For I Clerk of the Superior Court

SEP 2 4 2008

By: M. GARLAND, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN DIEGO, NORTH DISTRICT

BRUCE J. KELMAN,)	CASE NO. GIN044539
GLOBALTOX, INC.,)	Assigned for All Purposes to:
)	HON. LISA C. SCHALL
Plaintiffs,)	DEPARTMENT 31
)	UNLIMITED CIVIL CASE
V.)	Case filed: May 16, 2005
)	mý
SHARON KRAMER, and DOES 1)	[PROPOSED] JUDGMENT
through 20, inclusive,)	
)	Trial Date: August 18, 2008
Defendants.)	Department: N-31
¥)	

This action came on regularly for trial by jury on August 18, 2008, with Plaintiffs appearing in person and by Keith Scheuer, Esq. of Scheuer & Gillett, and Defendant appearing in person and by Lincoln Bandlow, Esq. of Spillame Shaeffer Aronoff Bandlow. A jury of 12 persons was duly impaneled and sworn, witnesses testified, and after being duly instructed by the Court, the jury deliberated and thereon duly returned the following special verdicts:

- That Defendant Sharon Kramer acted wrongly by 1. making the following statement: "Dr. Kelman altered his under oath statements on the witness stand" while he testified as a witness in an Oregon lawsuit; that Kramer made the above statement to persons other than Kelman; that the persons to whom the statement was made reasonably understood that the statement was about Bruce Kelman; that persons who read the statement reasonably could have understood it to mean that Kelman had committed the crime of perjury or testified falsely while on the witness stand; that the statement was false; that Kelman proved, by clear and convincing evidence, that Kramer knew the statement was false, or had serious doubts about the truth of the statement; and that Kelman be awarded a monetary sum of nominal damages in the amount of \$1.00 (one dollar and no cents).
- 2. That Kramer made the statement to persons other than GlobalTox, Inc., and that the persons to whom the statement was made did not reasonably understand that the statement was about GlobalTox.

NOW THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that Plaintiff Bruce Kelman recover the sum of \$1.00 (one dollar and no cents) as nominal damages from Defendant Sharon

	marand 12/15/08.
	Kramer, and costs in the amount of \$7.76%. When there
	Plaintiff GlobalTox, Inc. recover nothing in this action
9	B C / A CONTROL OF THE CONTROL OF TH
4	Dated: 9/24/08 (19/2/08)
F	Judge of the Superior Court
6	LISA C SCHALL
7	OCT 28 2011 Defendant Aramer is the prevoiting
8	OCT 28 2011 Defendant Framer is the prevailing Pourty as to Plaintiff Globaltor, Inc. The judgment
9	shall include costs of \$2,545.28 in favor of
10	defendant Kramer and as agreet PlainAFF
11	Globaltox, Inc. Metuch
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[PROPOSED] JUDGMENT

28

Case Header

Case Number: GIN044539

Case Title: KELMAN vs KRAMER

Case Category: Civil - Unlimited

Case Type: Defamation

Case Age: 2389 days

Next Event Type:

Filing Date: 05/16/2005 Case Status: Pending

Location: North County

Judicial Officer: Earl H. Maas, III

Department:

Next Event Date:

Register of Actions Notice

ROA# Entry Date

Short/Long Entry

Filed By

275 10/20/2011

Reply to Opposition - Other filed by KRAMER,

SHARON.

Refers to:

KRAMER, SHARON (Defendant)

276 10/25/2011

Tentative Ruling for Motion Hearing (Civil) published.

277 10/25/2011

Tentative Ruling for Motion Hearing (Civil)

published.

280 10/28/2011

Judgment filed by KRAMER, SHARON.

Refers to:GLOBÁLTOX INC

KRAMER, SHARON (Defendant)

281 10/28/2011

Judgment was entered as follows: Judgment entered for KRAMER, SHARON and against

GLOBALTOX INC for \$ 0.00, punitive damages: \$ 0.00, attorney fees: \$ 0.00, interest:

\$ 0.00, prejudgment costs: \$ 2545.28, other costs: \$ 0.00, amount payable to court: \$.00, for a grand total of

278 10/28/2011

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10/28/2011 01:30:00 PM.

This printout does not constitute a Register of Actions

Date Printed: November 30, 2011

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