**From:** Brady, Connor

**Sent:** Monday, January 14, 2013 4:40 PM **To:** Womack, Jessica Elaine; Pember, Leigh **Cc:** Leimenstoll, Will; Myrick, Rachel; Ross, Henry

**Subject:** Withdrawal of Complaint as to Defendants Leimenstoll & Myrick

Good afternoon Chief Justice Womack --

After much deliberation, thought, consultation with a number of advisors, and finally, a good night's sleep, I have opted to withdraw the complaint, and amended complaint, in 12-SSC-001, effective immediately.

I have determined that this is the best course of action for me and for the student body here at UNC Chapel Hill. The students that I and SBP Leimenstoll were elected to serve are much better served if confrontations within the overall organization of Student Government are handled with legislation and discussion, with lawsuits serving as a last resort. Thus, I am committed to working with the Executive Branch and leaders within the Student Congress to ensure that disputes like this one are a one-time occurrence.

I maintain that SBP Leimenstoll and SBVP Myrick appointed a provisional chairperson on December 13, 2012, as various pieces of correspondence have pointed out, but this will be a discussion to be had as to the merits of appointment when they are brought before the Student Congress. However, because the Hardship Parking process is completed, Ms. Reeves has served time as a provisional chair, and her appointment will be subject to Congress' approval, there are other avenues to handle what I believe to be the infractions committed by Defendants in this case.

Spending time on a legal battle has not been conducive to serving students at Carolina, so I believe that if Mr. Leimenstoll and Ms. Myrick are willing to work with Congress to ensure that this does not happen again, we can all move forward for the benefit of our constituents. I look forward to hearing from them to begin this important dialogue.

Please let me know if you have any other questions. I appreciate the work that you, Clerk Pember, and the Court have put into this case.

Fondly, Connor Brady

Note: The Chief Justice omitted a minor portion of the email not relevant to the withdrawal.