KORIND NO NO MISS OMISS OF ESCO

Mrs. Sharon Noonan Kramer 2031 Arborwood Place Escondido, California 92029 760-746-8026



Presiding Justice Judith McConnell Justice Patricia Benke Fourth Dist Div One Appellate Court 750 B Street San Diego, California 92101

District Attorney Bonnie Dumanis Hall of Justice Broadway San Diego, California 92101

In lawful accordance with C.C.P.1209(b) these DEMANDS may be read on line at the blog, "ContemptOfCourtFor.Me" Short link: http://wp.me/p20mAH-n1 It is under the blog title, "Will somebody PLEASE STOP California licensed attorney Keith Scheuer & Justice Judith McConnell from BULLYING Sharon Kramer to defraud the public?" (online by 1.29.13)

Re: DEMAND the criminally fraudulent December 20, 2010 Remittitur, App Case No. D054496, be recalled & rescinded. DEMAND the criminally fraudulent judgment, antedated "MGarland 12/18/08" Superior Case No GIN044539 be vacated. DEMAND that Appellate Court provide evidence of subject matter jurisdiction to hear appeal App Case No. D062764. DEMAND the anti-SLAPP opinion of November 2006 be reversed.

Honorable Justices Benke and McConnell and District Attorney Dumanis,

I finally have you and your cohorts cornered for your years of criminally defrauding of the public, while trying to harass me into silence; and without subject matter jurisdiction, which means no judicial immunity. District Attorney Dumanis, you are also caught red handed shielding judiciaries with no subject matter jurisdiction and their clerks for criminal acts of falsifying legal and public records, aiding workers compensation insurer fraud in San Diego county, in the state of California and throughout the United States. You receive FAC money.

Re: DEMAND the criminally fraudulent December 20, 2010 Remittitur, App Case No. D054496, be recalled & rescinded. DEMAND the criminally fraudulent judgment, antedated "MGarland 12/18/08" Superior Case No GIN044539 be vacated. DEMAND that Appellate Court provide evidence of subject matter jurisdiction to hear appeal App Case No. D062764. DEMAND the anti-SLAPP opinion of November 2006 be reversed

The December 20, 2010 Remittitur in the case of Kelman & GlobalTox v. Kramer, Appellate Case No. D054496 is an undeniably fraudulent legal document issued from the Fourth District Court of Appeals. It awards costs against me to unknown entities/parties; as Bruce Kelman was the only "Respondent" disclosed on appeal. Ask Clerk of the Court, Kelly. He called me on the phone on October 5, 2011 and threatened me that Justice McConnell would deem me to be a "Vexatious Litigant" should I pursue legal remedy for the falsification of the Remittitur in criminal violation of Government Codes.

I DEMAND this criminal Remittitur be recalled and rescinded by you, Justice Benke.¹

The December 2008 judgment from the lower court in the case, Case No. GIN044539, is also known to the Appellate Court to be a fraudulent and void document. "MGarland 12/18/08" was added to the document sometime on or after December 22, 2008. Ask Michael Roddy, San Diego Administrator of the Courts. He did a double speak forensic audit of the case in November of 2011 and could provide no evidence of a judgment being entered or amended on December 18, 2008. Additionally, the fraudulent Abstract of Judgment which states costs were awarded on September 24, 2008, could not be explained. The ROA shows nothing occurred in the case on that date.

ROA #212 12/15/2008 Miscellaneous Minute Order Finalized

[Note: Sequential Order Nothing Occurred On 12/18/08]

ROA #213 12/19/2008 Proof of Service filed by KRAMER, SHARON

ROA #214 12/22/2008 Motion for Reconsideration filed by KRAMER, SHARON

I DEMAND this criminally falsified and void judgment be vacated by you, Justice Benke.

¹ 1.25.13 Kramer Motion to Recall & Rescind Remititur and Vacate Void Judgment in pdf form with working links to McConnell's & lower courts' unlawful and criminal acts: http://freepdfhosting.com/b62b9c1b51.pdf

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Justice McConnell, you accepted subject matter jurisdiction and issued a ruling on January 15, 2013, that time could be extended to late February 2013 for me to file an opening brief in Appellate Case No. D062764, *Kelman v. Kramer*. As you know, I cannot file an opening brief without giving you subject matter jurisdiction while you are suppressing the evidence you have none because of the falsification of the Remittitur and Judgment from *Kelman & GlobalTox v. Kramer* being the sole foundation for this second case. I specifically asked if you had jurisdiction. You suppressed the evidence.

I DEMAND you prove you have subject matter jurisdiction before I file an appeal giving it to you, Justice McConnell.

Justice McConnell, you also framed me for libel and suppressed the evidence Bruce Kelman committed perjury to establish malice when rendering the November 2006 anti-SLAPP opinion. Additionally you concealed that Bryan Hardin, sixth owner of GlobalTox, was an undisclosed party to the appeal on the July 2006 Certificate of Interested Persons. Hardin is a retired US Assistant Surgeon General, retired Deputy Director of CDC NIOSH, author of the ACOEM Mold Statement and author of its scientifically fraudulent sister Mold Statement for the U.S. Chamber of Commerce.

I DEMAND that you recall and rescind the fraudulent 2006 anti-SLAPP Remittitur and lawfully deem me the prevailing party to the anti-SLAPP motion, Justice McConnell.

District Attorney Dumanis, you have had the evidence for a long time that your little friends framed me for libel and suppressed the evidence the plaintiff, Bruce Kelman, committed perjury to establish malice; over my March 2005 writing impacting public health and workers comp claims in San Diego county. You have been aware of the criminal falsification of documents for a long time, concealing that the courts have been trying to silence me of their aiding to defraud the public in financially motivated discrimination of the environmentally disabled by what they have been doing to me for now eight years. You have the direct

evidence that Judge Nugent had me jailed for refusing to sign a false confession and then falsified the Sheriff Department record to conceal what he had done. Judges who act without subject matter jurisdiction also have no judicial immunity from prosecution. I am not going to spend the rest of my life looking over my shoulder because you shield corrupt local courts.

I DEMAND you either prosecute for the defrauding of the San Diego county taxpayer by the local judges and their clerks, who have aided and abetted fraud upon US courts and for the eight years of damage done to me and my husband in the process; or get out of office, District Attorney Dumanis.

Attached hereto as Exhibit 1, is the December 20, 2010 Remittitur awarding costs to "Respondents" and the September 14, 2009, Certificate of Interested Persons disclosing only one "Respondent" Bruce Kelman.

Attached hereto as Exhibit 2, is the December 2008 judgment from Kelman & GlobalTox v. Kramer with "MGarland 12/18/08" next to the dollar amount on the third page, as submitted as the sole foundation for the second case *Kelman v. Kramer*; and the December 31, 2008 Abstract of Judgment contradictorily stating costs were awarded by judgment on September 24, 2008 – submitted for abstract on December 22, 2008.

Attached hereto as Exhibit 3, is a portion of the July 2005 Declaration of Sharon Kramer, providing direct evidence this court has been concealing parties to the malicious litigations, namely the connection to the CDC and Federal Government, Bryan Hardin, sixth owner of GlobalTox.

Attached hereto as Exhibit 4 is Justice Benke's January 25, 2013 refusal to recall and rescind the fraudulent remittitur & Justice McConnell's Jaunary 15, granting of extention of time to file while suppressing the evidence of the fraudulent Remittitur and Judgment from *Kelman & GlobalTox v. Kramer* (meaning McConnell knows she has no subject matter jurisdiction to hear an

appeal and Benke is shielding criminal falsification of court documents aiding McConnell).

See prior recent motions and notifications to Justice Benke, Justice McConnell, Judge Dahlquist, District Attorney Dumanis and the Solicitor General of the California Attorney General's office for case law, codes and treatises regarding these criminals' acts by officers of the courts, court clerks, plaintiff attorney and plaintiffs; and the legal remedies for damages from these acts.

Some of the recently citied case law, codes and treatises these justices are unlawfully ignoring while suppressing evidence of criminal falsification of material court documents:

"Fraud upon the court' has been defined by the 7th Circuit Court of Appeals to "embrace that species of fraud which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery can not perform in the usual manner its impartial task of adjudging cases that are presented for adjudication." *Kennerv. C.I.R.*, 387 F.3d 689 (1968); 7 Moore's Federal Practice, 2d ed., p. 512, 60.23

Government Code 6200 states, "Every officer having the custody of any record, map, or book, or of any paper or proceeding of any court, filed or deposited in any public office, or placed in his or her hands for any purpose, is punishable by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code for two, three, or four years if, as to the whole or any part of the record, map, book, paper, or proceeding, the officer willfully does or permits any other person to do any of the following:(a) Steal, remove, or secrete...(c) Alter or falsify."

Government Code 6203 states. (a) Every officer authorized by law to make or give any certificate or other writing is guilty of a misdemeanor if he or she makes and delivers as true any certificate or writing containing statements which

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he or she knows to be false.(b) Notwithstanding any other limitation of time described in Section 802 of the Penal Code, or any other provision of law, prosecution for a violation of this offense shall be commenced within four years after discovery of the commission of the offense, or within four years after the completion of the offense, whichever is later.(c) The penalty provided by this section is not an exclusive remedy, and does not affect any other relief or remedy provided by law.

Government Code 68150(d)_states, "No additions, deletions, or changes shall be made to the content of court records, except as authorized by statute or the California Rules of Court."

"If the remittitur issues by inadvertence or mistake or as a result of fraud or imposition practiced on the appellate court, the court has inherent power to recall it and thereby reassert its jurisdiction over the case. This remedy, though described in procedural terms, is actually an exercise of an extraordinary substantive power....its significant function is to permit the court to set aside an erroneous judgment on appeal obtained by improper means. In practical effect, therefore, the motion or petition to recall the remittitur may operate as a belated petition for rehearing on special grounds, without any time limitations." (9 Witkin, Cal. Procedure (4th ed.1997) Appeal, § 733, pp. 762-763.)

"A remittitur can be recalled to permit the court to <u>'clarify and make certain'</u> any matters that are implicit in the court's opinion and judgment. (Ruth v. Lytton Sav. & Loan Ass'n (1969) 272 Ca 2d 24, 25, 76 CR 926, 927" Witkins Rule of Law 14;41

"A recall may also be ordered on the ground of the court's inadvertence or misapprehension as to the true facts, or <u>if the judgment was improvidently rendered without due consideration of the facts</u>" *McGee* (1951) 37 C2d 6,9, 229 P2d, 780, 782" Witkins 14:38

"Defendants, in their zeal to present a portrait of plaintiff Roston...that would enhance their position, <u>made reference to a multitude of cases which were inappropriate for consideration</u> by the trial court... The presentation of such matter, if designedly done, is certainly to be discouraged. <u>One might mistake it for an attempt to inflame the court against a party to the action.</u>" *Roston v. Edwards* (1982) 127 Cal.App.3d 842 [179 Cal.Rptr. 830,] <u>The inflammatory attorney in Roston v. Edwards was Keith Scheuer.</u>

"[T]he scope of the judge's jurisdiction must be construed broadly where the issue is the immunity of the judge. A judge will not be deprived of immunity because the action he took was in error, was done maliciously, or was in excess of his authority; rather, he will be subject to liability only when he has acted in the clear absence of all jurisdictions." *Stump v. Sparkman, 435 US at 356-57*

Obviously a judgment, though final and on the merits, has no binding force and is subject to collateral attack if it is wholly void for lack of jurisdiction of the subject matter or person, and perhaps for excess of jurisdiction, or where it is obtained by extrinsic fraud. [Citations.] (7 Witkin, Cal. Procedure, supra, Judgment, § 286, p. 828.).

"Uncontradicted and unimpeached evidence is generally accepted as true." *Garza v. Workmen's Comp. App. Bd. (1970) 3 Cal.3rd 312 317-318 [90 Cal.Rptr. 355]; Keulen v. Workers' Comp. Appeals Bd., supra, 66 Cal.App.4th at p. 1099.* Not in the San Diego, California courts.

When a court that is divested of jurisdiction undertakes to pronounce a judgment in a cause which the court did not have jurisdiction to hear or try, such judgment is void ab initio. (*In re Wyatt, 114 Cal.App. 557, 559 [300 P. 132].*)

"Paterno asks for her attorney fees in preparing this writ petition. Under subdivision (c) of the anti-SLAPP statute, successful litigants who prevail on a special motion to strike are entitled to attorney fees as a matter of right "to compensate . . . for the expense of responding to a SLAPP suit." (Wanland v. Law

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Offices of Mastagni, Holstedt & Chiurazzi (2006) 141 Cal.App.4th 15, 22 [45 Cal.Rptr.3d 633].) The trial court should consider Paterno's request for attorney fees in connection with Paterno's special motion to strike....Paterno is awarded her costs in this proceeding. Paterno v. Superior Court (2008) 163 Cal.App.4th 1342, 1357-1358.

DEMANDS made on January 28, 2013

Sincerely,

Mrs. Sharon Noonan Kramer

United States Citizen and whistleblower of fraud upon the court by officers of the courts, clerks and plaintiffs – aiding and abetting billions of dollars and years in scientific fraud upon US courts over the mold issue.

Declaration of Sharant jumer Qdeclare under senatty of persons under the laws of the State of California the Josophie is true and correct and executed by me this 28th day of January 2013.

Sharon woman yamer

OURT OF APPEAL, APPELLATE DISTI	RICT, DIVISION 4th Civil Case No. D054496
TORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and ad	
eith Scheuer, Esq. Cal. Bar # 082797	GIN044539
heuer & Gillett, 4640 Admiralty Way, #402,	Marina Del Rey, CA 90292 FOR COURT USE ONLY
TELEPHONE NO.: 310 577-1170 FAX NO. (Options	
E-MAIL ADDRESS (Optional):	Court of Appeal Fourth District
ATTORNEY FOR (Name): Respondent Bruce J. Kelma	
APPELLANT/PETITIONER: Sharon Kramer	
RESPONDENT/REAL PARTY IN INTEREST: Bruce Kelm	SEP 1 4 2009
CERTIFICATE OF INTERESTED ENTIT	ries or Persons Stephen M. Kelly, Clerk
	UPPLEMENTAL CERTIFICATE DEDUTY
Chock only.	
ertificate in an appeal when you file your brief notion or application in the Court of Appeal, an so use this form as a supplemental certificate	e completing this form. You may use this form for the initial or a prebriefing motion, application, or opposition to such a and when you file a petition for an extraordinary writ. You may when you learn of changed or additional information that must
e disclosed.	
This form is being submitted on behalf of the following	party (name): Respondent Bruce J. Kelman
	at must be listed in this certificate under rule 8.208.
	at most be noted in the continued
Interested artifice or persons required to be li	sted under rule 8 208 are as follows:
nterested entities or persons required to be li	sted under rule 8.208 are as follows:
Full name of interested	Nature of interest
Full name of interested	Nature of interest
Full name of interested entity or person	Nature of interest
Full name of interested entity or person (1)	Nature of interest
Full name of interested entity or person (1) (2)	Nature of interest
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COURT OF APPEAL - STATE OF CALIFORNIA FOURTH APPELLATE DISTRICT

DIVISION ONE

San Diego County Superior Court - Main P.O. Box 120128 San Diego, CA 92112

RE: BRUCE KELMAN et al.,
Plaintiffs and Respondents.

SHARON KRAMER, Defendant and Appellant. D054496 San Diego County No. GIN044539

* * * REMITTITUR * * *

I, Stephen M. Kelly, Clerk of the Court of Appeal of the State of California, for the Fourth Appellate District, certify the attached is a true and correct copy of the original opinion or decision entered in the above-entitled case on September 14, 2010, and that this opinion or decision has now become final.

Each party to	Respondent to recover costs. bear own costs. awarded in this proceeding.	
	s to recover their costs of appeal. and the seal of the Court affixed this	DEC 2 0 2010
cc: All Parties (Copy of r	By:	Der Clerk Tule 8 72(d) OF CALLFORN

· abstract recorded D	431,2008-States Judgmanta/2
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, address, State for sumber, and	7653
Recording requested by and return to: Keith Scheuer, Esq. Cal. Bar #82797 SCHEUER & GILLETT, a professional corporation 4640 Admiralty Way, Suite 402 Marina Del Rey, CA 90292	
Tel.: (310) 577-1170	
ATTORNEY JUDGMENT ASSIGNEE OF RECORD	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAID Diego STREET ADDRESS: 325 S. Melrose Drive	FOR RECORDER'S USE ONLY
MAILING ADDRESS:	
CITY AND ZIP CODE: VISTE, CA 92081-6627	
PLAINTIFF: Bruce Kelman	CASE NUMBER:
POMPTIFT. Didoc restrict.	GIN044539
DEFENDANT: Sharon Kramer	FOR COURT USE ONLY
ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS	Amended
1. The judgment creditor assignee of record applies for an abstract of judgment and represents the following: a. Judgment debtor's Name and last known address	
Sharon Kramer	
2031 Arborwood Place	
Escondido, CA 92029	
 b. Driver's license no. [last 4 digits] and state; c. Social security no. [last 4 digits]; d. Summons or notice of entry of sister-state judgment was personalled to (name and address); Sharon Kramer, 2031 Arbor 	Unknown Unknown Hally served or Prwood Place, Escondido, CA 92029
Information on additional judgment debtors is shown on page 2.	Information on additional judgment creditors is shown on page 2.
Judgment creditor (name and address): Bruce Kelman 5. C/o Veritox, Inc., 18372 Redmond-Fall City Rd Redmond, Washington 98052	Original abstract recorded in this county: a. Date: b. Instrument No.:
Date: December 22, 2008	il usual
Keith Scheuer, Esq.	(SIGNATURE OF APPLICANT OR ATTORNEY)
(TYPE OR PRINT NAME)	
Total amount of judgment as entered or last renewed: \$7,253.65 Alt judgment creditors and debtors are listed on this abstract.	An execution lien attachment lien is endorsed on the judgment as follows: a. Amount: \$
8. a. Judgment entered on (date): September 24, 2008	b. In favor of (name and address):
b. Renewal entered on (date):	
	 A stay of enforcement has a. not been ordered by the court.
[SEAL] LOT COURT OF COLE	b. been ordered by the court effective until (date):
This abstract issued on (date):	I certify that this is a true and correct abstract of the judgment entered in this action. A certified copy of the judgment is attached.
DEC 3 1 2008	clerk, by Ollasoncia Deputy
Form Adopted for Mandatory Use ABSTRACT OF JUD	GMENT-CIVIL 1.910587CIO Page 1 of 2
Form Adopted for Mandatory Use ABS I RACT OF 300 Judicist Council of California AND SMALE	CLAIMS Code of Civil Procedure, 55 488 480, 674, 700, 190

Transvert him based on Francent abstract 9/20/2009
DOC# 2009-002490

2009-0024903

JAN 20, 2009

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OFFICIAL RECORDS SAN DIEGO COUNTY RECORDER'S OFFICE DAVID L BUTLER, COUNTY RECORDER 15.00

PAGES:

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SCHEUER & GILLETT 4640 Admiralty Way, Suite 402 Marina Del Rey, CA 90292

Keith Scheuer, Esq. Bar #82797

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

7652

ABSTRACT OF JUDGMENT

Judgement as submitted to Joundation of Koloman V Kyamei Nov 4,2010 Myaraha 1419 M. Kramer, and costs in the amount of (51.00)Part Plaintiff GlobalTox, Inc. recover nothing Dated: 9/24/08 是 Superior Court LISA C. SCHALL Aunt Janua

3. The phrase that Kelman and GlobalTox allege is a libelous accusation of perjury on my part is "altered his under oath testimony". The phrase was used within the sentence, "Upon viewing documents presented by the Haynes' attorney of Kelman's prior testimony from a case in Arizona, Dr. Kelman altered his under oath testimony on the witness stand." GlobalTox was not even referenced in the allegedly libelous sentence. Kelman obviously did "alter his under oath statements" as displayed in the attached Exhibit. Attached hereto as Exhibit 5 are pages 53 to 59 of the <u>Haynes</u> trial transcript.

4. During Kelman's testimony, questions turned to money that the Manhattan Institute, a national political think-tank, had paid Kelman's company, GlobalTox, for a broadly marketed version (Manhattan Institute Version) of a paper he had coauthored, along with another principal of GlobalTox, Bryan Hardin (Hardin). The original paper was written for the American College of Occupational and Environment Medicine (ACOEM), a national medical policy-writing body. The third coauthor, Andrew Saxon, also does expert witness testimony for the defense but is not a principal of GlobalTox. The Manhattan Institute Version is an edit of this original paper that is entitled "Adverse Human Health Effects from Mold in an Indoor Environment, Evidence Based Statement" (ACOEM Statement). Attached hereto as Exhibits 6 is a true and correct copy of the ACOEM Statement. Attached as Exhibit 7 is a true and correct copy of the Manhattan Institute Version.

5. During Kelman's testimony in the <u>Haynes</u> case, when the payment from the Manhattan Institute was brought into question, the interaction between Mr. Vance (Vance), the Haynes' family attorney, and Kelman, took on a more confrontational tone. At one point, Kelman stated, "Sir, that is a complete lie." In response to the question, "...So you participated in writing the

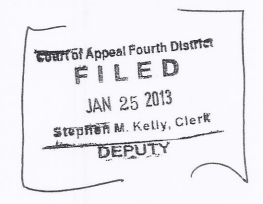
k Оле) INITIAL CERTIFICATE	Party (Ch	Non-i leck One)	Party	Nati	ure of interest (Explain)
Bruce J. Kelman	[X]	Ll	Owners	hip	interest
Lonie J. Swenson		[7]	Owners	hip	interest
Robert A. Clark	[1	[25]	Owners	hip	interest
Robert R. Scheibe		[×]	Owners	hip	interest
Coreen A. Robbins	[]	[39]	Owners	hip	interest
		1.1			
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COURT OF APPEAL - STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION ONE

BRUCE J. KELMAN et al.,
Plaintiffs and Respondents,
v.
SHARON KRAMER,
Defendant and Appellant.
D054496
San Diego County No. GIN044539



THE COURT:

Appellant's "Motion to Recall and Rescind Remittitur & Vacate Void Judgment," filed on January 25, 2013, is denied.

BENKE

Acting Presiding Justice

cc: All Parties

AFFIDAVIT OF TRANSMITTAL

I am a citizen of the United States, over 18 years of age, and not a party to the within action; that my business address is 750 B Street, Suite 300, San Diego, CA 92101; that I served a copy of the attached material in envelopes addressed to those persons noted below.

That said envelopes were sealed and shipping fees fully paid thereon, and thereafter were sent as indicated via the U.S. Postal System from San Diego, CA 92101.

I certify under penalty of perjury that the foregoing is true and correct.

Stephen M. Kelly, Clerk of the Court The Deputy Clerk	Dated: 1/3 < 1/3
Deputy Cicix	
CASE NUMBER: D054496	
Office of the Clerk San Diego County Superior Court - Main P.O. Box 120128 San Diego, CA 92112	Material Sent YES:
1 150,000	Material Sent YES:
Keith Scheuer 4640 Admiralty Way #402 Marina Del Rey, CA 90292	
	Material Sent YES:
Sharon Kramer	
2031 Arborwood Place	

Escondido, CA 92029

COURT OF APPEAL - STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION ONE

BRUCE J. KELMAN, Plaintiff and Respondent,

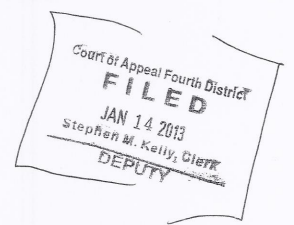
v.

SHARON NOONAN KRAMER,

Defendant and Appellant.

D062764

San Diego County No. 37-2010-00061530-CU-DF-NC



THE COURT:

Appellant's application for an extension of time to file an opening brief is GRANTED. Appellant's opening brief is due on or before February 28, 2013. NO FUTHER EXTENSIONS WILL BE GRANTED.

MCCONNELL

Presiding Justice

cc: All Parties

	PROOF OF SERVICE (Court of Appeal) Mail Personal Service	FOR COURT USE ONLY
served in a pro	rm may be used to provide proof that a document has been ceeding in the Court of Appeal. Please read <i>Information</i> f of Service (Court of Appeal) (form APP-009-INFO) before a form.	
C	ase Name: Kelman & Hardin & Veritox v. Kramer	
Court of Appeal Cas	e Number: D054496 & D047758 & D062764	
	e Number: GIN044539 & 37-2010-00061530-CUDFNC	
At the time of	service I was at least 18 years of age and not a party to this legal action.	be cause acuts lack xunsdiction
2. My 🔽 1	esidence business address is (specify): wood Place, Escondido CA 92029	0
	sonally delivered a copy of the following document as indicated below (fill complete either a or b): \overline{DEMAND} the criminally fraudulent Dece	ember 20, 2010 Remittitur, App
	Case No. D054496, be recalled & rescind	ed. DEMAND to stop Stands
a. ✓ Ma	il. I mailed a copy of the document identified above as follows:	
(1)	I enclosed a copy of the document identified above in an envelope or envelope or envelope or envelope or envelope.	velopes and
	(a) deposited the sealed envelope(s) with the U.S. Postal Service	e, with the postage fully prepaid.
N	(b) placed the envelope(s) for collection and mailing on the date a following our ordinary business practices. I am readily familiar and processing correspondence for mailing. On the same day collection and mailing, it is deposited in the ordinary course of sealed envelope(s) with postage fully prepaid.	with this business's practice of collecting that correspondence is placed for
(2)	Date mailed: 1/28/13	
(3)	The envelope was or envelopes were addressed as follows:	
	(a) Person served: (i) Name: Keith Scheuer (ii) Address: 4640 Admiralty Way, #402 Marina Del Rey, CA 92092	
	(b) Person served: (i) Name: (ii) Address:	
	(c) Person served: (i) Name: (ii) Address:	
	Additional persons served are listed on the attached page (write	"APP-009, Item 3a" at the top of the page).
(4)	I am a resident of or employed in the county where the mailing occurred. (city and state): Escondido, CA 92029	The document was mailed from

CASE N	NAME	: Ke	lm	an & Hardin & Veritox v. Kramer	CASE NUMBER: D054496 & D047758
3. b				al delivery. I personally delivered a copy of the documer	nt identified above as follows:
		(1)		rson served:	
			(8) 3/	Name:	
			(b)	Address where delivered:	
			(c)	Date delivered:	
			(d)	Time delivered:	
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		. ,		Name:	
			(b)	Address where delivered:	
			(c)	Date delivered:	
			(d)	Time delivered:	
		(3)	Per	son served:	
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			(b)	Address where delivered:	
			(c)	Date delivered:	
			(d)	Time delivered:	
_	/	Nam "API	nes a	and addresses of additional persons served and delivery on the page).	dates and times are listed on the attached page (write
		Soli	icite	t Attorney Bonnie Dumanis, Hall of Justice, Sa or General for CA Atty General. 110 W."A" St,	n Diego, Ca 92101 #1111
		Jud	ge]	Robert Dahlquist, Dept 29, North SD County St 325 S. Melrose Dr., Vista, CA 92083	uperior Ct
l declare u	ınder	pena	alty	of perjury under the laws of the State of California that the	e foregoing is true and correct.
Date: Jan	uary	28	, 20	13	
Sharon I			0 B & C	OF BERSON COMPLETING THIS FORM	aron Gramer
(TYPE O	יא אלו	IN I NA	√IVIE	OF PERSON COMPLETING THIS FORM) (SIG	NATURE OF PERSON COMPLETING THIS FORM)