The CJP is "independent state agency" that polices ethics in the judicial branch. Justice McConnell is also the Presiding Justice of the Fourth District Division One Appellate Court. As evidenced in this Court's case file, Justice McConnell knows what she has done, the continued adverse impact on the public and that an honest US citizen is about to be sent to jail to stop her and her judicial peers' unlawful behavior from coming to public light. Yet Justice McConnell remains silent.

The <u>RETRACTION OF JUSTICE JUDITH MCCONNELL</u> needs to come in the form of recalling and rescinding the Remititur that was issued for the fraudulent 2006 anti-SLAPP Appellate Opinion, in which she willfully framed a US citizen for libel over a writing impacting public health. "If the remittitur issue by inadvertence or mistake or as a result of fraud or imposition practiced on the appellate court...its significant function is to permit the court to set aside 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, pp762-763.

There is no other way out for the courts to undo the harm that they have done to Mrs. Kramer and to the public, other than rescind the anti-SLAPP remittitur.

March 6, 2012

Sharon Noonan. Kramer

DECLARATION OF SHARON NOONAN KRAMER

I am unable to sign Mr. Kelman's, Mr. Scheuer's and the Court's proposed RETRACTION BY SHARON KRAMER for the words, "altered his under oath statements" without committing perjury, aiding to defraud the public and aiding to conceal that the courts have forgotten their oath is to uphold the Constitution of the United States—not the Constitution of the US Chamber of Commerce and the insurance industry.

Even under threat of permanent coercive incarceration, I refuse to be coerced into becoming a criminal and a party to defrauding the public by aiding to conceal judicial misconduct that aids false science to continue in US courts over the mold issue and continues to harm the lives of thousands.

If the Court is intending to incarcerate an honest US citizen who dared to speak of a fraud in US public health policy that benefits the affiliates of the US Chamber of Commerce and for repeating the truthful and never impeached words while providing the undeniable I was framed by the courts for libel, "altered his under oath statements"; then may God protect the Constitution of the United States – because this Court and the justices of the Fourth District Division One Court of Appeals certainly are not.

If I am a liar about what the courts have done to me while knowing they are defraud ing the public; all the courts would have to do to prove it is show two pieces of evidence:

- 1. That I was ever impeached in my belief that Mr. Kelman "altered his under oath statements" while obfuscating to hide how the US Chamber's Mold Statement is closely connected to ACOEM's.
- 2. One piece of evidence that I was even remotely unhappy with Mr. Kelman's involvment in my mold litigation of long ago, having malice stemming from his involvement in the case.

This Court and no other can provide that evidence. It does not exist. I am precluded from filing a writ regarding this Court's irregularities in the Contempt of Court hearing of January 6, 2012 and subsequent irregular actions. This is because I would be submitting it to the Presiding Justice of the Appellate Court, Justice Judith McConnell. This Justice; her Justice peers; and their Clerk of the Court (who falsified court documents and computer records) benefit from seeing me incarcerated and silenced of their judicial misconduct and Government Code 6200 violations - which are criminal and punishable by up to four years in prison.

Public sunlight is my only hope to stop this travesty. As such, this legal filing, which is a matter of public record in a case that is a matter of public record, may be read online at the blog of ContemptOfCourtFor.ME

1	I declare under penalty of perjury under the laws of the State of California that the
2	foregoing is true and correct.
3	Executed on March 6, 2012 at Escondido, California.
4	- Marion / France
5	SHARON N. KRAMER
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