

1 circumstances. There was significant facts and
2 information presented to this jury to show certain bias
3 and motive in this matter, whether you choose to believe
4 that did, in fact, influence you in this case or not.

5 The one final comment I wanted to make is --
6 you were going on about Dr. Kelman's testimony in this
7 case about layperson versus not. And one of the things
8 that was strongly highlighted, as I recall, was that
9 Dr. Kelman originally was perceived by you to have been
10 caught in a misstep in his testimony, but what you
11 failed to fully take into consideration and appreciation
12 at the time you decided to issue out the Internet notice
13 that you did is that there was later testimony when he
14 clarified it.

15 MS. KRAMER: No. He clarified nothing.

16 THE COURT: He clarified it.

17 MS. KRAMER: He -- no, Your Honor. I got a
18 Wall Street Journal article and a --

19 THE COURT: I'm striking that, Miss Kramer. I
20 didn't ask for a discussion.

21 MS. KRAMER: Yes, ma'am. You -- but, you
22 know -- can I make one more --

23 THE COURT: No. I'm done. So tentative is
24 final.

25 MS. KRAMER: What about in the new trial, all
26 the information on the new trial?

27 THE COURT: I'm not going to grant any of the
28 requests you've made on that.