

DECLARATION OF SHARON KRAMER, UNDER DURESS

The courts, KELMAN and Scheuer have been harassing me for now seven years for daring to speak the truth in America when it is adverse to the interest of big business. They framed me for libel with actual malice in the first case, Kelman & GlobalTox v. Kramer ⁶, over the first public writing, mine in March 2005⁷, of how it became a fraud in policy that it was scientifically proven by Bruce KELMAN and undisclosed party to the litigation, Bryan “HARDIN”, that moldy buildings do not harm. As this Court is well aware, the duo’s simple twist of never vetted exposure science is the foundation for an epic fraud perpetrated on the United States public on behalf of the affiliates of the US Chamber of Commerce and used to sell doubt of causation of environmental illness, disability and death. It is a bonifide hate crime for profit. As this Court is well aware, their science has been deemed not current accepted science to be used as proof to deny liability causation of individuals’ illnesses and disabilities. Never the less, the courts have willfully aided it to continue and have tried every trick in the book to silence and discredit Kramer.

This Court suppressed the evidence that Mr. Kelman committed perjury to establish false theme for malice and suppressed the evidence that Mr. Scheuer repeatedly suborned it in both their 2006 and 2010 appellate opinions – while knowing their unlawful actions were aiding the science fraud to continue in many U.S. courts and insurer claims handling practices adverse to public interest.⁸

⁶ Exactly HOW officers of the courts, primarily this court, systematically framed me for libel and the next court, Dept 30, sent me to jail when I refused to sign a false confession which would conceal the judicial misconduct aiding to defraud from public light:

<http://freepdfhosting.com/ce5fe87905.pdf>

⁷ My March 2005 Jury Finds Toxic Mold Harmed Oregon Family, does not even contain the sentence the courts are trying to force me to publish a false confession for on the internet.

<http://freepdfhosting.com/0768872f2d.pdf>

⁸ June 2006, Request that the Appellate Court take notice that i.) Kelman lied to establish false them for my malice; ii.) Hardin’s name was improperly missing from the Certificate of Interested Persons, iii.) The duo’s fraudulent modeling theory was thrown out of court in Sacramento, iv.) Kramer’s writing is accurate and was exposing fraud – Appellate Court suppressed all of this evidence in the November 2006 anti-SLAPP opinion

<http://freepdfhosting.com/afa44419fd.pdf>

In this second case, the courts have tried by hook or by crook in relentless character assassination, intimidation tactics and even bodily harm that would do the Mafia proud, to stop me from writing of what they did in the first case that has aided the continuance of insurance fraud and hate crimes against the environmentally disabled, by trying to permanently enjoining me from writing the words for which I was framed. If I cannot write those words, the courts know that I also cannot write of how and why the courts did it and the continued adverse impact on me, my family, the environmentally disabled, the taxpayer and the Constitution because of it.

The situation has now deteriorated to the point that I have been ordered by a court with no subject matter jurisdiction (because the foundational document to the case is known to be fraudulent) to commit perjury on the internet and publish a false confession of being guilty of libel for a sentence I never even wrote, **“Dr. Kelman altered his under oath statements on the witness stand’ while he testified as a witness in an Oregon lawsuit.”**; and to never write of the matter again.⁹

This unlawful enjoinder is for the purpose of concealing the courts, including this court, framed me for libel with actual malice over the sentences, **“Upon viewing documents presented by the Hayne’s attorney of Kelman’s prior testimony from a case in Arizona, Dr. Kelman altered his under oath statements on the witness stand. He admitted the Manhattan Institute, a national political think-tank, paid GlobalTox \$40,000 to write a position paper regarding the potential health risks of ‘toxic mold’ exposure”.** (for the U.S. Chamber of Commerce);^{10 11} as they suppressed the evidence that KELMAN committed perjury to establish libel law required reason for malice and suppressed the evidence that Scheuer repeatedly suborned the perjury. The continued adverse

⁹ July 2, 2012 Judgment, Order & Permanent Injunction: <http://freepdfhosting.com/4fa0aef0f6.pdf>

¹⁰ September 11, 2011 Letter to Justice McConnell requesting she undo the damage she has caused: <http://freepdfhosting.com/0267bd88be.pdf>

¹¹ September 11, 2011 Letter to Justice Huffman requesting he undo the damage he has caused by concealing Justice McConnell’s unlawful actions: <http://freepdfhosting.com/94027ca867.pdf>

impact on me, my family, the environmentally disabled, the taxpayer and the discouragement of citizens to speak the truth in America without fear of retaliation when the speech is adverse to illicit interests of the U. S. Chamber of Commerce and affiliates, has been horrendous. Plainly stated, it is billions in insurer fraud aided to continue by the unlawful and unethical actions of this and other courts.

Presiding Justice McConnell falsely deeming me to be a vexatious litigant at this juncture and as threatened by her clerk she would do; would be further abuse in an attempt to conceal officer of the court misconduct by making it impossible for me to file pleadings without first posting a \$25,000.00 bond. I no longer have \$25,000.00 directly because of the misconduct of the plaintiffs, clerks and officers of the courts, including Justice McConnell, working in concert to defraud the public by character assassination and retaliation – and is exactly why I need to file pleadings to stop the continued damage to myself, my family and the American public resultant from the courts practicing politics from their benches – not law.

This NOTICE OF APPEAL, REQUEST FOR JUDICIAL NOTICE & DECLARATION OF SHARON KRAMER UNDER DURESS may be read online at ContemptOfCourtFor.Me <http://wp.me/p20mAH-kE>, under the blog title of “**San Diego Appellate Court ~ NOTICE OF APPEAL & REQUEST FOR JUDICIAL NOTICE**” with working links to court documents in lawful accordance with C.C.P.1209(b) which states,

“A speech or publication reflecting upon or concerning a court or an officer thereof shall not be treated or punished as a contempt of the court unless made in the immediate presence of the court while in session and in such a manner as to actually interfere with its proceedings.”

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct to the best of my knowledge and executed by me this 28th day of September, 2012.



Sharon Kramer