

1 Sharon Noonan Kramer
2 2031 Arborwood Place
3 Escondido, CA 92029
4 (760) 746-8026

F I L E D
Clerk of the Superior Court

APR 27 2012

BY: A. LUM

5 SUPERIOR COURT FOR THE STATE OF CALIFORNIA
6 FOR THE COUNTY OF SAN DIEGO, NORTH DISTRICT

7 SHARON KRAMER,
8 Petitioner
9 v.

10 BRUCE J. KELMAN,
11 Respondent
12

CASE NO. 37-2010-00061530-CU-DF-NC

13 NOTICE TO COURT, ADMINISTRATION OF
14 COURT & SUPERIOR COURT PRESIDING
15 JUDGE THAT SHARON KRAMER REQUIRES
16 MEDICAL TREATMENT RESULTANT FROM
UNLAWFULLY INCARCERATION, HARASSMENT
& LIBELING BY THIS COURT WITH NO PROVEN
JURISDICTION

Submitted to Court, Mr. Roddy & Judge Enright:
April 27, 2012

Thomas P. Nugent Presiding
Department 30:

17 1. COMES NOW, Sharon Noonan Kramer, a woman, a natural -born citizen, herself, *in forma*
18 *pauperis*, neither corporation nor business entity, as a member of the People proclaimed in the United
19 States Constitution, afforded all rights and defense therein, having waived none of them, acting as
20 [h]er own agent (hereinafter "Kramer"), and files this Continuing Notice of Special Appearance in
21 response to improper hearings illegally scheduled at North San Diego County Superior Court.

22 2. Kramer presents this notice, only under special visitation on the grounds that she has a security
23 interest in the subject matter of the above-styled cause that supersedes the unsupported and
24 fraudulent claims of the other party.

25 3. Kramer **DOES NOT** submit to this court's jurisdiction, in the above-styled cause, nor to **ANY**
26 reference thereto, in other cases relating/pending to the relevant issues of this case, where there are
27 facts (in equity) that remain in controversy.
28

NOTICE TO COURT, ADMINISTRATION OF COURT & SUPERIOR COURT PRESIDING JUDGE THAT
SHARON KRAMER REQUIRES MEDICAL TREATMENT RESULTANT FROM UNLAWFULLY
INCARCERATION, HARASSMENT & LIBELING BY THIS COURT WITH NO PROVEN JURISDICTION

1 4. Any assertion to the contrary is patently false and specifically denied as Kramer **DEMANDS**
2 through statutory mandates that this court arrange payment for required medical diagnostics and
3 treatments for injury brought about by deliberate indifference of this Court - with no proven jurisdiction
4 - who has been harassing her for refusing silence of prior courts libeling her to conceal they have
5 conspired to defraud the public as they framed Kramer for libel and suppressed the evidence the
6 plaintiff, Bruce "Kelman", committed perjury to establish a manufactured theme for malice.
7 Additionally attempting to conceal that many court documents and computer entries have been
8 falsified, altered and anti-dated, including the three page judgment document from the prior case that
9 is the sole foundation document for this case.

10 5. This court - with no established jurisdiction to do anything to Kramer - is aware that Kramer is
11 suffering from Generalized Anxiety Disorder from being subject to libel and aliened by the courts for
12 now seven years, with it costing her and her family all she owns for daring to speak the truth for the
13 public good. (Attached hereto as **Exhibit 1**, is the mental status evaluation of Kramer January 21,
14 2012, stating she is more than competent & under extreme stress).

15 6. On March 9, 2012, under the pretense that Kramer violated the Civil Contempt of Court Order of
16 January 19, 2012, CCP1218(a), this Court sentenced Kramer to the Las Colinas Women's Detention
17 Center beginning on March 12, 2012 for refusing to sign a fraudulent document under penalty of
18 perjury that had not even been presented to this Court with the contempt order was issued. The
19 document was crafted by Kelman's attorney, Keith "Scheuer" and presented to the court on February
20 10, 2012.

21 7. Kramer has been physically ill, fearful of this Court and experiencing pain/discomfort ever since
22 her unlawful incarceration among a segment of the population known to be at high risk for bacterial,
23 fungal, viral and infectious diseases. i.e. tweakers, prostitutes and heroine addicts.

24 8. On March 9, 2012, with a sheriff threateningly positioned behind her as she spoke, this Court
25 demanded Kramer sign the document crafted by Scheuer or go to jail. In relevant part, it states,
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27
28

1 "It was not my intention in writing the press release to state or imply that Dr. Kelman had
2 committed perjury."

3 9. This Court is aware that Kramer did not accuse Kelman of committing perjury in her writing.
4 The Appellate Court, with the aid of Scheuer, made her accurate writing appear that she had falsely
5 accused Kelman of lying about being paid by a think-tank to author the ACOEM Mold Statement and
6 was therefore guilty of libeling Kelman. This Court knows Kramer's writing made no such accusation.

7 10. The fraudulent document Kramer was being coerced by this court to sign to avoid
8 incarceration goes on to state,

9 "I do not believe that Dr. Kelman committed perjury. I apologize to Dr. Kelman and this
10 colleagues at Veritox, Inc. for all statements that I have made that stated or implied
11 otherwise. I sincerely regret any harm or damage that I may have caused. I declare under
12 penalty of perjury under the laws of the State of California that the foregoing is true and
13 correct."

14 10. (Attached hereto collectively as **Exhibit 2** is the fraudulent retraction crafted by Scheuer, the
15 transcript of March 9th ordering Kramer to sign it, the Minute Order of March 9, 2012 stating she was
16 incarcerated for refusing to sign it, and Kramer's appearance at the January 6, 2012 contempt of
17 court hearing by declaration because of fear for her physical safety from this Court – with no
18 jurisdiction.)

19 11. The March 9, 2012, Minute Order states,

20 Court addresses Ms. Kramer re: proposed retraction order. Ms. Kramer indicates that she
21 will not sign the proposed retraction. Court finds Ms. Kramer in contempt and sentences her
22 to five consecutive days in custody and directs her to report to the Las Colinas Detention
23 Facility at 9:00 am, March 12, 2012. Court denies Atty Scheuer's request that Ms. Kramer
24 be remanded to the custody of the Sheriff forthwith.

25 12. Kramer's appearance by declaration at the January 6, 2012 Contempt of Court hearing states in
26 relevant part:

27 1. I am not physically appearing before any judge with unbridled Contempt of Court and
28 incarceration power, who is i.) suppressing the uncontroverted evidence in his case file that
all prior courts suppressed the evidence the plaintiff committed perjury in a prior case to
establish needed reason for malice, ii.) is suppressing the evidence that the plaintiff's
attorney repeatedly suborned the perjury, and iii.) is suppressing the evidence that the prior
courts in the prior case, KELMAN & GLOBALTOX v. KRAMER, framed me for libel
over a writing impacting public health and safety. This court's Temporary Injunctive Relief

1 Order (TIRO), is precluding me from writing and evidencing the corruption of prior courts
2 by stopping me from writing the exact words for which I was framed for libel in the prior
3 case, "altered his under oath statements".

4 2. The direct evidence in this court's case file is that the Fourth District Division One
5 Appellate Court framed me for libel in their 2006 anti-SLAPP Appellate Opinion to make
6 my writing appear false. Then in their 2010 Appellate Opinion suppressed the evidence of
7 what they had done in 2006. In their unpublished anti-SLAPP Opinion of November 2006,
8 made it appear that I had accused Kelman of getting caught on the witness stand lying about
9 being paid by the Manhattan Institute think-tank to make edits to a position statement for a
10 medical trade association, the American College of Occupational and Environmental
11 Medicine, ACOEM: To quote from the 2006 anti-SLAPP Appellate Opinion.

12 This testimony supports a conclusion Kelman did not deny he had been paid by the
13 Manhattan Institute to write a paper, but only denied being paid by the Manhattan Institute
14 to make revisions in the paper issued by ACOEM. He admitted being paid by the Manhattan
15 Institute to write a lay translation. The fact that Kelman did not clarify that he received
16 payment from the Manhattan Institute until after being confronted with the Kilian
17 deposition testimony could be viewed by a reasonable jury as resulting from the poor
18 phrasing of the question rather from an attempt to deny payment. In sum, Kelman and
19 GlobalTox presented sufficient evidence to satisfy a prima facie showing that the statement
20 in the press release was false."

21 From my writing of March 2005 accurately stating the Manhattan Institute think-tank
22 money was for the US Chamber's mold position statement – not ACOEM's.

23 "Upon viewing documents presented by the Hayne's attorney of Kelman's prior testimony
24 from a case in Arizona, Dr. Kelman altered his under oath statements on the witness
25 stand. He admitted the Manhattan Institute, a national political think-tank, paid GlobalTox
26 \$40,000 to write a position paper regarding the potential health risks of toxic mold
27 exposure.....In 2003, with the involvement of the US Chamber of Commerce and ex-
28 developer, US Congressman Gary Miller (R-CA), the GlobalTox paper was disseminated to
the real estate, mortgage and building industries' associations. A version of the Manhattan
Institute commissioned piece may also be found as a position statement on the website of a
United States medical policy-writing body, the American College of Occupational and
Environmental Medicine."

From the Appellate Opinion of September 2010, suppressing the evidence that they had
framed me for libel in their 2006 Appellate Opinion.

"In a prior opinion, a previous panel of this court affirmed an order denying Kramer's
motion to strike under the anti-SLAPP statute. In doing so, we largely resolved the issues
Kramer now raises on appeal. In our prior opinion, we found sufficient evidence Kramer's
Internet post was false and defamatory as well as sufficient evidence the post was published
with constitutional malice."

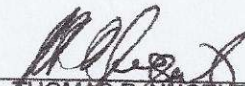
3. Should the Honorable Thomas Nugent proceed with a Contempt of Court hearing on
January 6, 2012, with no proof of a lawful Temporary Injunctive Relief Order, no proven
jurisdiction to hold a contempt hearing, no proof of a properly served OSC or affidavit; and

1 while continuing to suppress my uncontroverted evidence in his case file that the Appellate
2 Court framed me for libel and suppressed the evidence that Bruce Kelman committed
3 perjury to establish malice in KELMAN & GLOBALTOX v. KRAMER, I am fearful for
4 my physical safety that this court will unlawfully incarcerate me, indefinitely, for
5 contempt of court. This, under the false pretense that I violated a lawful court order by
6 republishing the words for which I am evidenced by uncontroverted evidence, public record
7 and this court's case file to have been framed for libel by the Appellate Court in KELMAN
8 & GLOBALTOX v. KRAMER, "altered his under oath statements".

9 13. On April 5, 2012, this court libeled Kramer on her Sheriff Department record to conceal what it
10 had done to unlawfully incarcerate her for refusing coercion into perjury. While directing the Sheriff
11 Department to remove the false misdemeanor that was place on her record on March 12, 2012; this
12 Court deceptively wrote that Kramer was lawfully incarcerated under CCP1218(a) for violating the
13 January 19, 2012 Contempt of Court Order and attached the Order sent to the Sheriff Department,
14 inferring Kramer violated it. (Attached hereto as **Exhibit 3**, is this Court, with no proven jurisdiction,
15 libeling Kramer on April 5, 2012) In relevant part the libel states,

16 The judgment of contempt entered here under Cal. Code of Civil Procedure § 1218(a) constitutes neither
17 a misdemeanor nor a felony conviction and Defendant's record should be corrected forthwith.

18 Dated: April 5, 2012

19 
20 THOMAS P. NUGENT
21 Judge of the Superior Court

22 14. The Sheriff Department has yet to remove the false misdemeanor from Kramer's record and
23 her state justice department record. The false and libelous civil contempt remains with this Court
24 refusing to remove it. (Attached hereto as **Exhibit 4**, is the transcript of April 12, 2012)

25 15. Before unlawfully incarcerating Kramer for refusing to commit perjury and libeling her yet
26 again; this court with no proven jurisdiction, was aware Kramer could not comply with the January 19,
27 2012 Contempt of Court Order and of the stress it was placing on Kramer and the fear it was instilling
28 in her by continuing to harass her to conceal prior courts framed her for libel, suppressed the
evidence Kelman committed perjury - while adversely impacting her, her family and public health.
(Attached hereto as **Exhibit 5**, is Kramer's February 10, 2012, Notice of Inability to Comply with

1 Unlawful Court Order & its exhibits of Declarations of Dr. Lorna Schwarz, Kevin Carstens and Crystal
2 Stuckey).

3 16. This Court was aware under CCP1219(a), CCP 664, CCP664.5(b) and GC 6200 it was
4 unlawfully incarcerating Kramer in retaliation for refusal of silence of the courts colluding to defraud
5 and that she could not comply with the Contempt of Court Order of January 19, 2012.

6
7 17. On March 9, 2012, Scheuer requested and this Court assured that incarcerating Kramer would
8 have a "prophylactic effect". (See exhibit 2c page 11). From the transcript of March 9, 2012:

9 **MR. SCHEUER:** I'M REALLY, I'M SYMPATHETIC TO HOW SYMPATHETIC YOU
10 ARE TO MS. KRAMER. I'M A LOT LESS SYMPATHETIC. I HAVE A LOT MORE
11 HISTORY THAN YOU DO WITH HER. SHE REPUBLISHED THIS LIBEL
12 YESTERDAY MANY TIMES. SHE REPUBLISHED THIS LIBEL TWO DAYS AGO
13 MANY TIMES. SHE'S GETTING AWAY WITH IT AGAIN. BETWEEN NOW AND
14 MONDAY, I WILL BET YOU, WHATEVER I'M PERMITTED TO BET YOU, THAT
15 THAT LIBEL GETS REPUBLISHED AGAIN.

16 **THE COURT:** AND IT MAY, BUT WHAT HAPPENS IN FIVE DAYS IF IT WERE
17 TO START TODAY AND MS. KRAMER IS RELEASED, WHICH SHE WILL BE,
18 AND SHE REPUBLISHES THEN?

19 **MR. SCHEUER:** THEN WE WILL BE BACK HERE AGAIN. BUT THE
20 DIFFERENCE IS, I AM HOPEFUL, I AM HOPEFUL THAT A JAIL EXPERIENCE
21 WILL HAVE SOME SORT OF PROPHYLACTIC EFFECT.

22 **THE COURT:** WHY DO YOU THINK I'M DOING THIS BECAUSE I LIKE IT?
23 THAT'S OF COURSE NOT MY REASON. [sic, by definition "prophylactic effect"¹]

24 **MR. SCHEUER:** UNDERSTOOD. BUT MY THINKING IS THE EARLIER SHE
25 GOES, THE SOONER THE PROPHYLACTIC SETS IN.

26
27 18. From March 12th to March 14, Kramer was incarcerated in a dorm setting with approximately 40
28 tweakers, prostitutes, shop lifters and heroine addicts. As she was unlawfully incarcerated for refusing
coercion into perjury, she was also unlawfully strip searched. She was forced to wear underwear worn
by prior prisoners and sleep in a non-disinfected bed. On the evening of March 13, 2012, she was
made to clean the bathroom that is used by approximately 80 women in two joined dorm settings -
many of whom are among a high risk population for bacteria, viral, fungal conditions and infectious

¹ a preventive

1 diseases. On the morning of March 14, 2012, Kramer was shackled to a drug addict for one hour in the
2 dark for the bus ride from Las Colinas to the Vista Courthouse. There she was made to appear before
3 the court in handcuffs, chains, prison garb, no make up and unbrushed hair. Scheuer was invited by
4 this Court to view the continued prophylactic experience as a courtesy. Self professed public defender,
5 Tracey Sang, who Kramer expressly terminated as a legal advisor who was forced upon Kramer by this
6 Court and never Kramer's counsel of record was also invited to view the continued prophylactic
7 experience of Kramer.

8 **19. Kramer has been sick, fearful and in pain ever since the failed "prophylactic" efforts of**
9 **this Court – with no proven jurisdiction - to silence her of the courts conspiring to defraud the**
10 **public by unlawful means and of its actions more closely akin to gang rapers and Mafiosos than**
11 **a court of law.** . (Attached hereto as Exhibit 6 is a picture of the painful skin condition Kramer
12 acquired, unexplained bruising and a report from her doctor's office that this is shingles².)

13 20. The report notes Kramer has been nowhere to acquire a rash, other than Las Colinas. The
14 report does not explain the bruising from the inside out where Kramer's kidneys are located, with that
15 area being swollen along with the area where her liver is located.

16 21. Shingles is known to be a physical manifestation of stress from situations such as being "aligned
17 and subject to libel" for seven years, financially ruined, unlawfully incarcerated, unlawfully strip
18 searched, demeaned and denigrated, made to clean the bathroom of drug addicts & prostitutes while
19 being given a frightening, filthy and "prophylactic" experience for refusing coercion into perjury to aid
20 the courts to continue to defraud the public – at the hand of a court with no proven jurisdiction.
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25 ² Shingles occurs when the virus that causes chickenpox starts up again in your body. After you get better
26 from chickenpox, the virus "sleeps" (is dormant) in your nerve roots. In some people, it stays dormant
27 forever. In others, the virus "wakes up" when disease, stress, or aging weakens the immune system. Some
28 medicines may trigger the virus to wake up and cause a shingles rash. It is not clear why this happens. But
after the virus becomes active again, it can only cause shingles, not chickenpox.

1 22. Kramer needs medical attention to determine if she acquired a bacterial, viral and/or fungal
2 condition that is causing her organs to swell, while unlawfully incarcerated by this court. Kramer needs
3 continued counseling by Dr. Schwarz for her General Anxiety Disorder which is without doubt caused
4 by being "aligned and subject to libel" by this and prior courts for now seven years to point this court
5 even chose to unlawfully jeopardized her physical safety.

6 23. In case this court is viewing this as yet another opportunity to harass Kramer, she refuses a
7 mental evaluation by the "psych unit downtown" who would surely deem her mentally incompetent in
8 need of Sang to then become her legal voice. (Attached hereto as Exhibit 7 is the except of the
9 Contempt of Court hearing in which this Court was conspiring with Sang to give Kramer a false criminal
10 record to be able to then order a PC 1368³ evaluation at the "psych unit downtown".) On April 23,
11 2012, Kramer asked Sang if she was directed to bring up the PC 1368 in the Contempt hearing. Sang
12 refused to answer the yes or no question.

13 24. On April 12, 2012, this Court stated it "understood" that it has no jurisdiction. On April 24,
14 2012, this court refused to answer the direct "yes" or "no" question if it has jurisdiction. (Attached hereto
15 as Exhibit 8 are the transcript of April 12, 2012 & April 24, 2012)

16 25. On April 24, 2012, this Court, who could not even answer whether it has jurisdiction, scheduled
17 a new contempt of court hearing and trial for June 2012. (See April 24, 2012 transcript). Attached as
18 exhibit to the new complaint filed by Scheuer, is Kramer's public record court pleadings and the
19 evidence that this court unlawfully incarcerated Kramer for refusing to be coerced into perjury; along
20 with the evidence that this court knew Kramer could not comply with the January 19, 2012 Contempt of
21

22
23 ³ a) If, during the pendency of an action and prior to judgment, a doubt arises in the mind of the judge as to
24 the mental competence of the defendant, he or she shall state that doubt in the record and inquire of the
25 attorney for the defendant whether, in the opinion of the attorney, the defendant is mentally competent. If the
26 defendant is not represented by counsel, the court shall appoint counsel. At the request of the defendant or
27 his or her counsel or upon its own motion, the court shall recess the proceedings for as long as may be
28 reasonably necessary to permit counsel to confer with the defendant and to form an opinion as to the mental
competence of the defendant at that point in time.(b) If counsel informs the court that he or she believes the
defendant is or may be mentally incompetent, the court shall order that the question of the defendant's
mental competence is to be determined in a hearing which is held pursuant to Sections 1368.1 and 1369. If
counsel informs the court that he or she believes the defendant is mentally competent, the court may
nevertheless order a hearing. Any hearing shall be held in the superior court.

1 Court order at the time of its coercive, unlawful and prophylactic incarceration of her. (Attached hereto
2 as **Exhibit 9** is Scheuer's newest complaint with the evidence attached as exhibit of this court
3 harassing Kramer by unlawful means to the point it has jeopardized her physical well being.)

4 **DECLARATION OF SHARON KRAMER**

5 I am sick. I will deliver Exhibits 1-5 and 7-9 on Monday, which the Court already possesses.
6 Attached is Exhibit 6 of the evidence of physical manifestation of illness at the hand of this Court.
7

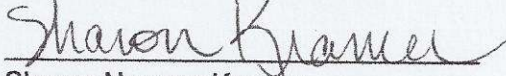
8 I need medical attention directly because of the unlawful incarceration in a filthy communal
9 setting with a high risk segment of the population and the continued threat and libeling by this Court.
10

11 My organs are swollen; I am fearful of a powerful court who has no problem bending the law and
12 I am in pain & discomfort and have been for over one month. I need to understand if this physical
13 manifestation of serious symptoms is caused by exposure to bacterial, fungal or viral while unlawfully
14 incarcerated by this Court; or if it is a result of the shingles from stress of being subject to libel by this
15 Court and all its predecessors for now seven years.
16

17 I no longer have insurance and cannot afford medical diagnostics/treatment directly because of
18 what the courts have been doing to me for now seven years to conceal they framed me for libel, and
19 suppressed the evidence that Kelman committed perjury while willfully defrauding the public.
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22 I do not want this Court to abuse my need for medical care and view it as opportunity to subject
23 me to physicians of its choosing to the benefit of the courts. I need to see physicians of my own
24 choosing with the court paying for the treatments and diagnostics.
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1 I declare under penalty of perjury under the laws of the State of California, that the foregoing is
2 true and correct, and as to matters stated on information and belief, I believe those matters to be true
3 with the evidence found extensively in this Court's case file and repeatedly suppressed by this Court,
4 and that this document was executed this 27th day of April, at Escondido, California.

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6 Sharon Noonan Kramer
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Graybill
Medical Group

225 East Second Avenue
Escondido CA 920254249
(866)228-2236

PATIENT: Sharon Kramer
DATE OF BIRTH: 10/28/1955
DATE: 04/25/2012 10:15 AM
VISIT TYPE: Acute Office Visit
AGE: 56 Years
PROVIDER ID: Thao Dinh PAC
ACCOUNT ID: 64514

Nursing Comments

Pt here c/o rash on lower back x1mo

| <u>Time</u> | <u>Bp</u> | <u>Pulse</u> | <u>Pattern</u> | <u>Resp</u> | <u>Temp F</u> | <u>O2 Sat</u> | <u>Wt Lb</u> | <u>Wt Oz</u> | <u>Wt Kg</u> | <u>Ht Ft</u> | <u>Ht In</u> | <u>BMI</u> |
|-------------|-----------|--------------|----------------|-------------|---------------|---------------|--------------|--------------|--------------|--------------|--------------|------------|
| 10:18 AM | 104/60 | 88 | | 16 | | | 193.00 | | | | | |

Measured By

Esmeralda Estrada, MA

Allergies:

Description

Reaction

Comments

Penicillins

Unknown

Penicillin

Meds, allergies reviewed by Esmeralda Estrada, MA

Subjective

56 y/o female patient here concerned about a rash on right lower back X1 month. She noticed the rash shortly after she was in a woman's detention center for 2 days. No URI sxs. No change in soap, detergent, lotion. Pt. denies being out in the woods. She used OTC anti-fungal cream for 1 week without much improvement. Rash does't itch and isn't painful. Pt. reports pain around the rash in the lower back, hip area and RLQ prior to notidcing the rash in lower back. Pain improving now

Objective

Well developed, well nourished 56 y/o female patient. VS noted. No distress.

Skin: patch of erythematous papular lesions in right lower back. Some of the lesions are drying out. No discharge. No surrounding erythema.

Assessment/ Plan

Shingles rash (ICD-9 Code: 0539)

1. Reassurance givent hat it will take some time to completely resolve
2. FU w/PCP if sxs. don't resolve or worsens

Thao Dinh PAC

Pt. seen under supervision of Loan Dao MD

