  
**Subject:** RE: Spreadbury v. Bitterroot Public Library, et al.

Dear Mr. Spreadbury:

Thank you for your email. We understand your email to mean the case will be dismissed with prejudice and without condition.

Sincerely,

Shannon E. Holdsambeck  
Paralegal  
Boone Karlberg P.C.  
(406) 543-6646

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**From:** Michael Spreadbury [<mailto:mspread@hotmail.com>]  
**Sent:** Friday, May 25, 2012 10:10 AM  
**To:** Shannon Holdsambeck  
**Subject:** RE: Spreadbury v. Bitterroot Public Library, et al.

The case is going to be dismissed Sharon.

Please remind the three attorneys of the Crime committed by Ken Bell in a civil courtroom November 20, 2009 as an order of protection "without finding of fact, conclusions of law" imposed that I am asking to have removed.

- Make sure to have a great weekend.

I wasn't the one who refused to meet. It was your firm. That's compelling.

**Michael Spreadbury**

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From: [sholdsambeck@boonekarlberg.com](mailto:sholdsambeck@boonekarlberg.com)

To: [mspread@hotmail.com](mailto:mspread@hotmail.com)

CC: [BCrowley@boonekarlberg.com](mailto:BCrowley@boonekarlberg.com); [npjones@boonekarlberg.com](mailto:npjones@boonekarlberg.com); [tleonard@boonekarlberg.com](mailto:tleonard@boonekarlberg.com);  
[tnjohnson@boonekarlberg.com](mailto:tnjohnson@boonekarlberg.com); [kpalmer@boonekarlberg.com](mailto:kpalmer@boonekarlberg.com); [ctrenary@boonekarlberg.com](mailto:ctrenary@boonekarlberg.com)

Date: Wed, 23 May 2012 15:03:31 -0600

Subject: Spreadbury v. Bitterroot Public Library, et al.

Dear Mr. Spreadbury:

Attached for your information is a copy of the Court's order granting the City and Bitterroot Public Library's motion to compel your participation in formulating the Pretrial Order.

Sincerely,

Shannon E. Holdsambeck

Paralegal

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