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SCHEUER & GILLETT, a professional corporation
Keith Scheuer, Esq. Cal. Bar No. 82797
4640 Admiralty Way, Suite 402
Marina Del Rey, CA 90292
(310) 577-1170
Attorney for Plaintiff
BRUCE J. KELMAN

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

BRUCE J. KELMAN,) CASE NO.:
) 37-2010-00061530-CU-DF-NC
Plaintiff,)
) Assigned for All Purposes to:
v.) HON. THOMAS P. NUGENT
) DEPARTMENT: N-30
SHARON KRAMER, and DOES 1)
through 20, inclusive,) UNLIMITED CIVIL CASE
)
Defendants.) **FOURTH SUPPLEMENTAL DECLARATION**
) **OF KEITH SCHEUER IN SUPPORT OF**
) **PLAINTIFF'S APPLICATION FOR AN**
) **ORDER HOLDING DEFENDANT SHARON**
) **KRAMER IN CONTEMPT**

Hearing Date: February 10, 2012
Time: 1:30 p.m.
Department: N-30

Trial Date: None

I, Keith Scheuer, declare that if called as a witness
in this action, I could and would testify competently to the
following facts, which are within my own personal knowledge.

1. I am an attorney licensed to practice law in the
State of California, and represent the Plaintiff in this

1 action. I make this fourth supplemental declaration in
2 support of Plaintiff's application for an order holding
3 Defendant Sharon Kramer in contempt for violating the
4 preliminary injunction filed on May 2, 2011.

5 2. In its Order and Judgment for Contempt filed on
6 January 19, 2012, this Court sentenced Kramer to five days
7 in jail, but provided that the jail sentence would be
8 suspended "upon the condition that, prior to February 6,
9 2012, contemner publish a retraction on the Katy's Exposure
10 website and on the Yahoo Group 'Sickbuildings' chatroom of
11 the defamatory statement set forth in the preliminary
12 injunction."
13

14 3. Kramer has not published any retraction. To the
15 contrary, she has repeatedly ratified and endorsed her
16 libelous statements that led to the finding of contempt. For
17 instance, on January 29, 2012, she republished on the Katy's
18 Exposure website a fax that she had sent to Assemblyman
19 Michael Feuer. The Katy's Exposure posting in part states:
20

21 "This fax is to inform you that I am scheduled to
22 be **INCARCERATED** on February 10, 2012 for the letter I
23 sent to you and the others seeking help, if the letter
24 is not taken off of the Internet by February 6, 2012.
The charge is CIVIL Contempt of Court for seeking your
HELP while I evidenced ethics breaches in the judicial

1 branch & misuse of CCMS along with the harm it has
2 caused to me and to the public.

3 "In order to seek your help, I had to violate a
4 COURT ORDER that precludes me from using words for
5 which the courts framed me for libel with actual malice
6 in one case and then gagged me from writing of their
7 actions in another. I would write the five words here
8 as I again seek your help. However if I do, that could
9 be five more days in jail for me and several thousands
10 of dollars more in sanctions.

11 ***

12 "The website owners have dedicated years to assist
13 these people by the sharing of my truthful words and
14 those of many others. They will not be removing the
15 evidence from their websites of California courts
16 FIXING OPINIONS which continues to harm the public.

17 ***

18 "One cannot explain how and why they were framed
19 for libel without being able to state the words for
20 which they were framed. My impending incarceration is
21 supposedly for repeating only five words (as I
22 evidenced for you how I was framed for libel with
23 actual malice for these words.) These illicit threats,
24 collusion and intimidation tactics by esteemed leaders
25 of California's judicial branch are of a caliber that
26 would do the Mafia proud."

27 (A copy of this posting, with the referenced statements
28 highlighted, is attached hereto as Exhibit 10.)

4. On February 1, she again posted on the Katy's
Exposure website, this time addressing her posting to
Senator Darryl Steinberg. Her February 1 posting in part
states:

1 "I am to be incarcerated on February 10, 2012 in
2 San Diego for Civil Contempt of Court, for refusing
3 silence of CORRUPTION among the leadership of
4 California's judicial branch.

5 "In order to seek help of the Chief Justice &
6 Judicial Council to stop the harassment, I had to
7 violate an unlawful COURT ORDER that is in place for
8 the purpose of trying to keep me quiet of how the
9 courts framed me for libel in one case, then gagged me
10 from writing of it in another.

11 ***

12 "My impending incarceration is for placing the DIRECT
13 EVIDENCE on the Internet on September 13, 2011 that the
14 Chief Justice of California, Senator Noreen Evans,
15 Assemblyman Mike Feuer and several Judicial Council
16 members were provided DIRECT EVIDENCE on September 11,
17 2011, that there are literally criminal actions taking
18 place by members of the inner circle of leadership of
19 the judicial branch.

20 ***

21 "I literally fear for my physical safety because of
22 their desire to keep control of the money and keep it
23 quiet of what they have done to me for now seven years
24 and thus continue to do that is harmful to the public.

25 ***

26 "That they would even go so far as to jail an honest
27 citizen who dared to evidence the truth of their
28 actions on the Internet, makes them involved in exactly
the type of organized crime that the judicial systems
are meant to protect citizens against.

"(Bruce Kelman wanted me sent to jail for 5 days
for requesting a health advisory of the potential for
serious illness from water damaged buildings, to the

1 private sector from the Federal government. This Post
2 he wanted off the Internet and me jailed for, does not
3 even mention anything of the lawsuit or the five words
4 for which the courts framed me for libel and then
5 gagged me from writing of it.)"

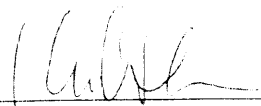
6 (A copy of this posting, with the referenced statements
7 highlighted, is attached hereto as Exhibit 11.)

8 5. Kramer has made a choice. She could have avoided
9 jail by publishing a retraction of her libelous statements.
10 Instead, she adamantly flouts her disobedience of this
11 Court's preliminary injunction and Order and Judgment for
12 Contempt.

13 6. Kramer represents herself in this action. Her
14 address is 2031 Arborwood Place, Escondido, California
15 92029. On February 3, 2012, at approximately 11:45 a.m., I
16 served her and her advisory counsel, Tracey Sang, with this
17 fourth supplemental declaration by email and U.S. Mail.

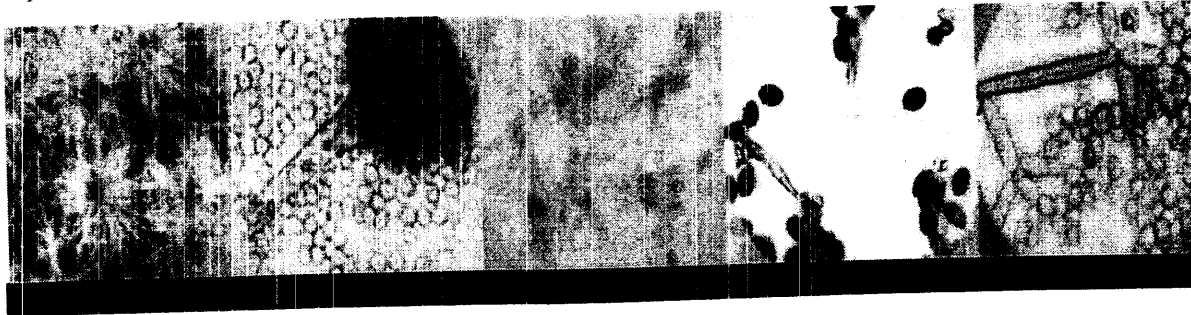
18 I declare under penalty of perjury under the laws of
19 the State of California that the foregoing is true and
20 correct.

21 Executed on February 3, 2012 at Marina Del Rey,
22 California.

23 
24 _____
25 Keith Scheuer

Katy's Exposure

Exposing Environmental Health Threats & Those Responsible



Court Documents Mold Inspection Reports Other Documents – Records – etc.

Fax to Assemblyman MIKE FEUER ~ Please Vote “YES” on AB1208

Posted on [January 29, 2012](#) by [katy](#)

Stop Indefinite Coercive Incarceration Of Mrs. Kramer For Placing A Letter To YOU On
The Internet Re: Court Misuse of CCMS



Assemblyman Mike Feuer
California State Capitol

Sacramento, CA 94249-0042

Tel: (916) 319-2042 Fax: (916) 319-2142 Assemblymember.Feuer@assembly.ca.gov

RE: Please vote "YES" on Assembly Bill 1208

Honorable Assemblyman Feuer,

This FAX and documents referenced in the fax may be read online at Katy's Exposure Blog under the post title of, "*Fax To Assemblyman Mike Feuer ~ Please Vote 'Yes' on AB1208 ~ Stop Indefinite Coercive Incarceration Of Mrs. Kramer For Placing A Letter To YOU On The Internet Re: Misuse of CCMS*" Some of the linked legal documents may take several seconds to open.

On September 11, 2011, I sent a LETTER to you, Senator Noreen Evans, Chief Justice Cantil-Sayauke, AOC Director Ron Overholt, Justice Miller and OTHER Judicial Council members as well as the Chair of the California Commission on Judicial Performance, Justice MCCONNELL. Although I received no reply from you, Senator Evans or several others, I did receive some interesting responses to my request that the Judicial Council audit a case for branch accountability with broad implications for public health policy and numerous evidenced ethics violations in the judicial branch among its leaders.

This fax is to inform you that I am scheduled to be **INCARCERATED** on February 10, 2012 for the letter I sent to you and the others seeking help, if the letter is not taken off of the Internet by February 6, 2012. The charge is CIVIL Contempt of Court for seeking your HELP while I evidenced ethics breaches in the judicial branch & misuse of CCMS along with the harm it has caused to me and to the public.

In order to seek your help, I had to violate a COURT ORDER that precludes me from using words for which the courts framed me for libel with actual malice in one case and then gagged me from writing of their actions in another. I would write the five words here as I again seek your help. However if I do, that could be five more days in jail for me and several thousands of dollars more in sanctions.

In reply to my LETTERS to court clerks seeking help, I also received a PHONE CALL from a judicial council member informing me that the courts would deem me to

be a vexatious litigant should I attempt to pursue legal action for the clerk of the court, Government Code 6200 violations that I evidenced for you in the letters.

Hardly a vexatious person, I have only filed one lawsuit in my life. That was nearly 10 years ago when I could still afford an attorney and long before this fiasco drained our finances for my daring to speak of a fraud in public health policy aided by a highly political judicial system. A system that is clearly evidenced to be compromised at its highest levels with this becoming clearer by the day.

The post with the link to my September 11, 2011 letter to you and for which I am scheduled to be incarcerated is titled, "*Is The California Court Case Management System (CCMS) Being Misused For Politics In Policy & Litigation.....And The Fleecing Of The California Taxpayer Over The Mold Issue?*". It may be read at Katy's Exposure Blog and at Sickbuildngs@YahooGroups.Com.

The September 2011 letter I sent to you and other members of the Judicial Council seeking help while evidencing court cronyism, aka "Speak With One Voice", will not be taken off the Internet before my looming incarceration date. It is not in my control to do so. I do not own the websites. Regardless, I am still anticipating coercive incarceration by the courts for not doing something that is not even in my power to do.

The website owners are refusing to remove the posts and the evidence of very serious problems at the helm of California's judicial branch. As I informed you in my letter when seeking your help, CCMS misuse along with the courts practicing politics from the bench --but not law -- has proven to be devastatingly HARMFUL to not only me, but also to California and US citizens, workers and taxpayers. The website owners have dedicated years to assist these people by the sharing of my truthful words and those of many others. They will not be removing the evidence from their websites of California courts FIXING OPINIONS which continues to harm the public.

If you prefer to listen rather than read about my impending incarceration because I came to you for help to stop court harassment while having to violate an unlawful court order to do so; I gave a one hour INTERVIEW of the matter on IAQ Radio, January 20, 2012. IAQ RADIO is the voice of the indoor air quality industry. Frequent guests on the program are physicians, scientists and federal policy setters.

You may **LISTEN** (and I hope you do) to me describe my impending incarceration, the serious problems of the judicial branch, misuse of tax dollars, CCMS, harm to the public and the resultant dire need for the passage of AB1208 to restore balance & integrity in the California judicial branch. I start speaking about specific courts, CCMS and AB1208 at approximately 10 minutes into the interview.

To reiterate. I am a whistle blower of how it became a fraud in policy over the mold issue that it was scientifically proven moldy buildings do not harm. My efforts caused a federal Government Accountability Office Report, 2008, titled, "*Indoor Mold, Better Coordination of Research on the Health Effects and More Consistent Guidance Would Improve Federal Efforts*".

To refresh your memory, my letter to you was seeking your and other Judicial Council members' help to STOP harassment for my exposing how and why the Fourth District Division One Appellate Court justices framed a defendant (me) for libel, suppressed the evidence that a plaintiff committed perjury to establish false theme for malice; and falsified CCMS entries to make a FICTIONAL historical record of the case in which the wrong party is deemed to be the PREVAILING PARTY. (among other wrongs.)

After that, in a second lawsuit they gagged the defendant by court order from writing the exact words for which the prior courts framed her for libel with actual malice in the first. As evidenced by what has happened to me because of the letter I sent to you, this makes it impossible to seek help and expose judicial corruption without being held in Contempt of Court and sent to jail.

One cannot explain how and why they were framed for libel without being able to state the words for which they were framed. My impending incarceration is supposedly for repeating only five words (as I evidenced for you how I was framed for libel with actual malice for these words.) These illicit threats, collusion and intimidation tactics by esteemed leaders of California's judicial branch are of a caliber that would do the Mafia proud.

The plaintiff, who the courts suppressed the evidence committed PERJURY to establish needed reason for malice for six years, is the author of mold policy for the US Chamber of Commerce, 2003. Titled, "*A Scientific View of the Health Effects of Mold*",

the policy paper professes that it has been proven all claims of illness from "Toxic Mold" are only a result of "trial lawyers, media, and Junk Science". The paper was specifically written and paid to be written with the target market being judges.

Additionally, the plaintiff authored a mold position paper for the American College of Occupational and Environmental Medicine (ACOEM) 2002. Titled, "Adverse Human Health Effects Of Mold In The Indoor Environment", it was endorsed into California's workers comp policy by the ex-Governor Schwarzenegger in 2005, one month after the first court denied my anti-SLAPP Motion. It promotes the false scientific concept that toxicology models can scientifically be used by themselves to deny causation of individual environmental illnesses in claims handling practices and litigation.

How these two papers were connected to mass market misinformation to the courts was the subject of my writing for which the courts framed me for libel with actual malice.

As evidenced for you and the Judicial Council, in 2006 the Appellate Court made it appear I made a maliciously false accusation of think-tank money exchanging hands for the authorship of the medical association, ACOEM's, mold position statement.. Then in 2010, they concealed what they had done in 2006. My writing accurately states the exchange of think-tank money was for the US Chamber's mold statement. The California Supreme Court refused to review the unpublished Appellate opinions both times.

Any judicial system that is so broken that it would incarcerate a never impeached US citizen for evidencing on the Internet that the Chief Justice, branch leaders and legislators know the branch inner circle has severe ethics problems — needs to have control of the money and thus control of justice removed from the hands of the compromised, elite few. I, personally, am fearful I will be incarcerated forever if the people who currently control the purse strings of the California judicial branch are permitted to keep this control over the trial courts and thus control over justice itself.

Assemblyman Feuer, please do not ignore my plea for help this time. I am very scared for my future physical safety and for the future of the Constitution in California because of the current critical condition of our judicial branch. Please vote

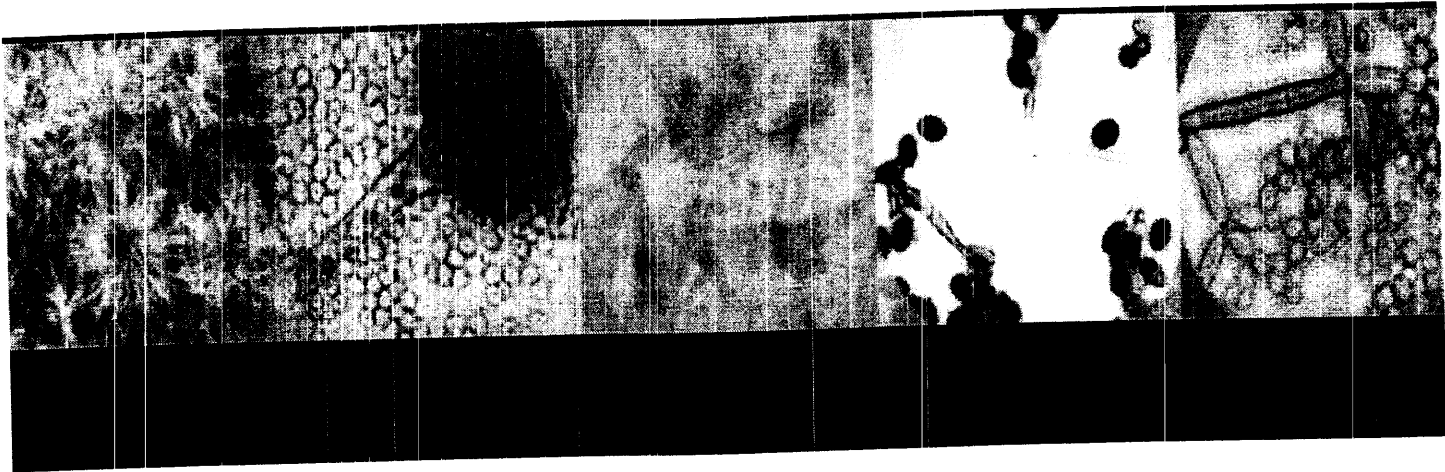
“Yes” on AB1208 to restore balance of power for the good of the people of California and for the good of the people of the United States.

Sincerely,

Mrs. Sharon Noonan Kramer

Katy's Exposure

Exposing Environmental Health Threats & Those Responsible



California AB1208 passes Assembly! Now onto the California Senate to restore integrity to California's judicial branch for the good of the people ~ How YOU can help!!!



Senator Steinberg, please keep me out of jail & stop corruption among the judicial branch leadership. Allow AB1208 to be heard by Senate members.

Email Subscription

Enter your email address to subscribe to this blog and receive notifications of new posts by email.

Posted on February 1, 2012

February 1, 2012, Sent by FAX to California Senator Darryl Steinberg, Senate as President pro Tempore



Recent Comments

- Blogger on California AB1208 passes Assembly! Now onto the California Senate to restore integrity to California's judicial branch for the good of the people ~ How YOU can help!!!
- Linda on California AB1208 passes Assembly! Now onto the California Senate to restore integrity to California's judicial branch for the good of the people ~ How YOU can help!!!
- katy on Please contact your Ca Assemblyman ~ Urge "YES AB1208 to help stop Indef



Honorable Senator Steinberg,

I was extremely dismayed today to learn that you have SHELVED AB1208 in the Senate. I am a never impeached US citizen who has been instrumental in reshaping US public health policy. I am to be incarcerated on February 10, 2012 in San Diego for Civil Contempt of Court, for refusing silence of CORRUPTION among the leadership of California's judicial branch.

In order to seek help of the Chief Justice & Judicial Council to stop the harassment, I had to violate an unlawful COURT ORDER that is in place for the purpose of trying to keep me quiet of how the courts framed me for libel in one case, then gagged me from writing of it in another. This, while knowing they were aiding a science fraud to continue in public health policy and US courts.

See COMPLAINT for Contempt of Court, pdf pages 15 & 16. My impending incarceration is for placing the DIRECT EVIDENCE on the Internet on September 13, 2011, that the Chief Justice of California, Senator Noreen Evans, Assemblyman Mike

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Feuer and several Judicial Council members were provided DIRECT EVIDENCE on September 11, 2011, that there are literally criminal actions taking place by members of the inner circle of the leadership of the judicial branch.

They have been using their courts and CCMS to practice politics from the bench favorable to the interest of insurance industry and others. This, while suppressing uncontroverted and direct evidence that they have been trashing the Constitution and ignoring the harm to the people by their continued criminal actions that are aiding other criminal actions of others.

I know from personal experience and can prove that these people are severely compromised. As such, they have no business controlling the purse strings for the entire California judicial branch. I literally fear for my physical safety because of their desire to keep control of the money and keep it quiet of what they have done to me for now seven years and thus continue to do that is harmful to the public

I fear for the future of justice in California when those would commit criminal acts are allowed to control our judicial system. That they would even go so far as to jail an honest citizen who dared to evidence the truth of their actions on the Internet, makes them involved in exactly the type of organized crime that judicial systems are meant to protect citizens against.

Please directly ask Judicial Council member, SENATOR NOREEN EVANS to support the bill and that it be allowed to be brought to the Senate floor for vote. She was a recipient of my September 2011 LETTER seeking her help while providing evidence of CRIMINAL falsification of court documents & CCMS entries by the Clerk of the Appellate Court along with the fixing of Appellate Opinions by inner circle justices.

The Clerk, who is a member of the Judicial Council, called me on October 5, 2011 after the letters were received and THREATENED me that the Presiding Judge of the Fourth District Division One Appellate Court would simply deem me vexatious if I pursued legal action for the GOVERNMENT CODE 6200 violations. Falsifying court documents is criminal and punishable by up to four years in prison.

So why am I going to jail instead of Senator Evan's & ASSEMBLYMAN FEUER's fellow Judicial Council member, who is Clerk of the San Diego Appellate Court and the inner circle justices who fixed appellate opinions?

You may listen (**and I hope you do**) to my January 20, 2012 radio INTERVIEW to understand why. You may find this fax and the link to listen to the interview at Katy's Exposure Blog under the post title of,

"Senator Steinberg, please keep me out of jail & stop corruption among the judicial branch leadership. Allow AB1208 to be heard by Senate members".

Words that are capitalized in this fax are the linked evidence within the newest Internet post on Katy's Exposure Blog.

I urge you to reconsider your decision of not permitting your fellow Senators to vote on AB1208. Please help remove control of our tax dollars and control of the judicial

Indefinite Incarceration of Sharon Kramer!

Recent Posts

- Senator Steinberg, please keep me out of jail & stop corruption among the judicial branch leadership. Allow AB1208 to be heard by Senate members.
- California AB1208 passes Assembly! Now onto the California Senate to restore integrity to California's judicial branch for the good of the people ~ How YOU can help!!!
- Please contact your Ca Assemblyman ~ Urge "YES" on AB1208 to help stop Indefinite Incarceration of Sharon Kramer!
- Fax to Assemblyman MIKE FEUER ~ Please Vote "YES" on AB1208

Top Posts

- Photos of Mold in Apartment
- Senator Steinberg, please keep me out of jail & stop corruption among the judicial branch leadership. Allow AB1208 to be heard by Senate members.
- California AB1208 passes Assembly! Now onto the California Senate to restore integrity to California's judicial branch for the good of the people ~ How YOU can help!!!

Archives

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Categories

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OSHA Issue Bldg Maintenance Advisory, Spring 2011, Cites Katy's
<http://katysexposure.wordpress.com/issues-federal-advisory-regarding-poor-indoor-air-quality-importance-of-building-maintenance/>

Apartment Mold News

- Woman cites Kensard Manor Apartments for mold infestation - WNDU-TV February 1, 2012
- Tenants vacate apartments in downtown - Daily Press February 1, 2012

Louisiana Attorney Disciplinary Board

- CLARK ROBERT, 2011-OB-

branch finances from those who have proven themselves not trustworthy and have proven themselves to be a danger to society. Please allow a Vote on AB1208 to come to the Senate floor.

For the sake of my personal safety and for the welfare of the people, please recognize that this is a critical situation of compromised ethics among the leadership of the judicial branch reaching a criminal level. Thank you for your prompt attention to this gravely serious matter.

Sincerely,

Mrs. Sharon Noonan Kramer

Fax Copy To:

My Senator, Mark Wyland

My Assemblyman, Marty Block

Senator Noreen Evans

Assemblyman Mike Feuer

Assemblyman Charles Calderon

Assemblyman Nathan Fletcher

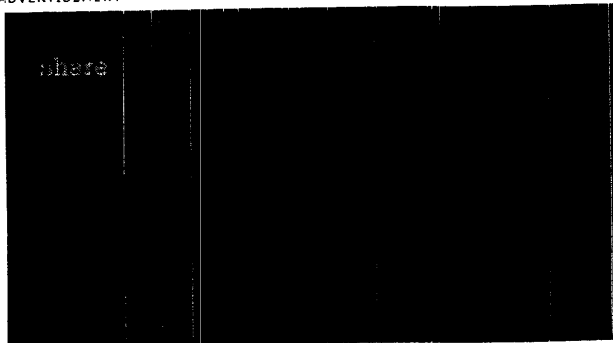
Chief Justice Cantil-Sayauke

AOC Director, Ron Overholt

Enclosure: 9.11.11 Letter to Senator Evans, Assemblyman Feuer, Chief Justice Cantil-Sayauke, et. al.

(Bruce Kelman wanted me sent to jail for 5 days for requesting a health advisory of the potential for serious illness from water damaged buildings, to the private sector from the Federal government. This Post he wanted off the Internet and me jailed for, does not even mention anything of the lawsuit or the five words for which the courts framed me for libel and then gagged me from writing of it.)

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2652 (01/20/12) ---So.3d---

January 20, 2012

- DONNELLY, REMY, 2010-OB-0847 (01/20/12) ---So.3d-- January 20, 2012

Pro Publica Blog

- \$10 Million Fine on Red Cross Highlights Its Troubled History of Blood Services
- Allergan Erases Doctor Payment Records

Petition to the ACOEM

Request to the American College of Occupational and Environmental Medicine (ACOEM) to include public comment before finalizing their 2010 Revisions (March 2011 AOHC Session # 2207) to their highly controversial policy over mold induced illnesses, established in 2002

The Truth about MCS

- Soaps, makeup and other items contain deadly ingredients, say consumer advocates February 1, 2012
- PCBs could harm babies' immune system February 1, 2012

Truth About Mold

The most up to date, accurate, and reliable information on Toxic Mold

Sociological Issues Relating to Mold

U.S. ChamberWatch

Mission - to promote greater transparency & accountability in American political processes by shedding light on the funding & and practices of the largest private interest lobbyist in America, the U.S. Chamber of Commerce

Fight Bad Faith Insurance Companies

FEMA Using US Chamber Fraud in Katrina Trailer Litigation; EPA, GAO & Both Isle\$ of Congre\$\$ Turn Blind Eye\$

1 PROOF OF SERVICE

2 I am employed in the County of Los Angeles, State of California. I am over the age of 18
3 and not a party to the within action. My business address is 4640 Admiralty Way, Suite
4 402, Marina Del Rey, California 90292. On February 3, 2012, I served the foregoing
5 **FOURTH SUPPLEMENTAL DECLARATION OF KEITH SCHEUER IN**
6 **SUPPORT OF PLAINTIFF'S APPLICATION FOR AN ORDER HOLDING**
7 **DEFENDANT SHARON KRAMER IN CONTEMPT** on the interested parties in this
8 action by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

9 Sharon Kramer
10 2031 Arborwood Place
11 Escondido, CA 92029
12 SNK1955@AOL.COM

13 Tracey S. Sang, Esq.
14 215 South Coast Highway, Suite 205
15 Oceanside, CA 92054
16 SANGMITCHELL@ROADRUNNER.COM

17 [X] BY MAIL – I caused each such envelope with postage thereon fully prepaid to be
18 placed in the United States mail at Marina Del Rey, California. I am “readily familiar”
19 with the firm’s practice of collection and processing correspondence for mailing. Under
20 that practice, it would be deposited in the U.S. Postal Service on that same day with
21 postage thereon fully prepaid at Marina Del Rey, California in the ordinary course of
22 business. I am aware that on motion of the party served, service is presumed invalid if
23 postal cancellation date or postage meter date is more than one day after date of deposit for
24 mailing in affidavit.

25 [X] BY ELECTRONIC DELIVERY—I sent such document by electronic transmission
26 to each of their email addresses, to and from which each of them has received and sent
27 emails previously.

28 EXECUTED on February 3, 2012 at Marina Del Rey, California.

[X] (STATE) -- I declare under penalty of perjury under the laws of the State of
California that the foregoing is true and correct.

Keith Scheuer