THE STATE BAR OF CALIFORNIA 5 In the matter of: COMPLAINT FILED AGAINST KEITH 6 SCHEUER, ESQ, CALIFORNIA BAR NO. BRUCE J. KELMAN & GLOBALTOX. INC... 82797 Plaintiffs, (Keith Scheuer, Plaintiff Counsel) v. 7 SHARON KRAMER, Defendant. ETHICS VIOLATIONS OF BUSINESS AND 8 PROFESSIONS CODES 6068 & CRIMINAL CASE NO. GIN044539 VIOLATION OF GOVERNMENT CODE 6200 9 FILED, MAY 6, 2005 Commingling Client Funds & Placing A Lien On The Opposition's Property With Interest Accruing From A Date Before His Clients' 10 NORTH SAN DIEGO COUNTY SUPERIOR COURT, 11 Costs Were Submitted By The Use Of A Falsified Judgment Document. CIVIL CASE, LIBEL ACTION 12 13 **COMPLAINT** 14 1. This complaint is against Keith Scheuer, Esq. ("SCHEUER") California Bar No. 82797. It stems from a libel action, ("KELMAN & GLOBALTOX v. KRAMER") in which there are two plaintiffs, Bruce J. 15 Kelman ("KELMAN") and GlobalTox, Inc., ("GLOBALTOX"); and one defendant, Sharon Kramer 16 ("KRAMER"). SCHEUER is the legal counsel for the plaintiffs, KELMAN & GLOBALTOX. 17 2. On January 20, 2009, SCHEUER recorded a ("LIEN") with the San Diego County Recorder on KRAMER's property for the amount of \$7,253.65 with interest accruing commencing on September 18 24, 2008. 19 3. September 24, 2008 is three weeks before SCHEUER even submitted costs to the court on 20 October 14, 2008; with half the costs he submitted being those of his trial non-prevailing client, GLOBALTOX., and half being those of his prevailing client, KELMAN, for the total amount of 21 \$7,252.65 (plus \$1). 22 4. According to the ("JUDGMENT") document on record in the Case File, SCHEUER's client, KELMAN, was awarded costs by JUDGEMENT on December 18, 2008 – not September 24, 2008. 23 5. On December 22, 2008, SCHEUER submitted a falsified JUDGMENT document to the 24 administration of the court to obtain a fraudulent ABSTRACT. He then submitted the fraudulent

OFFICE OF THE CHIEF TRIAL COUNSEL INTAKE

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SHARON NOONAN KRAMER

2031 Arborwood Place

Escondido, CA 92029 (760) 746-8026

(760) 746-7540 Fax

submitted to the San Diego County Recorder by California licensed attorney, Keith Scheuer.

ABSTRACT to the San Diego County Recorder to obtain a fraudulent LIEN with costs accruing from a date not possible, September 24, 2008, and with half of the interest accruing costs being those of his

trial losing client, GLOBALTOX. SCHEUER is evidenced to have submitted his clients' costs, October

14, 2008. The JUDGMENT states costs were awarded on December 18, 2008, three months after the date that interest has been accruing on a \$7,253.65 LIEN, based on the fraudulent ABSTRACT

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II. BACKGROUND

- 1. The sole cause of action in libel case of <u>KELMAN & GLOBALTOX v. KRAMER</u> is that KRAMER'S use of the phrase *"altered his under oath statements"* in an internet press release she authored in March of 2005 was a purported defaming accusation of perjury by KELMAN.
 - 2. KELMAN is the President of the corporation, GLOBALTOX.
- 3. In a jury trial of August 2008, the jury found that KELMAN prevailed against KRAMER and KRAMER prevailed against GLOBALTOX. (*Attached hereto as EXHIBIT 1* is the JUDGMENT entered as amended on October 28, 2011, stating there were two prevailing parties awarded costs, KELMAN & KRAMER and two non-prevailing parties, KRAMER & GLOBALTOX).
- 4. On September 24, 2008, a JUDGMENT was entered awarding KELMAN \$1 with costs to be determined. The JUDGMENT entered did not acknowledge that KRAMER was a prevailing party. It left nowhere for her to be awarded costs. (*Attached hereto as EXHIBIT 2* is the JUDGMENT document as it appeared on September 24, 2008, with no costs awarded to either party).
- 5. KRAMER was a prevailing Pro Per. The September 24, 2008, JUDGMENT was not noticed to her as entered is required under <u>Code of Civil Procedure 664.5(b)</u> which governs entries of judgment and noticing of parties of entry of judgment when a prevailing party is Pro Per.
- 6. On October 14, 2008, SCHEUER submitted costs purportedly incurred by his prevailing client, KELMAN in the amount of \$7,252.65. (*Attached hereto as EXHIBIT 3*, is SCHEUER'S submission of costs, October 14, 2008)
 - 7. Within the costs that SCHEUER submitted was \$3,895.25 for deposition costs. (See EXHIBIT 3)
- 8. KRAMER was only deposed once in the case and on video on Janaury 4, 2008. The approximate cost of one full day deposition on video is \$3800.
- 9.. SCHEUER had two clients incurring costs for the case, including costs of the depositions. Cost attributed to KELMAN for deposition should have been \$1,947.13, which is half of the \$3,895.25 SCHEUER submitted to the court on October 14, 2008 as KELMAN's deposition costs incurred.
- 10. <u>SCHEUER commingled his clients' funds together, submitted and KELMAN was awarded costs that were incurred by SCHEUER's trial losing client, GLOBALTOX, in the amount of \$3,626.33 -- half of the total costs submitted by SCHEUER on October 14, 2008, of \$7,252.65</u>
- 11. The JUDGMENT in the Case File states on it's third page that costs were awarded by judgment to KELMAN in the amount of \$7,252.65 on December 18, 2008. (See EXHIBIT 1, page 3)
- 12. There were numerous irregularities in the case, post trial motions, rulings, judgments, appellate opinions, etc. For example, the Appellate Opinion of September 14, 2010, falsely states that KRAMER was awarded costs of \$2,545.28 and that a judgment had been entered in her favor. As evidenced above in EXHIBIT 1 page 3, no judgment was entered acknowledging KRAMER as a prevailing party and awarding her costs until one year later on October 28, 2011, by the lower court presiding judge, after the remittitur issued back to his court after the fraudulent Appellate Opinion.

- 13. A long, ugly, story of how politically compromised California's courts have become, the litigation continues in a second case in a court with no jurisdiction over a matter of public health and politics in the courts, nationwide. (*Attached hereto as EXHIBIT 4*, is page one of the September 14, 2010 Appellate Opinion falsely stating there was a judgment entered in KRAMER's favor and she awarded her costs of \$2,545.28 prior to the issuance of the Appellate Opinion, September 14, 2010).
 - 14. In June of 2011, KRAMER obtained the Register of Action ("ROA") from the case.
- 15.. The ROA states that an ("ABSTRACT") of Judgment was entered in the case on December 31, 2008. (*Attached hereto as EXHIBIT 5*, is Page 36 of the ROA stating an ABSTRACT was entered on December 31, 2008.)
- 16. In June of 2011, KRAMER went to the San Diego County Recorders' Office and found that SCHEUER had recorded a ("LIEN") on her property as of January 20, 2009.
- 17. The LIEN and ABSTRACT show that SCHEUER recorded a LIEN with the County Recorder on KRAMER'S property in the amount of \$7,252.63 (plus \$1), with interest accruing commencing on September 24, 2008. (*Attached hereto as EXHIBIT 6* is the LIEN recorded on KRAMER's property with the County as submitted by SCHEUER and the ABSTRACT it is founded upon falsely stating the interest accruing amount of \$7,253.65 was awarded by judgment to KELMAN on September 24, 2008 three weeks before SCHEUER submitted costs on October 14, 2008).
- 18. SCHEUER recorded a LIEN on KRAMER'S property with the San Diego County Recorder for costs incurred by his client that KRAMER prevailed over in trial, GLOBALTOX; with interest accruing on both KELMAN's & GLOBALTOX's costs from a period of three weeks before SCHEUER even submitted his clients' costs on October 14, 2008 and approximately three month before there was a JUDGMENT entered awarding these interest accruing costs to KELMAN on December 18, 2008 according to the JUDGMENT in the Case File. (See EXHIBITS 1, 2, 3, 5 & 6)
- 19. Sometime after SCHEUER submitted costs on October 14, 2008, the JUDGEMENT was altered by the Clerk of the Court, Michael Garland, to add KELMAN's costs to the JUDGMENT without dating or initialing that he had made a change to the document. This made it appear that KELMAN was awarded costs of \$7,252.65 (plus \$1) on the not possible date of September 24, 2008.
- 20. On December 22, 2008, SCHEUER then used the Court Clerk falsified JUDGMENT and submitted it to the administration of the court to obtain the fraudulent ABSTRACT (See EXHIBIT 6).
- 21. Sometime after December 31, 2008; the fraudulent ABSTRACT was received by SCHEUER. He then took the document to the San Diego County Recorder to record a fraudulent LIEN on KRAMER's property with interest accruing from a date not possible, September 24, 2008.
- 22. Sometime after December 18, 2008, the Court Clerk, Michael Garland, then added his initials and date "mgarland12/18/08" next to the dollar amount awarded to KELMAN he had placed on the JUDGMENT earlier, (See page 3 of EXHIBIT 1). This made it the appear December 18, 2008 was the date interest accruing costs were first awarded to KELMAN on the JUDGMENT in the Case File. This is contradictory with the ABSTRACT/LIEN that SCHEUER obtained which states interest accruing costs of \$7,252.65 (plus \$1) were awarded by JUDGEMENT to KELMAN on September 24, 2008.

III DECLARATION OF SHARON KRAMER

My name is Sharon Kramer. I reside at 2031 Arborwood Place in Escondido, California. On approximately June 20, 2011, I became aware that Keith Scheuer placed a fraudulent, interest accruing, lien on my property on January 20, 2009 with interest accruing from a date not possible to have occurred, September 24, 2008.

This lien includes costs in the amount of \$3,626.33, that were incurred by a party I prevailed over in trial who was Mr. Scheuer's client in the litigation, Globaltox, Inc. The total amount of the fraudulent, interest accruing lien recorded with the San Diego County Recorder is for \$7,253.65 with interest accruing from the not possible date of September 24, 2008.

This date of beginning accruing interest, September 24, 2008, is not possible to have occurred by a legal judgment. Mr. Scheuer did not submit his clients' costs until October 14, 2008. The costs he submitted as being incurred by his prevailing client, Bruce Kelman, is fraudulent. Half of the costs were not incurred by Bruce Kelman. They were incurred by his non-prevailing client, GlobalTox, Inc. in the amount of \$3,626.33.

The Abstract of Judgment Scheuer obtained on December 31, 2008, is fraudulent. The interest accruing lien he recorded with the county on my property on January 20, 2009, is fraudulent. The date interest began to accrue is fraudulent. Interest is accruing from a date approximately three months before costs, according to the judgment document in the case file, were awarded to Scheuer's client, Kelman, on December 18, 2008.

I am aware that the judgment document was falsified by the Clerk of the Court, Department 31, North San Diego Superior Court, Michael Garland, sometime after Mr. Scheuer submitted costs on October 14, 2008.

I am aware the Clerk of the Court added the dollar amount awarded to Kelman to the judgment document after Mr. Scheuer submitted costs on October 14, 2008; without dating or initialing the alteration made to the judgment document. This made it appear that Kelman was awarded \$7,252.65 (plus \$1) on September 24, 2008 – three weeks before Scheuer even submitted costs on October 14, 2008 (and three months before the Clerk added *"mgarland 12/18/08"* to the third page of the judgment, next to the dollar amount he had added prior without dating or initialing).

I am aware that Mr. Scheuer submitted the falsified judgment document that did not yet have the "mgarland 12.18.08" alteration added to it, to the administration of the court on December 22, 2008, to obtain the fraudulent Abstract of Judgment on December 31, 2008. He then took the fraudulent Abstract and recorded a fraudulent Lien on my property with the County of San Diego on January 20, 2009; and with interest accruing from a date not possible to have occurred, September 24, 2008 – September 24, 2008, is three weeks before Scheuer is evidenced to have submitted costs on October 14, 2008 and is three months before the judgment in the case file states interest accruing costs were awarded to Bruce Kelman on December 18, 2008, "mgarland 12/18/08". I am aware that half of the interest accruing costs recorded at the hands of Scheuer by Lien with the county of San Diego were incurred by Scheuer's trial losing client, GlobalTox, Inc.

1 2	I am aware that sometime after December 18, 2008, the Clerk of the Court added his initials and date "mgarland 12/18/08" next to the dollar amount he had written prior on the third page of the judgment document to make it appear December 18, 2008, was the date that Mr. Scheuer's client,
3	Bruce Kelman, was awarded cost by judgment – making the judgment evidenced to be inconsistent with the Abstract obtained and the interest accruing Lien recorded.
4	I am aware that this is how Mr. Scheuer was able to obtain a fraudulent Abstract of Judgment and
5	subsequently record a fraudulent interest accruing Lien on my property based on a purported date of
6	entry of judgment, September 24, 2008, awarding interest accruing costs in the amount of \$7,253.65; by submitting the Clerk of the Court falsified judgment to the administration of the court on December
7	22, 2008, to obtain the fraudulent Abstract on December 31, 2008 and subsequently record a
8	fraudulent, interest accruing LIEN on my property on January 20, 2009.
9	I am aware that Government Code 6200 states, "Every officer having the custody of any record,
10	map, or book, or of any paper or proceeding of any court, filed or deposited in any public office, or placed in his or her hands for any purpose, is punishable by imprisonment pursuant to subdivision (h)
11	of Section 1170 of the Penal Code for two, three, or four years if, as to the whole or any part of the
12	record, map, book, paper, or proceeding, the officer willfully does or permits any other person to do any of the following: (a) Steal, remove, or secrete.(b) Destroy, mutilate, or deface.(c) Alter or falsify.
13	I declare under penalty of perjury the foregoing is true, correct, evidenced for the California State
14	Bar and executed by me this day of December 14, 2011, in Escondido, California.
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17	Sharon Noonan Kramer
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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
ď	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

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

Mជិច្ចិសិទ្ធិនិក្សាalized for Motion Hearing (Civil) heard

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

This printout does not constitute a Register of Actions

Date Printed: November 30, 2011

Page: 45

F i t. E D 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
) mo
SHARON KRAMER, and DOES 1) [PROPOSTED] 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 Spillane 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
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

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1	Kramer, and costs in the amount of \$, and that
2	Plaintiff GlobalTox, Inc. recover nothing in this action.
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4	Dated: 9/24/08 Shapes Dela.
5	Judge of the Superior Court
6	LISA C. SCHALL
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28	(PROPOSED) JUDGMENT

		MC-010
SCHEUER & GILLETT, a professional corporation Keith Scheuer, Esq. Cal. Bar #82797 4640 Admiralty Way, Suite 402, Marina Del Rey, CA 90292	FOR COURT	USE ONLY
TELEPHONE NO.: (310) 577-1170 FAX NO.: TTORNEY FOR (Name): Plaintiffs Bruce Kelman and GlobalTox, Inc. NSERT NAME OF COURT, JUDICIAL DISTRICT, AND BRANCH COURT, IF ANY:		
AN DIEGO SUPERIOR COURT, North District		
PLAINTIFF: Bruce J. Kelman		
EFENDANT: Sharon Kramer		
MEMORANDUM OF COSTS (SUMMARY)	CASE NUMBER: GIN04	4539
following costs are requested:		TOTALS
Filing and motion fees	1. \$	383.50
lury fees	2. \$	
lury food and lodging	3. \$	
Deposition costs	4. \$	3,895.25
Pervice of process	5. \$	104.95
ttachment expenses	6. \$	
urety bond premiums	7. \$	
fitness fees	8. \$	
ourt-ordered transcripts	9. \$	828.95
ttorney fees (enter here if contractual or statutory fees are fixed without necessity of etermination; otherwise a noticed motion is required)	f a court	
lodels, blowups, and photocopies of exhibits		
ourt reporter fees as established by statute		2,040.00
ther		
TAL COSTS	\$	7,252.65
he attorney, agent, or party who claims these costs. To the best of my knowledge a nese costs were necessarily incurred in this case.	and belief this memorandum	of costs is correct
October 14, 2008		
th Scheuer, Esq.	(SIGNATURE)	20537

Approved for Optional Use dal Council of California -010 [Rev. July 1, 1999] (Proof of service on reverse)

MEMORANDUM OF COSTS (SUMMARY)

Code of Civil Procedure, §§ 1032, 1033.5

NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

COURT OF APPEAL, FOURTH APPELLATE DISTRICT

DIVISION ONE

STATE OF CALIFORNIA

BRUCE KELMAN et al.,

Plaintiffs and Respondents.

v. (Super. Ct. No. GIN044539)

SHARON KRAMER,

Defendant and Appellant.

APPEAL from a judgment of the Superior Court of San Diego County, Lisa C. Schall, Judge. Affirmed.

In this defamation case, Sharon Kramer appeals from a judgment entered on a jury verdict finding she libeled Bruce Kelman. The jury awarded Kelman nominal damages of one dollar and the trial court awarded Kelman \$7,252.65 in costs. The jury found that Kramer did not libel GlobalTox and judgment against GlobalTox was entered. The trial court awarded Kramer \$2,545.28 in costs against GlobalTox.

Case Header

Case Number: GIN044539

Case Title: KELMAN vs KRAMER

Case Category: Civil - Unlimited

Case Type: Defamation

Case Age: 2221 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

217 12/31/2008

Abstract of Judgment issued.

219 01/13/2009

Motion Hearing (Civil) scheduled for 03/06/2009 at 09:00:00 AM at North County in N-28 Michael B.

Orfield.

220 01/14/2009

Ex Parte scheduled for 01/27/2009 at 08:30:00 AM

at North County in N-28 Michael B. Orfield.

224 01/14/2009

Notice of Appeal filed by KRAMER, SHARON.

Refers to:

KRAMER, SHARON (Appellant)

221 01/20/2009

Motion - Other (FOR DEFENDANTS COSTS) filed

by KRAMER, SHARON. Refers to:

KRAMER, SHARON (Defendant)

222 01/23/2009

Ex Parte Application - Other (01/27/09) filed by

KRAMER, SHARON.

Refers to:

KRAMER, SHARON (Defendant)

Date Printed: June 15, 2011

Page: 36

	· · · · ·
EJ-00	MARA
ATTURNEY OR PARTY WITHOUT ATTORNEY (Name, address, State Bar number, and telephone number):	7653
Recording requested by and return to: Keith Scheuer, Esq. Cal. Bar #82797	at.
SCHEUER & GILLETT, a professional corporation	
4640 Admiralty Way, Suite 402	
Marina Del Rey, CA 90292	4
Tel.: (310) 577-1170	
ATTORNEY JUDGMENT ASSIGNEE OF	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego	*
STREET ADDRESS: 325 S. Melrose Drive	FOR RECORDER'S USE ONLY
MAILING ADDRESS:	TOTAL CONDUCTO DOS ONE!
CITY AND ZIP CODE: Vista, CA 92081-6627	
BRANCH NAME: North County Division	
PLAINTIFF: Bruce Kelman	CASE NUMBER:
	GIN044539
DEFENDANT: Sharon Kramer	
APSTRACT OF HIDOMENT CIVIL	FOR COURT USE ONLY
ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS	Amended
1. The judgment creditor assignee of record	
applies for an abstract of judgment and represents the following: a. Judgment debtor's	
Name and last known address	
Sharon Kramer	
2031 Arborwood Place	
Escondido, CA 92029	
250011010, 071 72027	
b. Driver's license no. [last 4 digits] and state:	Unknown
c. Social security no. [last 4 digits]:	Unknown
d. Summons or notice of entry of sister-state judgment was perso mailed to (name and address): Sharon Kramer, 2031 Arbo	
the contract of the contract o	1 Wood 1 lace, Escolletto, CA 72027
2. Information on additional judgment 4.	Information on additional judgment
debtors is shown on page 2.	creditors is shown on page 2.
Judgment creditor (name and address): Bruce Kelman	Original abstract recorded in this county:
c/o Veritox, Inc., 18372 Redmond-Fall City Rd	a. Date:
Redmond, Washington 98052	b. Instrument No.:
Date: December 22, 2008	
Keith Scheuer, Esq.	and a
(TYPE OR PRINT NAME)	(SIGNATURE OF APPLICANT OR ATTORNEY)
Total amount of judgment as entered or last renewed:	10. An execution lien attachment lien
\$7,253.65	is endorsed on the judgment as follows:
 All judgment creditors and debtors are listed on this abstract. 	a. Amount: \$
8. a. Judgment entered on (date): September 24, 2008	b. In favor of (name and address):
b. Renewal entered on (date):	
This judgment is an installment judgment.	A stay of enforcement has
	a. not been ordered by the court.
[SEAL] Court of Co.	b. been ordered by the court effective until
A STATE OF THE STA	(date):
	a. I certify that this is a true and correct abstract of
This abstract issued on (date):	the judgment entered in this action.
" (3-48KO-3-14-24-7 / /	b. A certified copy of the judgment is attached.
DEC 3 1 2008	0.000
01 83-	Clerk, by UNUA Deputy
Form Adopted for Mandatory Use Udicial Council of California ABSTRACT OF JUD	
AND SMALL	CLAIMS Code of Civil Procedure, §§ 488.490,
wwww.EJ-001 [Rev. January 1, 2008]	Code of Civil Procedure, §§ 488.480, 874, 700.190

PLAINTIFF:	CASE NUMBER: GIN044539
DEFENDANT:	
NAMES AND ADDRESSES OF ADDITIONAL JUDGMENT CREDITORS: 13. Judgment creditor (name and address): 14. Judgment creditor (name and address):	ditor (name and address):
15. Continued on Attachment 15. INFORMATION ON ADDITIONAL JUDGMENT DEBTORS: 16. Name and last known address 17.	Name and last known address
Driver's license no. [last 4 digits] and state: Unknown and state:	e no. [last 4 digits] Unknown
	no. [last 4 digits]: Unknown
Control of the Contro	s personally served at or mailed to (address):
18. Name and last known address 19.	Name and last known address
and state: Social security no. [last 4 digits]: Unknown and state: Social security Unknown Social security	te no. [last 4 digits] y no. [last 4 digits]: Unknown Unknown Is personally served at or mailed to (address):
20. Continued on Attachment 20.	

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Keith Scheuer, Esq. Bar #82797 SCHEUER & GILLETT 4640 Admiralty Way, Suite 402 Marina Del Rey, CA 90292 DOC# 2009-0024903

JAN 20, 2009

4:18 PM

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ABSTRACT OF JUDGMENT