

Subj: **You did not answer my question.**  
Date: 1/30/2012 4:56:17 A.M. Pacific Standard Time  
From: [SNK1955@aol.com](mailto:SNK1955@aol.com)  
To: [sangmitchell@roadrunner.com](mailto:sangmitchell@roadrunner.com)  
CC: [SNK1955@aol.com](mailto:SNK1955@aol.com)

Hey Tracey,

I understand the similarities and differences between civil contempt and criminal contempt. You are incorrect that because custody is involved the rules become identical. But that is not what I asked you.

I asked you "You do realize this is civil contempt of court, right?"

<http://freepdfhosting.com/94d47ea923.pdf>

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**APPEARANCES**

Defendant's request for a jury trial in the civil contempt matter is denied. There is no constitutional right to a jury trial in civil contempt proceedings in civil contempt proceedings in which the sentence imposed does not exceed six months' imprisonment. *Codispoti v. Pennsylvania* (1974) 418 US 506, 512; *Mitchell v. Superior Court* (1989) 49 Cal. 3d 1230, 1244. Defendant has not been charged with a criminal contempt. See Penal Code §166(a)(4) and *Mitchell, supra*, at 1240.

I will ask you again, "You do realize this is civil contempt of court, right?"

1. Yes \_\_\_\_\_ No \_\_\_\_\_

Who, from the AOC, made contact with you or your organization to bring you into this matter?

2. Who \_\_\_\_\_

Do you understand that I have had a mental status evaluation 1.12.12 by a renowned psychiatrist and have been deemed mentally competent? <http://freepdfhosting.com/c15f160329.pdf>

3. Yes \_\_\_\_\_ No \_\_\_\_\_

Do you understand that I have never retained you as my legal counsel,

nor are you my legal counsel?

4. Yes \_\_\_\_\_ No \_\_\_\_\_

Nugent needs to acknowledge the uncontroverted evidence in his case file that the courts framed me for libel with actual malice, suppressed the evidence of Kelman's perjury, and falsified court documents while knowing the were (still are) aiding a scientific fraud in US courtroom; and his unlawful gag order is being used to try to stop me from exposing much corruption at the helm of Ca's judicial branch including the AOC. If I can write the words I was framed for, I can't write of what the courts have done to cause the framing and why.

I have no intention of shutting up and neither do the website owners. Too many lives at stake.

[Fax to Assemblyman MIKE FEUER ~ Please Vote "YES" on AB1208 | Katy's Exposure](#)

Sharon Noonan Kramer

In a message dated 1/25/2012 2:01:34 P.M. Pacific Standard Time, [sangmitchell@roadrunner.com](mailto:sangmitchell@roadrunner.com) writes:

any time you are facing custody the criminal rules are invoked. you can call the proceeding whatever you want. since you ask, we usually refer to these cases as "quasi-criminal."

On Jan 25, 2012, at 9:26 AM, [SNK1955@aol.com](mailto:SNK1955@aol.com) wrote:

You do realize this is civil contempt of court, right?

In a message dated 1/25/2012 7:07:36 A.M. Pacific Standard Time, [sangmitchell@roadrunner.com](mailto:sangmitchell@roadrunner.com) writes:

no. a misdemeanor is an offense punishable by up to six months in jail. with a retraction, you need not go to jail at all.

