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

7 BRUCE J. KELMAN,
8 Plaintiff
9 v.

10 SHARON KRAMER,
11 Defendant

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

NOTICE TO COURT, INABILITY TO COMPLY WITH
UNLAWFUL ORDER & JUDGMENT OF JANUARY
19, 2012; & DECLARATION OF SHARON KRAMER

[Assigned for All Purposes To Hon. Thomas
Nugent]

Contempt of Court Sentencing Date

February 10, 2012, 1:30PM

12 This Notice to the Court, which is a matter of public record, may be read online at <http://wp.me/p1YPz-3iR>

13 Some pdf links are large and may take several seconds to open.

14 I.
15 **BACKGROUND**

16 1. On January 19, 2012, the Honorable Thomas Nugent signed a five page REVISED "ORDER" AND
17 JUDGMENT OF CONTEMPT for alleged contempt of court by Sharon "KRAMER". The ORDER contains an
18 impossible remedy for the alleged contempt for KRAMER to avoid coercive incarceration. The ORDER may be
19 read online at: <http://freepdfhosting.com/a2de403995.pdf>

20 2. The requirement of the ORDER was that by February 6, 2012, KRAMER was to have retracted posts from
21 Internet sites that KRAMER does not own. This includes a post she did not make and posts that do not exist --
22 or KRAMER will spend five days in jail.

23 3. The posts by KRAMER and others are regarding litigations that are a matter of public record of "KELMAN
24 & GLOBALTOX v. KRAMER" No. D054493 and this case, "KELMAN v. KRAMER," and their continued adverse
25 impact on public health policy and all US courts because actions of the courts involved in the two cases.

26 4. The Internet site owners are refusing to retract all posts regarding the case of "KELMAN & GLOBALTOX v.
27 KRAMER" No. D054493 and this case, "KELMAN v. KRAMER," and their continued adverse impact on public
28 health policy and all US courts because actions of the courts involved in these two cases.

5. The ORDER was originally proposed on January 10, 2012; amended and submitted again on January 17,
2012 by Bruce "KELMAN"s, legal counsel, Keith "SCHEUER".

**NOTICE TO COURT, INABILITY TO COMPLY WITH UNLAWFUL ORDER & JUDGMENT OF
JANUARY 19, 2012; & DECLARATION OF SHARON KRAMER**

1 6. Although not found on record in the IT Court Case Management System "CCMS"; on January 18, 2012,
2 KRAMER submitted an objection to the January 17, 2012 amended ORDER, including objections to omissions
3 and misstatements of facts on record and procedural errors. KRAMER'S January 18, 2012 Notice to the Court
4 not found in the CCMS may be read online at: <http://freepdfhosting.com/38b82349b6.pdf> The omission of this
5 court filing in the CCMS may be viewed at: <http://freepdfhosting.com/196437f8ce.pdf>

6 7. To reiterate a few of the procedural errors and misstatements of facts/omissions in the ORDER:

7 i.) The ORDER fails to state this is Civil Contempt of Court – not criminal contempt. As stated by
8 the Court on December 7, 2011 and read online at: <http://freepdfhosting.com/ae24c874b.pdf>

9 Defendant's request for a jury trial in the civil contempt matter is denied. There is no constitutional right
10 to a jury trial in civil contempt proceedings in which the sentence imposed
11 does not exceed six months' imprisonment. Codispoti v. Pennsylvania (1974) 418 US 506, 512; Mitchell
12 v. Superior Court (1989) 49 Cal. 3d 1230, 1244. Defendant has not been charged with a criminal
13 contempt. See Penal Code §166(a)(4) and Mitchell, supra, at 1240.

14 ii.) The ORDER falsely states Tracy "SANG", Esq., is KRAMER's counsel. SANG has never been
15 KRAMER's counsel. KRAMER has always represented herself, Pro Per. SANG "works for the courts"
16 in criminal contempt cases – not civil.

17 iii.) KRAMER lawfully appeared on her own behalf at contempt trial of January 6, 2012 via affidavit.
18 KRAMER'S appearance stating reason she did not appear in person because of fear for her safety
19 caused by all the uncontroverted evidence of the case that this Court is suppressing may be read
20 online at: <http://freepdfhosting.com/d4be0bd127.pdf>

21 iv.) Contrary to what the transcript of the trial shows, KRAMER is not charged with a misdemeanor
22 or criminal contempt of court and she is not mentally incompetent. The transcript of the January 6,
23 2012 trial may be read online at: <http://freepdfhosting.com/6bf98fa946.pdf>

24 v.) Contrary to the direction the Court, court employee SANG and plaintiff counsel SCHEUER
25 appear to attempt to be headed according to the trial transcript, KRAMER is mentally competent.
26 (*Attached Hereto As EXHIBIT 1*, is the mental status evaluation of KRAMER by Dr. Lorna Swartz,
27 January 12, 2012) **Kramer was forced to spend \$600 she does not have for the evaluation and**
28 **the mental status report after statements made by SANG and the Court in the trial inferring**
they, SCHEUER and KELMAN would like KRAMER to be found guilty of Criminal Contempt and
deemed mentally incompetent. Dr. Swartz' January 12, 2012 evaluation of KRAMER may be read
online at: <http://freepdfhosting.com/54eaa3ce20.pdf>

vi.) Contrary to the ORDER, SANG is not KRAMER's counsel or a mental health professional. She
did not represent KRAMER in trial and was never sworn in as a witness. Evidence of the Court trying
to force SANG, who "works for the courts" on KRAMER as her counsel with the assistance of the
Administration of the Courts "AOC", on October 21, 2012 for alleged indirect civil contempt, made be
read online at: <http://freepdfhosting.com/d4673d19e7.pdf>

vii.) The ORDER fails to state the reason for the \$19,343.95 awarded to KELMAN, The Court did not
state why in trial or at anytime put an explanation in writing. Putative damages cannot be awarded
without stated reason. The court must find several elements to hold an action frivolous or in bad faith:
(1) The action must be determined to be without merit; (2) the action is prosecuted for an improper
motive, including harassment or delay; or (3) the action indisputably has no merit, where any

1 reasonable attorney would agree that the action is totally and completely without merit. *Winick Corp. v*
2 *County Sanitation Dist. No. 2* (1986) 185 CA3d 1170, 1176, 230 CR 289. **A motion to void an order**
3 **which aids the Court to unlawfully gag a party from writing of prior courts framing a defendant**
4 **for libel while suppressing the evidence the plaintiff committed perjury to establish malice,**
5 **with numerous court documents falsified, is not frivolous by any stretch of the imagination.**

6 viii.) CCMS was falsified to state that a Tentative Ruling was issued on October 20, 2011 regarding
7 the Motion of KRAMER's for which KELMAN - for some unstated reason -was awarded \$19,343.95
8 for KRAMER's alleged contempt of court. **There was no such Tentative Ruling ever issued.** The
9 falsification of CCMS regarding the Tentative Ruling that was never issued involving the \$19,343.95
10 may be read online at: <http://freepdfhosting.com/c8f6cf3647.pdf> The actual non-Tentative issued may
11 be read online at: <http://freepdfhosting.com/43d7b93b80.pdf>

12 ix.) The Court failed to establish that KRAMER violated a lawful court order – one that **precludes**
13 **her ability to write five words for which the Court's case file undeniably provide direct**
14 **evidence KRAMER was framed for libel with actual malice by prior courts;** with numerous court
15 documents and CCMS entries falsified of judgments never entered, lien placed on KRAMER's
16 property, who prevailed in trial, who was awarded costs, etc. in *KELMAN & GLOBALTOX v.*
17 *KRAMER.* KRAMER's Declaration in support of MOTION TO NULLIFY VOID ORDER may be read
18 online at: <http://freepdfhosting.com/8db56e704d.pdf> Two examples of falsified court documents from
19 the prior case as found and suppressed in this Court's case file may be read online at:
20 <http://freepdfhosting.com/44d413025b.pdf> and <http://freepdfhosting.com/12a0b4f0c3.pdf>

21 x.) The Court failed to address prior to trial, KRAMER's evidence that she had not violated a lawful
22 court order establishing that the Court had jurisdiction to hold the December 6, 2012 Contempt of
23 Court hearing. KRAMER'S ExParte Motion to stop the trial and oral arguments of December 5, 2012
24 with this Court stating that this would be addressed the next day before trial, may be read online at:
25 <http://freepdfhosting.com/b8f3113096.pdf> and <http://freepdfhosting.com/78510c742a.pdf>

26 8. With regard to KRAMER's impending incarceration for inability to perform tasks stipulated in the
27 unlawful REVISED ORDER & JUDGMENT FOR CONTEMPT it states in relevant parts:

28 **"In the courts of the proceedings in the case of *Kelman v. Kramer*, 37-2010-00061530-CU-DF-
NC, this Court issued a preliminary injunction, filed on May 2, 2011, enjoining Defendant and
Contemner Sharon Kramer from republishing a statement that had been found to be libelous in
an action title *Kelman v. Kramer*, San Diego Superior Court case no. GIN044539. In relevant
part, the preliminary injunction provided:**

**IT IS HEREBY ORDER that, during the pendency of this action, defendant Sharon
Kramer is enjoined and restrained from stating, repeating or publishing by any means
whatsoever, the following statement: 'Dr. Kelman altered his under oath statements on
the witness stand' while he testified as an [sic, professional toxic tort defense] witness in a
trial in Oregon.'**

**Contemner, with full knowledge of the preliminary injunction, republished the defamatory
statement by posting it [sic letters sent to the Chief Justice and Judicial Council Members on
September 11, 2011 seeking help to stop court, SCHEUER and KELMAN harassment
<http://freepdfhosting.com/65495fd522.pdf>] on the Internet (i) on the *Katy's Exposure* website on
September 13, 2011[sic KRAMER's direct evidence that was sent to the Chief Justice of the
California Supreme Court, et. al., and placed on the Internet of who, how and why within the CA
courts framed a defendant for libel with actual malice for the statement, suppressed the evidence that
the plaintiff committed perjury to establish reason for malice; falsified court documents, falsified CCMS**

1 entries along with its continued adverse impact on public health <http://wp.me/plYPz-3aV>]; (ii) on the
2 Yahoo Groups "Sickbuildings" chatroom on November 3, 2011 [sic, not a post made by
3 KRAMER <http://freepdfhosting.com/db99aa4548.pdf>]; which linked to an article on the Katy's
4 Exposure website dated November 3, 2011 [sic 11/03 by European time zone and about this
5 Court's swov suppression of evidence concealing the framing of a defendant for libel with actual
6 malice by prior courts <http://wp.me/plYPz-3dY>]; (iii) on Katy's Exposure website on November 4,
7 2011 [sic again of this Court's suppression of evidence & harassment <http://wp.me/plYPz-3et>] and
8 (iv) on the Yahoo Group "Sickbuildings" chatroom on November 5, 2011, which linked to an
9 article, also dated November 5, 2011, on the Katy's Exposure_website.[sic, there was NO POST
10 made on Katy's 11/05/11 for a 11/05/11 post on Sickbuildings to link
11 <http://freepdfhosting.com/68d9ce0aaa.pdf>] ...**(c) That the contemner is sentenced to spend a total
12 of five days in the San Diego County jail pursuant to the C.C.P. section 1218(a), which shall be
13 suspended upon the condition that, prior to February 6, 2012, contemner publish a retraction
14 on the Katy's Exposure website and on the Yahoo Group "Sickbuildings" chatroom of the
15 defamatory statement set for in the preliminary injunction...."**

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II
KRAMER DOES NOT OWN KATY'S EXPOSURE BLOG

1. As the Court, KELMAN, SCHEUER and SANG are aware, KRAMER is not the owner of "KATY'S EXPOSURE". All are aware that Crystal "STUCKEY" is the owner.

2. On May 6, 2011, after the Temporary Injunctive Relief Order "TIRO" issued by the COURT on May 2, 2011 which precluded KRAMER from republishing the five words for which she was framed for libel with actual malice by the Fourth District Division One Appellate Court; SCHEUER mailed a threat to STUCKEY not to republish the sole cause of action words of the litigation that is a matter of public record, "altered his under oath statements". [Threat: <http://freepdfhosting.com/5a3c5a16c6.pdf> Sole cause of action words Pg 4, Line 5: <http://freepdfhosting.com/ec62b54c79.pdf>] In relevant part the interstate US Postal Service mailed threat to STUCKEY from SCHEUER on May 6, 2011, states:

VIA EMAIL AND US MAIL

May 6, 2011

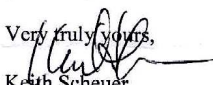
Ms. Chrystal Stucky
KATYSEXPOSURE
6010 Sandy Valley Drive
Katy, TX 77449-6577

Re: KELMAN v. KRAMER
San Diego Superior Court case no. 37-2010-00061530-CU-DF-NC

Dear Ms. Stucky:

Please be advised that if you republish the defamatory matter, we will pursue you personally to the fullest extent permitted by law.

Very truly yours,


Keith Scheuer
KS/sel
Encs.

1 3. STUCKEY refuses to allow the posts of September 13, 2011, November 3, 2011 and November 4, 2011
2 containing the words, "altered his under oath statements" when discussing litigations that that are a matter of
3 public record to be retracted from her blog, KATY'S EXPOSURE. There was no post made on KATY'S
4 EXPOSURE on November 5, 2011 to be retracted.

5 4. (Attached Hereto As **EXHIBIT 2**, is the February 6, 2012 Declaration of Crystal Stuckey) It may be read
6 online at: <http://freepdfhosting.com/5534e07fdf.pdf>, & <http://wp.me/plYPz-3id> &
7 <https://www.facebook.com/#!/pages/Justice-for-Sharon-Noonan-Kramer/265403400200156>).

8 5. In relevant parts the STUCKEY Declaration states:

9 I am aware and have the direct evidence posted on Katy's Exposure that the Fourth District
10 Division One Appellate Court issued a second opinion in September of 2010 in which they concealed
11 they had crafted their 2006 anti-SLAPP opinion to make the false finding that Sharon Kramer was
12 guilty of libel with actual malice and that all lower courts followed their lead, including the trial court
13 when framing the scope of the trial and in post trial rulings.

14 I am aware and have the direct evidence posted on Katy's Exposure that numerous court
15 documents and computer entries were falsified in the case of judgments that were never entered and
16 concealing who were the actual parties to the litigation, with Bryan Hardin who is a retired Deputy
17 Director of NIOSH and co-owner of Veritox being an undisclosed party to the litigation.

18 I am aware that this court is suppressing the uncontroverted evidence in its case file that Bruce
19 Kelman committed perjury to establish malice and Keith Scheuer repeatedly suborned it. **I am aware**
20 **and have the evidence on Katy's Exposure that on July 15, 2011, this court deemed it**
21 **"frivolous" that all prior courts suppressed the evidence of plaintiff's perjury and threatened to**
22 **sanction Sharon Kramer when she asked that the plaintiff attorney be made to corroborate**
23 **reason given for malice in a libel litigation.**

24 I am aware that if the court would acknowledge Sharon Kramer's uncontroverted evidence in its
25 case file that the prior courts framed her for libel for the words, "altered his under oath statements",
26 suppressed the evidence that Bruce Kelman (author of mold policy for ACOEM and the US Chamber)
27 committed perjury to establish reason for malice, falsified court documents and computer entries; and
28 then in a second case gagged her from being able to write the exact words for which she was framed;
the deceptive marketing campaign of the US Chamber of Commerce that all claims of illness from
WDB are only being made because of "trial lawyers, media and Junk Science" would immediately
vanish from policy and courtrooms throughout the United States.

As the owner of Katy's Exposure I do not give Sharon Kramer permission to retract the
truthful and well evidenced post of September 13, 2011 from Katy's Exposure, "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?" Based on
the evidence I have posted on Katy's Exposure, the answer appears to be a resounding "Yes".

The posts of November 3 & 4 on Katy's Exposure are titled respectively "Texas judge abuses his
child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many
children abused by their actions" and "Texas Judge Won't Be Charged With "Beating Into Submission"

1 To Stop Internet Use. Will California's Leading Judiciaries Ever Be Charged For Collectively Trying To
2 Do The Same To Whistle Blowing Bloggers?"

3 As the owner of Katy's Exposure, I do not give Sharon Kramer permission to retract these
4 truthful posts of November 3, 2011 and November 4, 2011 from my blog, Katy's Exposure.
5 There is no post dated November 5, 2011 on Katy's Exposure Blog to be retracted, nor was
6 there ever.

7 **III**
8 **KRAMER DOES NOT OWN SICKBUILDINGS SUPPORT GROUP**

9 1. Kevin "CARSTENS" is the owner of "SICKBUILDINGS" online support group of approximate 2800
10 members. Most have been injured by biocontaminants that are often found in water damaged buildings.

11 (Attached Hereto As **EXHIBIT 3** is the Declaration of Kevin Carstens. It may be read online at:

12 <http://freepdfhosting.com/33b2d76d81.pdf> ,& <http://wp.me/plYPz-3is> &

13 <https://www.facebook.com/#!/pages/Justice-for-Sharon-Noonan-Kramer/265403400200156>)

14 2. CARSTENS refuses to retract the post of November 3, 2011 made by Sickbuildings member Karen Dean,
15 **not by KRAMER**, which states,

16 repost and repost Lets post these words everywhere, on every facebook and blog site,
17 over and over "In the matter of Kelman & GlobalTox v. Kramer, Bruce Kelman and
18 GlobalTox, Inc., sued Sharon Kramer for the words, Dr. Kelman `altered his under oath
19 statements on the witness stand"?

20 3. CARSTENS states that KRAMER does not have the ability to retract her posts or anyone else's from
21 SICKBUILDINGS. In relevant part the CARSTENS Declaration states:

22 **I respectfully decline to retract the reply post made by Karen Dean on November 3, 2011,**
23 **which accurately states the sole cause of action of Kelman & GlobalTox v. Kramer is over five**
24 **words, "altered his under oath statements". This is a matter of public record.**

25 **As the owner and moderator of Sickbuildings, I respectfully decline to retract the posts**
26 **made by Sharon Kramer on November 2 and November 5, 2011.**

27 There is no post made by Sharon Kramer on this subject on November 3, 2011. The November 5,
28 2011 Sickbuildings post by Sharon Kramer does not link to a November 5, 2011 post on Katy's
Exposure because there was no post made on Katy's Exposure on November 5, 2011.

I am aware and have the direct evidence posted on Sickbuildings that on May 2, 2011 in a second
case, this case, Sharon Kramer was **enjoined by Temporary Injunctive Relief Order from**
republishing the sole cause of action phrase from the prior case, "altered his under oath
statements", the phrase for which the courts had framed her for libel with actual malice in the
first case.

I am aware and have the direct evidence posted on Sickbuildings that the California Fourth District
Division One Appellate Court issued an anti-SLAPP opinion in November of 2006 in which they falsely
made Sharon Kramer's writing appear to be a libelous accusation that Bruce. Kelman lied on a
witness stand about being paid by the Manhanttan Institute think-tank to make edits to ACOEM's mold

1 position statement of 2002, *“Adverse Human Health Effects Associated With Molds In The Indoor Environment.”*

2 I am aware and have the direct evidence posted on Sickbuildings that Sharon Kramer’s writing accurately states the exchange of think-tank money was for the US Chamber of Commerce’s mold position statement, “A Scientific View of the Health Effects of Mold”.

3
4 I am aware and have the direct evidence posted on Sickbuildings that the Fourth District Division One Appellate Court issued a second opinion in September of 2010 in which they concealed they had crafted their 2006 anti-SLAPP opinion to make the false finding that Sharon Kramer was guilty of libel with actual malice.

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7 I am aware and have the direct evidence posted on Sickbuildings that numerous court documents and computer entries were falsified in the case of judgments that were never entered and concealing who were the actual parties to the litigation, with Bryan Hardin who is a retired Deputy Director of NIOSH and co-owner of Veritox being the undisclosed party.

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10 **If this court would like to post an explanation of why it is sentencing Sharon Kramer to jail for republishing the phrase the prior courts are evidenced in this court’s case file to have framed her for libel with actual malice and with one post for which she is to be jailed not even being made by her, I will share the court’s post with the 2800 members of Sickbuildings.**

11
12 **If Bruce. Kelman would like to post the direct evidence corroborating the statements he made under penalty of perjury in declarations of why Sharon Kramer would have reason to harbor malice for him, I will share the post with the 2800 members of Sickbuildings.**

13
14 If the Fourth District Division One Appellate justices would like to post an explanation to the 2800 members of Sickbuildings of why they crafted their Appellate opinions in 2006 and 2010 to make the false finding of libel with actual malice and suppressed the evidence that Bruce Kelman committed perjury to establish needed reason for malice, while knowing they were aiding the marketing campaign of the US Chamber of Commerce to remain in US policy and US courts, I will share the post with the 2800 members of Sickbuildings.

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18 If the clerks of the court would like to post an explanation to the 2800 members of Sickbuildings of why they falsified court documents and computer entries of judgments never entered and concealed who were the true parties to the litigation of Kelman & GlobalTox v. Kramer, I will share the post with our 2800 members.

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21 If Mr. Kelman’s attorney, Keith Scheuer, or the clerks of the court or judiciary would like to post an explanation of how and why Sharon Kramer has an interest accruing lien on her property for costs incurred by Mr. Scheuer’s trial losing client, Veritox, with interest accruing from a date of three weeks before he even submitted costs, I will share the post with our 2800 members.

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24 If the Chief Justice of the California Supreme Court, Tani Cantil-Sayauke, would like to post an explanation of why Sharon Kramer is to be incarcerated for placing the direct evidence on the Internet, September 13, 2011, November 2, 2011 and November 5, 2011 that the Chief Justice is aware of the illegalities of these two cases by officers of her courts and its continued adverse impact on the 2800 members of Sickbuildings, I will share the post with our members.

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27 **Until the California judicial system, Mr. Kelman and Mr. Scheuer provide an explanation of why the courts framed a defendant for libel, suppressed the evidence the plaintiff committed perjury, falsified court documents and computer entries, gagged the defendant from republishing the words for which she is evidenced to have been framed by the courts, and is**

1 now going to be incarcerate her for refusing silence of how the courts' actions continue to
2 harm the 2800 members of Sickbuildings; no posts of Sharon Kramer's or any other member
3 of Sickbuildings regarding this matter will be retracted.

4 **IV**

5 **KRAMER IS UNABLE TO COMPLY WITH UNLAWFUL COURT ORDER & JUDGMENT**

6 1. Again, the ORDER states, *"That the contemner is sentenced to spend a total of five days in the San*
7 *Diego County jail pursuant to the C.C.P. section 1218(a), which shall be suspended upon the condition that,*
8 *prior to February 6, 2012, contemner publish a retraction on the Katy's Exposure website and on the Yahoo*
9 *Group "Sickbuildings" chatroom of the defamatory statement set for in the preliminary injunction...."*

10 2. C.C.P 1209(b)states, *"A speech or publication reflecting upon or concerning a court or an officer thereof*
11 *shall not be treated or punished as a contempt of the court unless made in the immediate presence of the court*
12 *while in session and in such a manner as to actually interfere with its proceedings"*

13 3. Without being able to state there is anything untruthful or inaccurate in the posts, the three posts by
14 KRAMER that the Court want removed from the Internet by Court order are titled:

15 "Is The California Court Case Management System (CCMS) Being Misused For Politics In Policy &
16 Litigation.....And The Fleecing Of The California Taxpayer Over The Mold Issue?"

17 "Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for
18 exposing by Net, many children abused by their actions" and

19 "Texas Judge Won't Be Charged With "Beating Into Submission" To Stop Internet Use. Will
20 California's Leading Judiciaries Ever Be Charged For Collectively Trying To Do The Same To Whistle
21 Blowing Bloggers?"

22 4. The fourth post the Court wants removed by court order was not made by KRAMER. It was made by
23 Karen Dean and states states,

24 repost and repost Lets post these words everywhere, on every facebook and blog site, over
25 and over "In the matter of Kelman & GlobalTox v. Kramer, Bruce Kelman and GlobalTox,
26 Inc., sued Sharon Kramer for the words, Dr. Kelman `altered his under oath statements on
27 the witness stand"?

28 5. As proven by the Declarations of CARTENS, February 5, 2012 and STUCKEY, February 6, 2012,
KRAMER does not have the ability to comply with the ORDER to avoid incarceration. C.C.P 1211.5.
states, *"At all stages of all proceedings, the affidavit or statement of facts, as the case may be, required by*
Section 1211 shall be construed, amended, and reviewed according to the followings rules: (b)...No order or
judgment of conviction of contempt shall be set aside, nor new trial granted, for any error as to any matter of

1 pleading in such affidavit or statement, unless, after an examination of the entire cause, including the evidence,
2 the court shall be of the opinion that the error complained of has resulted in a miscarriage of justice.

3 6. Civil Contempt of Court is the charge. The purpose of indirect civil contempt is to coerce compliance with
4 an order by imprisoning the contemner until performance of an act he or she has the power to perform. CCP
5 §1219(a) states. **“The ‘coercive’ imprisonment must end when the contemner no longer has the power to**
6 **comply.”**

7 7. The Court does not have legal authority to incarcerate a *never legally impeached US citizen*, KRAMER,
8 for failure to comply with a court order for which KRAMER cannot comply; and for truthful speech or publication
9 made regarding judicial officers in cases that are a matter of public record. Additionally, one day of the jail
10 sentence is for a post KRAMER did not even make. One is for a nonexistent post on KATY’S EXPOSURE and
11 one is for a post on SICKBUILDINGS supposedly linking to the non-existent post on KATY’S EXPOSURE.

12 8. An adjudication for indirect contempt requires that the facts show the contemner’s willful and
13 contemptuous refusal to obey a valid order of the court. In re Cassil (1995) 37 CA4th 1081, 1087–1088, 44
14 CR2d 267 (accused does not have burden of proving inability to comply with order).

14 **V.**

15 **SUPPORT LEGISLATION IMPACTING THE COURT’S FINANCES...GO TO JAIL?????**

16 1. On February 3, 2012, SCHEUER submitted a FOURTH SUPPLEMENTAL DECLARATION OF KEITH
17 SCHEUER IN SUPPORT OF PLAINTIFF’S APPLICATION FOR HOLDING DEFENDANT IN CONTEMPT. It
18 may be read online at: <http://freepdfhosting.com/b50a2861b8.pdf>

19 2. Attached as exhibit were new posts made by KRAMER regarding the need for passage of AB1208 to
20 remove control of the California courts’ coffers from those judicial branch leaders that KRAMER can and has
21 provided uncontroverted and direct evidence are ethically challenged.

22 3. Nowhere in the posts of January 29th <http://wp.me/pLYPz-3ga> , January 31st <http://wp.me/pLYPz-3h0> and
23 February 1st <http://wp.me/pLYPz-3hk> were the five words for which KRAMER is gagged by this Court from
24 republishing, “*altered his under oath statements*” written in the posts or in KRAMER’S letters to California
25 Assemblymen, Senators.

26 4. As illustrated by SCHEUER’S exhibits, KRAMER stated in letter to Judicial Council member and
27 Assemblyman Mike Feuer that she was being held in contempt and to be incarcerated already for sending him
28 a letter seeking his help on September 11, 2011; and that she could not republish the sole cause of action

1 words from KELMAN & GLOBALTOX v. KRAMER again without risk of more incarceration and sanctions.
2 Specifically on page 3 of SCHEUER's newest complaint it quotes KRAMER as writing:

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 **VI.**
13 **CONCLUSION**


14 As illustrated by SCHEUER's exhibits; he, KELMAN and this Court know KRAMER does not have the
15 ability to remove posts from SICKBUILDINGS or KATY'S EXPOSURE to avoid incarceration by this Court
16 because the Internet site owners control post retractions and are refusing to remove.

17 As illustrated by SCHEUER trying to use this case to silence KRAMER of politics in the courts aiding
18 himself and his clients, by attaching posts of KRAMER's that do not even contain the five words, "altered his
19 under oath statements", this harassment by SCHEUER and KELMAN aided by this Court must stop, NOW! .

20 KRAMER respectfully requests that this Court stop aiding to harass her and others for exposing on the
21 Internet that there are severe ethics problems within the judicial branch of California and that these ethics
22 problems are egregiously adverse to the public's best interest, health and safety.

23 We will not be silenced. There are thousands of lives that are continuing to be adversely impacted by the
24 courts' numerous misdeeds in KELMAN & GLOBALTOX v. KRAMER and in KELMAN v. KRAMER. To take it
25 to the level of incarceration of KRAMER to conceal judicial misdeeds, past and present, is taking the
26 matter into a whole new realm of criminality by members of the California judicial system.

27 February 10, 2012

28 
Sharon Kramer, Pro Per

DECLARATION OF SHARON KRAMER

Honorable Thomas Nugent, please stop abusing your position of authority as a Constitutional officer of the court. What you are doing is unlawful harassment, intimidation and threat to block my movement to conceal unlawful and criminal actions by leaders of the Judicial Branch of California.

You now have a pony in the race to see me incarcerated and silenced for exposing not only their actions, but your actions. For nearly one year, you have willfully gagged me from writing the exact words for which you case file provides the direct evidence you know the prior courts framed me for libel with actual malice while they falsified court documents and CCMS computer records.

You have suppressed this evidence in this case including the fact that you know the continued adverse impact on public health causing harm to thousands directly because of your current unlawful actions.

You must know by now I am not going to be silenced and neither are others whose numbers and understanding of this case for its impact on thousands, are growing by the day.

With the passage of AB1208 in the Assembly, you must know by now that Speak With One Voice is rapidly leaving the California judicial system for the sake of the preservation of the Constitution you are here to protect and uphold.

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and executed by me this 10th day of February in Escondido, California.

Sharon Kramer

Sharon Kramer in Properia Persona

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LORNA SWARTZ MD
3252 HOLIDAY COURT STE 108
LA JOLLA CA 92037
PHONE 858 254 3749

January 12, 2012

DATE OF REPORT : 1/15/2012

NAME : Sharon Kramer Age 56 Date of Birth 10/28/ 1955

REASON FOR REFERRAL : Mental Status examination.

MENTAL STATUS EXAMINATION:

Health is good. No known allergies. Has smoked for past 35 years. She uses no illegal substances. The patient arrived on time for her appointment. She was groomed, friendly and cooperative. She was alert and oriented. Her gait was normal and coordinated. She was attentive and responsive. Her vocabulary was good as were her social interactive skills.

Previous testing had revealed her to have extremely well developed problem solving skills and it appears that this ability continues. Her thinking was organized. Her judgment was intact. There was no atypical behavior, no impulsive acting out. Her memory appeared to be intact for both recent and past memories. Her speech is articulate, coherent and direct, good rhythm, no apraxia. Patient denies hallucinations visual and auditory and denies delusions. No suicidal or homicidal ideations. No abnormal thought process or content. No neuro-vegetative signs of depression. No mood swings. By report the patient is anxious and under enormous stress. She appears to be above average in intelligence and competence.

PAST PSYCHIATRIC HISTORY:

In the past she has been evaluated with extensive neuropsychological testing. The ultimate results revealed her to be smart , intelligent and competent.

REVIEW OF RECORDS:

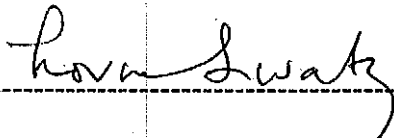
Records of Dr Thomas Wegman from September 25, 2003.

DIAGNOSIS:

- Axis 1 Generalized Anxiety Disorder
- Axis 2 Deferred.
- Axis 3 None
- Axis 4 Hostile environment by being aligned and subject to libel -- 6
- Axis 5 GAF 60.

Signed
LORNA SWARTZ MD

Date



1-21-12

CURRICULUM VITAE

Lorna Swartz, M.D.
3252 Holiday Court ste 108
La Jolla CA.92037
(858) 254 -3749

EDUCATIONAL QUALIFICATIONS:

These were obtained in South Africa. On the left is the American Equivalent, on the right the degrees obtained.

DEGREES

1961	M.D.	(Medicine)	M.B.B.Ch. University of Witwatersrand, Johannesburg
1974			Completed requirements for B.A. Degree. University of South Africa
1975	M.A.	(Psychology)	B.A. (Hon) University of South Africa.
1979	Ph.D.	(Psychology)	M.A. (Psychology) Rand Afrikaans University, Johannesburg Thesis: The effect of a developmental Motor therapy program on children with learning disabilities.

AMERICAN EXAMINATIONS PASSED:

1981	E.C.F.M.G
1982	F.L.E.X. (Illinois)

DIPLOMA

Diploma In Learning Disabilities.
Glen Haven Center. Attached to University of North Colorado. Greeley, Colorado

IN-SERVICE TRAINING:

1971	Optometry as applied to learning. (Dr. G. Getman)
1972	Speech and Reading of the L.D. Child. (Dr. D. Johnson)
1978	Occupational Therapy applied to the exceptional child. (Dr. J. Ayres)
1978	Bobarth Therapy. (Stellenbosch University South Africa)

LORNA SWARTZ, M.D.
PAGE 2

EMPLOYMENT HISTORY:

June/1969 – October/1979

Director of Lorna Swartz Achievement Center, Johannesburg.

Responsibilities: The diagnosis and monthly home programming of exceptional children. The clinic served children, adolescents and adults.

January- December/ 1970

Public School Consultant

Responsibilities: Establish first experimental pilot class for children with learning problems in the public school system in South Africa. Appointed to organize class, choose children, train the teacher and recognize the school curriculum in a developmental orientation to include therapeutic learning. This still forms the basis of work done in the now 100 Aid classed for learning disabled children in South Africa. Instituted teacher curriculum, which now is the basis of the In-Service Teacher training course conducted by the Transvaal College of Education. (This is the largest teacher training college in South Africa.)

January/1971 – November/ 1979

Director of Private School- Johannesburg specializing in Attention Deficit Disorder.

Established a private school for exceptional children. The school was registered and recognized by the educational authorities. The school had over 70 pupils and a staff of fourteen teachers. The school population included a wide variety of learning disabilities and handicaps, and had a range of I.Q. from 40 to 160. Handicaps included cerebral palsy, blindness, and hard-of-hearing. Ages from five years to seventeen years. The average turnover of children leaving the school annually to return to "normal" school was approximately 35%.

Responsibilities

1. Diagnosis, educational and therapeutic programming
2. Teacher Training.
3. Parent Counseling.
4. Conduct multidisciplinary in-service training and a demonstration unit for medical personnel. Also included were occupational and speech therapists and psychologists.

LORNA SWARTZ, M.D.

PAGE 3

July/1972 – November/ 1979

Executive member of Society for the Education for the Gifted Child.

Responsibilities:

1. Conducting courses for teachers in this area.
2. Executive Admissions Officer.

November/1979

Professor- Special Education, Chicago State University.

Responsibilities: Teaching undergraduate and graduate student teachers in special education courses including diagnosis and methodology for retarded, learning disabled and emotionally disturbed.

December/ 1979 – July/ 1982

Adjunct Professor -- National College of Education.

Responsibilities: Teaching training courses as before. Elected to introduce special needs of exceptional children to instructors of vocational education.

July/ 1982 – January /1983

Medical and Psychiatric Internship. Cook County Hospital and Illinois State Psychiatric Institute.

January/ 1983 – January/1984

Psychiatric Residency.
Illinois State Psychiatric Institute.

June/ 1985

Graduated University California San Diego with degree in Adult Psychiatry.
Adult Psychiatry Training Completed.

LORNA SWARTZ, M.D.
PAGE FOUR

June/ 1987

Completed Fellowship at University of California San Diego, in Child Psychiatry.

March /1987 – Present

Private Practice in San Diego, California.

September/ 1988 – Present

Assistant Clinical Professor at University of California San Diego.

May/ 1992 – May /1993

Hosted radio program regarding mental health issues. Live call in program weekly.
KFMB Radio Station, San Diego.

June/ 1993 – May/ 1993

Hosted radio program regarding mental health issues. Live call in program- one hour
duration, weekly KSDO Radio Station, San Diego.

April/ 1996 – 2000

Weekly TV Consultant on Psychiatric matters. Morning news; to discuss current relevant
news items. KUSI San Diego.

PUBLICATIONS:

The Role of Kinesthesia in Arousal and Learning Behavior.
Perceptual and Motor Skills. 1978

LORNA SWARTZ , M.D.
PAGE 5

INTERNATIONAL AND NATIONAL PRESENTATIONS

Over 100 seminars, presentations and lectures on Attention Deficit Disorder, Learning Disabilities , Depression , Anxiety, Obsessive Compulsive Disorder, and Bipolar Disorder.

ARTICLES SUBMITTED FOR PUBLICATION:

1. Developmental Motor Training improves attention.
2. The Correlation between Alpha wave development and Piagetian stages of cognitive growth.

ASSOCIATIONS:

California Medical Association
Child and Adolescent Psychiatric Association

1 SHARON NOONAN KRAMER, PRO PER
2 2031 Arborwood Place
3 Escondido, CA 92029
4 (760) 746-8026

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

8
9 BRUCE J. KELMAN,
10 Plaintiff
11 v.
12
13 SHARON KRAMER,
14 Defendant.

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

Declaration of Crystal Stuckey, Owner
of Katy's Exposure Blog

[Assigned for All Purposes To Hon.
Thomas Nugent]

Contempt of Court Sentencing Date
February 10, 2012, 1:30PM

15
16 Declaration of Crystal Stuckey

17 I, Crystal Stuckey, hereby declare as follows:

18
19 1. I am the owner of Katy's Exposure Blog, Exposing Environmental Health Threats
20 and Those Responsible. The web address is: <http://katysexposure.wordpress.com/> I reside in Katy,
21 Texas and have personal knowledge of the facts set forth herein. If sworn as a witness I could and
22 would testify competently thereto.

23 2. Many of our readers have difficulty obtaining medical treatment for their injuries
24 caused by exposure to contaminants found in water damaged buildings (WDB) because of a
25 marketing campaign by the US Chamber of Commerce that began in 2003 and in which it was mass
26 promoted to US physicians, insurers and the courts that it had been scientifically proven all claims of
27 illness and death from "toxic mold" were only being made because of "trial lawyers, media and Junk
28 Science".

Declaration of Crystal Stuckey

1 3. I am aware and have the direct evidence posted on Katy's Exposure that the plaintiff
2 in this case, Bruce J. Kelman, along with his business partner in the corporation of Veritox, Inc.,
3 Bryan Hardin, are the authors of those words that were mass marketed by the US Chamber of
4 Commerce to US physicians, insurers and to courts. I am aware that Veritox was formerly known as
5 GlobalTox, Inc.

6 4. I am aware and have the direct evidence posted on Katy's Exposure that the alleged
7 contemner in this case, Sharon Kramer, was the first to publicly write in March of 2005, how the US
8 Chamber of Commerce, Bruce J. Kelman, his company, Veritox, the Manhattan Institute think-tank,
9 US Congressman Gary Miller and the occupational medical trade association, the American College
10 of Occupational and Environmental Medicine (ACOEM) were connected in mass marketing the false
11 concept that it had been scientifically proven people claiming injury from WDB were only doing so
12 because of "trial lawyers, media and Junk Science".

13 5. I am aware and have the direct evidence posted on Katy's Exposure that Bruce
14 Kelman and Veritox sued Sharon Kramer in May of 2005 for five words within the first public
15 writing of how it became a false concept in US public health policy and in US courts that it was
16 scientifically proven all claims of illness from WDB were only being made because of "trial lawyers,
17 media and Junk Science". Those five words are "*altered his under oath statements.*"

18 6. I am aware and have the direct evidence posted on Katy's Exposure that the
19 California Fourth District Division One Appellate Court issued an anti-SLAPP opinion in November
20 of 2006 in which they falsely made Sharon Kramer's writing appear to be a libelous accusation that
21 Bruce. Kelman lied on a witness stand about being paid by the Manhatttan Institute think-tank to
22 make edits to ACOEM's mold position statement of 2002, "*Adverse Human Health Effects*
23 *Associated With Molds In The Indoor Environment.*"

24 7. I am aware and have the direct evidence posted on Katy's Exposure that Sharon
25 Kramer's writing accurately states the exchange of think-tank money to Veritox was for the US
26 Chamber of Commerce's mold position statement of 2003, "*A Scientific View of the Health Effects*
27 *of Mold*".
28

1 **8.** I am aware and have the direct evidence posted on Katy's Exposure that in 2006, the
2 Fourth District Division One Appellate Court suppressed the evidence that Bruce Kelman submitted
3 a false declaration statement under penalty of perjury in September of 2005 to establish a fictitious
4 theme of why Sharon Kramer would harbor malice for him. Bruce Kelman falsely claimed under
5 penalty of perjury to have given an expert defense opinion of a nature in 2003 in Sharon Kramer's
6 lawsuit with her homeowner insurer, Mercury Casualty, that caused her to be "*apparently furious*
7 *that the science conflicted with her dreams of a remodeled home. Kramer launch into an obsessive*
8 *campaign to destroy the reputations of Dr. Kelman and GlobalTox.*"

9 **9.** I am aware there is no evidence to corroborate that this testimony in the Mercury case
10 was ever given by Bruce Kelman or that there is any evidence Sharon Kramer had reason to, or did,
11 harbor personal ill will for Bruce Kelman stemming from his involvement in the Mercury case.

12 **10.** I am aware and have the direct evidence posted on Katy's Exposure that the Fourth
13 District Division One Appellate Court issued a second opinion in September of 2010 in which they
14 concealed they had crafted their 2006 anti-SLAPP opinion to make the false finding that Sharon
15 Kramer was guilty of libel with actual malice and that all lower courts followed their lead, including
16 the trial court when framing the scope of the trial and in post trial rulings.

17 **11.** I am aware and have the direct evidence posted on Katy's Exposure that numerous
18 court documents and computer entries were falsified in the case of judgments that were never entered
19 and concealing who were the actual parties to the litigation, with Bryan Hardin who is a retired
20 Deputy Director of NIOSH and co-owner of Veritox being an undisclosed party to the litigation.

21 **12.** I am aware and have the direct evidence posted on Katy's Exposure that on May 2,
22 2011 in a second case, this case, Sharon Kramer was enjoined by Temporary Injunctive Relief Order
23 from republishing the sole cause of action phrase from the prior case, "*altered his under oath*
24 *statements*", the phrase for which the courts had framed her for libel with actual malice in the first
25 case. Then gagged her from writing of what they had done in the second by gagging her from writing
26 the exact words for which she was framed by the courts for libel with actual malice.
27
28

1 13. On May 6, 2011, I was mailed a threat via the US postal service, interstate, from
 2 Bruce Kelman's attorney, Keith Scheuer. The threat was that if I republished the sole cause of action
 3 words of a case that is a matter of public record, "*altered his under oath statements*", Bruce Kelman
 4 would "*pursue legal action against [me] to the fullest*". (Attached Hereto As Exhibit 1 is the May 6,
 5 2011 threat from Mr. Scheuer, providing the evidence he and the court know I am the owner of
 6 Katy's Exposure)

7 14. I am aware that this court is suppressing the uncontroverted evidence in its case file
 8 that Bruce Kelman committed perjury to establish malice and Keith Scheuer repeatedly suborned it.
 9 I am aware and have the evidence on Katy's Exposure that on July 15, 2011, this court deemed it
 10 "frivolous" that all prior courts suppressed the evidence of plaintiff's perjury and threatened to
 11 sanction Sharon Kramer when she asked that the plaintiff attorney be made to corroborate reason
 12 given for malice in a libel litigation.

13 15. I am aware that if the court would acknowledge Sharon Kramer's uncontroverted
 14 evidence in its case file that the prior courts framed her for libel for the words, "*altered his under*
 15 *oath statements*", suppressed the evidence that Bruce Kelman (author of mold policy for ACOEM
 16 and the US Chamber) committed perjury to establish reason for malice, falsified court documents
 17 and computer entries; and then in a second case gagged her from being able to write the exact words
 18 for which she was framed; the deceptive marketing campaign of the US Chamber of Commerce that
 19 all claims of illness from WDB are only being made because of "trial lawyers, media and Junk
 20 Science" would immediately vanish from policy and courtrooms throughout the United States.

21 16. I have read the judgment for Contempt of Court, signed by Judge Thomas Nugent on
 22 January 19, 2012. It states in relevant part:

23 "Comptemer, with full knowledge of the preliminary injunction, republished the defamatory
 24 statement [sic, "*altered his under oath statements*"] by posting it on the Internet (i) on the
 25 Katy's Exposure website on September 13, 2011...(ii)...which linked to an article on
 26 Katy's Exposure website dated November 3, 2011...(iii) on the Katy's Exposure website
 27 dated November 4, 2011...(iv.) on the Yahoo Group "Sickbuildings" chatroom on
 28 November 5, 2011 which linked to an article, also dated November 5, 2011, on the Katy's
Exposure website (c) That the contemner is sentenced to spend a total of five days in the
San Diego County jail, pursuant to C.C.P. section 1218(a), which shall be suspended upon
the condition that prior to February 6, 2012, contemner publish a retraction on the Katy's
Exposure website and on the Yahoo Group "Sickbuildings" chatroom of the defamatory

1 statement set forth in the preliminary injunctions. Further, pursuant to C.C.P. section
2 1218(a), contemner is ordered to pay to Plaintiff the attorney's fees and costs incurred by
3 Plaintiff in this action in the amount of \$19, 343.95"

4 17. I have reviewed the posts made by Sharon Kramer on Katy's Exposure on September
5 13, 2011 and the accompanying linked legal documents from the litigation of Kelman & GlobalTox
6 v. Kramer, North San Diego Superior Court, Case No. GIN044539; along with the linked letters sent
7 to members of California's Judicial Council on September 11, 2011, seeking their help to stop
8 harassment by the courts to conceal their past and present misdeeds.

9 18. The September 13, 2011 post is titled, "*Is The California Court Case Management*
10 *System (CCMS) Being Misused For Politics In Policy & Litigation.....And The Fleecing Of The*
11 *California Taxpayer Over The Mold Issue?"*

12 19. I find nothing inaccurate about this post. It provides the direct evidence that the
13 Fourth District Division One Appellate Court crafted their 2006 and 2010 opinions to make the false
14 finding of libel with actual malice for the words "*altered his under oath statements*", falsified court
15 documents and computer entries with much the same occurring in the lower courts; and thereby
16 aiding continued adverse impact on those injured by WDB, Katy's Exposure blog readers.

17 20. As the owner of Katy's Exposure I do not give Sharon Kramer permission to
18 retract the truthful and well evidenced post of September 13, 2011 from Katy's Exposure, "*Is*
19 *The California Court Case Management System (CCMS) Being Misused For Politics In Policy &*
20 *Litigation.....And The Fleecing Of The California Taxpayer Over The Mold Issue?"* Based on
21 the evidence I have posted on Katy's Exposure, the answer appears to be a resounding "Yes".

22 21. The November 3, 2011 (November 2, 2011 PST) and November 4, 2011 posts are
23 regarding how it continues to be a scientific fraud in public health policy that it is proven WDB do
24 not harm because of the California courts' crafting opinions to the false finding of libel with actual
25 malice and then gagging Sharon Kramer from writing of what they have done - with the threat of
26 litigation for me and incarceration for her.

1 22. The posts of November 3 & 4 on Katy's Exposure are titled respectively "*Texas judge*
2 *abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by*
3 *Net, many children abused by their actions*" and "*Texas Judge Won't Be Charged With "Beating*
4 *Into Submission" To Stop Internet Use. Will California's Leading Judiciaries Ever Be Charged For*
5 *Collectively Trying To Do The Same To Whistle Blowing Bloggers?"*

6 23. I have reviewed the posts of November 3, 2011 and November 4, 2011 and the
7 accompanying linked evidence. I find nothing inaccurate or untruthful in the posts. All statements
8 appear to be well supported by corroborating evidence and discussing litigations that are a matter of
9 public record, including that the sole cause of action of *Kelman & Globaltox v. Kramer* is the phrase,
10 "*altered his under oath statements*".

11 24. In relevant part, the November 3, 2011 post on my blog states,
12 The sole claim of the first case was that Sharon Kramer's use of the phrase, "*altered his*
13 *under oath statements*" in a March 2005 Internet posting was a maliciously false accusation
14 that Bruce Kelman, author of environmental policy for the US Chamber, committed perjury
15 on the witness stand in an Oregon trial in February of 2005. The phrase was used by Sharon
16 in the sentence, "Upon viewing documents presented by the Hayne's attorney of Kelman's
17 prior testimony from a case in Arizona, Dr. Kelman 'altered his under oath statements' on
18 the witness stand." The threat to Katy's and to Sharon is that they are not to republish, "*Dr.*
19 *Kelman altered his under oath statements' when he testified on the witness stand in an*
20 *Oregon trial*", even when discussing it in the context of a court case that is a matter of
21 public record. We have never republished the phrase for which Sharon was sued, "*altered*
22 *his under oath statements*" without discussing it in the context of the case — that is a matter
23 of public record.

24 Is it just us, or is no one in the United States permitted to write, "*In the matter of Kelman &*
25 *GlobalTox v. Kramer, Bruce Kelman and GlobalTox, Inc., sued Sharon Kramer for the*
26 *words, Dr. Kelman 'altered his under oath statements' on the witness stand*"?

27 25. In relevant part, the November 4, 2011 post on my blog accurately states,
28 By precluding us from writing the phrase "*altered his under oath statements*", the words
that are the sole cause of action of the case; the courts are essentially taking a case that is a
matter of public record and deceptively making it a sealed case where we cannot write of
how the courts framed a US citizen for libel while aiding a multi-billion dollar fraud to
continue in public health and workers' comp policies. We cannot publicly evidence what
the courts did to frame a US citizen for libel and are now harassing and threatening to block
the citizen's movement (incarceration for Contempt of Court) to keep their misdeeds from
coming to greater public light.

1 **25. As the owner of Katy's Exposure, I do not give Sharon Kramer permission to**
2 **retract these truthful posts of November 3, 2011 and November 4, 2011 from my blog, Katy's**
3 **Exposure.** The posts provide direct evidence via linked legal documents of why the California
4 courts want Sharon Kramer and I silenced of how they framed a defendant for libel with actual
5 malice for a writing impacting public health. Contrary to the courts' attempting to deceptively stop
6 public light on what occurred in the cases and continues to occur; these cases are a matter of public
7 record as are the linked legal documents from the cases.

8 **26. There is no post dated November 5, 2011 on Katy's Exposure Blog to be**
9 **retracted, nor was there ever.** The next post made after November 4, 2011, was made on
10 December 9, 2012 and is titled, "*MOLD ISSUE: Scientists, Physicians & Citizens Request Joint US*
11 *Federal Agency Public Health Advisory*" (Attached Hereto As Exhibit 2, is the November 2011
12 Achieve of Katy's Exposure showing no post was made on November 5, 2011)

13 27. On April 30, 2010, I posted a blog on Katy's Exposure titled, "*Truth Out Sharon*
14 *Kramer Letter To Andrew Saxon MOLD ISSUE*". An extensive post with many linked documents, it
15 may be read online at the short link of <http://wp.me/plYPz-25q>

16 28. The post details the State of California's involvement in the mass promotion of the
17 false concept that it has been scientifically proven moldy buildings do not harm. This would include
18 the Regents of the University of California permitting their name to be used on the US Chamber of
19 Commerce's, "*A Scientific View of the Health Effects of Mold*", while knowing the paper cites false
20 UCLA physician authorship, Dr. Andrew Saxon; and knowing it has been submitted into mold
21 litigations in support of Bruce Kelman's (the true author) expert defense witness opinion.
22

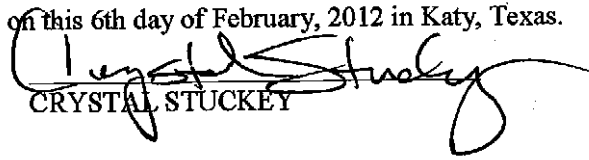
23 29. Beginning in May of 2010, Katy's Exposure began to be visited frequently by several
24 from the California judicial branch and the Office of the Regents of the University of California.

25 30. Occurring at the same time, my Blackberry was hacked and my computer invaded to
26 the point that I have had difficulty ever since posting to my own blog. I have difficulty getting direct
27 Internet access if I try to make connections from my home. My searches are continually re-routed.
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31. Sharon Kramer has made posts on Katy's Exposure on my behalf, but only with my verbal approval. I do not give Sharon Kramer permission to retract any posts that are currently on Katy's Exposure Blog including but not limited to the posts of September 13, 2011, November 3, 2011 and November 4, 2011. There is no post ever made on Katy's on November 5, 2011 to be retracted or that was ever linked to a post on Sickbuildings.

I declare under penalty of perjury of the laws of the State of Texas that the foregoing is true and correct. This Declaration was executed by me on this 6th day of February, 2012 in Katy, Texas.


CRYSTAL STUCKEY

Katy's Exposure

*Exposing Environmental Health Threats
& Those Responsible*

Monthly Archives: *November 2011*

Texas Judge Won't Be Charged With "Beating Into Submission" To Stop Internet Use. Will California's Leading Judiciaries Ever Be Charged For Collectively Trying To Do The Same To Whistle Blowing Bloggers?

Posted on November 4, 2011

According to today's Huffington Post, Judge William Adams, a Family Court judge in Texas, will not be charged for abuse that was caught on video tape by his daughter seven years ago, with the video going viral on the ... [Continue reading →](#)

Posted in [Civil Justice](#), [Environmental Health Threats](#), [Health - Medical - Science](#) | Tagged [adams](#), [Bruce Kolman](#), [California Judicial Council](#), [County Family Courts](#), [Joith McConnell](#), [Keith Scherer](#), [Kidd](#), [Richard Hoffman](#), [Sharon Lerner](#), [Texas Judge Abuse](#), [Thomas Robert](#), [US Chamber](#), [Vento](#) | [Leave a comment](#) |

Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many children abused by their actions

Posted on November 3, 2011

This is a VIDEO of a abusive Texas Family Law Judge beating his daughter for using the Internet. So offensively abusive, one must sign into YouTube and be over 18 to view. Our hearts go out to this ... [Continue reading →](#)

Posted in [Civil Justice](#), [Environmental Health Threats](#), [Tamp](#) | Tagged [California Judicial Council](#), [Justice Joith McConnell](#), [Kidd](#), [Sharon Lerner](#), [US Chamber](#), [Vento](#) | [1 Comment](#) |

Katy's Exposure

*Theme: Twenty Ten
Blog at WordPress.com.*

1 SHARON NOONAN KRAMER, PRO PER
2 2031 Arborwood Place
3 Escondido, CA 92029
4 (760) 746-8026

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

8
9 **BRUCE J. KELMAN,**

10 **Plaintiff**

11 **v.**

12
13 **SHARON KRAMER,**

14 **Defendant.**

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

Declaration of Kevin Carstens, Owner & Moderator of Sickbuildings Support Group

[Assigned for All Purposes To Hon. Thomas Nugent]

Contempt of Court Sentencing Date

February 10, 2012, 1:30PM

15
16
17 **Declaration of Kevin Carstens**

18 I, Kevin Carstens, hereby declare as follows:

19 1. I am the owner and moderator of a twenty-eight hundred member online support group
20 for those injured by biological contaminants found in water damaged buildings (WDB),
21 Sickbuildings. The web address is: <http://health.groups.yahoo.com/group/sickbuildings/> I reside in
22 Cornelia, Georgia and have personal knowledge of the facts set forth herein. If sworn as a witness I
23 could and would testify competently thereto.

24 2. Many of our members have difficulty obtaining medical treatment for their injuries
25 because of a marketing campaign by the US Chamber of Commerce that began in 2003 and in which
26 it was mass promoted to US physicians, insurers and the courts that it had been scientifically proven
27 all claims of illness and death from "toxic mold" were only being made because of "trial lawyers,
28 media and Junk Science".

Declaration of Kevin Carstens

1 3. I am aware and have the evidence posted on Sickbuildings that the plaintiff in this case,
2 Bruce J. Kelman, along with his business partner in the corporation of Veritox, Inc., Bryan Hardin,
3 are the authors of those words that were mass marketed by the US Chamber of Commerce to US
4 physicians, insurers and to courts. I am aware that Veritox was formerly known as GlobalTox, Inc.

5 4. I am aware and have the evidence posted on Sickbuildings that the defendant in this
6 case, Sharon Kramer, was the first to publicly write in March of 2005, how the US Chamber of
7 Commerce, Bruce J. Kelman, his company, Veritox, the Manhattan Institute think-tank, US
8 Congressman Gary Miller and the occupational medical trade association, the American College of
9 Occupational and Environmental Medicine (ACOEM) were connected in mass marketing the false
10 concept that it had been scientifically proven people claiming injury from WDB were only doing so
11 because of "trial lawyers, media and Junk Science".

12 5. I am aware and have the evidence posted on Sickbuilding that Bruce Kelman and
13 Veritox sued Sharon Kramer in May of 2005 for five words within the first public writing of how it
14 became a false concept in US public health policy and in US courts that it was scientifically proven
15 all claims of illness from WDB were only being made because of "trial lawyers, media and Junk
16 Science". Those five words are "*altered his under oath statements.*"

17 6. I am aware and have the direct evidence posted on Sickbuildings that the California
18 Fourth District Division One Appellate Court issued an anti-SLAPP opinion in November of 2006 in
19 which they falsely made Sharon Kramer's writing appear to be a libelous accusation that Bruce
20 Kelman lied on a witness stand about being paid by the Manhatttan Institute think-tank to make edits
21 to ACOEM's mold position statement of 2002, "*Adverse Human Health Effects Associated With*
22 *Molds In The Indoor Environment.*"

23 7. I am aware and have the direct evidence posted on Sickbuildings that Sharon Kramer's
24 writing accurately states the exchange of think-tank money to Veritox was for the US Chamber of
25 Commerce's mold position statement of 2003, "*A Scientific View of the Health Effects of Mold*".
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1 8. I am aware and have the direct evidence posted on Sickbuildings that in 2006, the
2 Fourth District Division One Appellate Court suppressed the evidence that Bruce Kelman submitted
3 a false declaration statement under penalty of perjury in September of 2005 to establish a fictitious
4 theme of why Sharon Kramer would harbor malice for him. Bruce Kelman falsely claimed under
5 penalty of perjury to have given an expert defense opinion of a nature in 2003 in Sharon Kramer's
6 lawsuit with her insurer, Mercury Casualty, that caused her to be "*apparently furious that the science*
7 *conflicted with her dreams of a remodeled home. Kramer launch into an obsessive campaign to*
8 *destroy the reputations of Dr. Kelman and GlobalTox.*"

9 9. I am aware there is no evidence to corroborate that this testimony in the Mercury case
10 was ever given by Bruce Kelman or any evidence Sharon Kramer had reason to, or did, harbor
11 personal ill will for Bruce Kelman stemming from the case.

12 10. I am aware and have the direct evidence posted on Sickbuildings that the Fourth
13 District Division One Appellate Court issued a second opinion in September of 2010 in which they
14 concealed they had crafted their 2006 anti-SLAPP opinion to make the false finding that Sharon
15 Kramer was guilty of libel with actual malice.

16 11. I am aware and have the direct evidence posted on Sickbuildings that numerous court
17 documents and computer entries were falsified in the case of judgments that were never entered and
18 concealing who were the actual parties to the litigation, with Bryan Hardin who is a retired Deputy
19 Director of NIOSH and co-owner of Veritox being an undisclosed party to the litigation.

20 12. I am aware and have the direct evidence posted on Sickbuildings that on May 2, 2011
21 in a second case, this case, Sharon Kramer was enjoined by Temporary Injunctive Relief Order from
22 republishing the sole cause of action phrase from the prior case, "*altered his under oath statements*",
23 the phrase for which the courts had framed her for libel with actual malice in the first case.

24 13. I am aware that if the court would acknowledge Sharon Kramer's uncontroverted
25 evidence in its case file that the prior courts framed her for libel, suppressed the evidence that Bruce
26 Kelman (author of mold policy for ACOEM and the US Chamber) committed perjury to establish
27 reason for malice, falsified court documents and then in a second case gagged her from being able to
28 write of what they had done; the deceptive marketing campaign of the US Chamber of Commerce

1 13. I have read the judgment for Contempt of Court issued January 19, 2012 which states
2 in relevant part:

3 “Comptemer, with full knowledge of the preliminary injunction, republished the defamatory
4 statement [sic, “*altered his under oath statements*”] by posting it on the Internet....(ii) on the
5 Yahoo Group “Sickbuildings” chatroom on November 3, 2011 which linked to an article on
6 the Katy’s Exposure website dated November 3, 2011;...(iv) on the Yahoo Group
7 “Sickbuildings” chatroom on November 5, 2011, which linked to an article, also dated
8 November 5, 2011 on the Katy’s Exposure website.... (c) That the contemner is sentenced to
9 spend a total of five days in the San Diego County jail, pursuant to C.C.P. section 1218(a),
10 which shall be suspended upon the condition that prior to February 6, 2012, contemner
11 publish a retraction on the Katy’s Exposure website and on the Yahoo Group
12 “Sickbuildings” chatroom of the defamatory statement set forth in the preliminary
13 injunctions. Further, pursuant to C.C.P. section 1218(a), contemner is ordered to pay to
14 Plaintiff the attorney’s fees and costs incurred by Plaintiff in this action in the amount of
15 \$19, 343.95”

16 14. I have reviewed the posts made by Sharon Kramer on Sickbuildings on November 2,
17 2011 and November 5, 2011 regarding how it continues to be a scientific fraud in public health
18 policy that it is proven WDB do not harm because of the California courts’ crafting opinions to the
19 false finding of libel with actual malice and then gagging Sharon Kramer from writing of what they
20 have done – with the threat of incarceration by the courts. There is no post made by Sharon Kramer
21 on this subject on November 3, 2011. The November 5, 2011 Sickbuildings post by Sharon Kramer
22 does not link to a November 5, 2011 post on Katy’s Exposure because there was no post made on
23 Katy’s Exposure on that date. .

24 15. I have reviewed the post by Sickbuildings member Karen Dean made on November 3,
25 2011 in reply to Sharon Kramer’s November 2, 2011 post.. **(Attached Hereto Collectively as**
26 **Exhibit are Sickbuildings November 2, 2011 Message #93617 by Kramer; Reply November 3,**
27 **2011 by Dean; Message #93706 November 5, 2011 by Kramer, Sickbuildings digest of posts on**
28 **these days & the November 2011 Achieve of Katy’s Exposure Blog).**

 16. Contrary to the finding that Sharon Kramer is to be incarcerated for one day for a post
she made on November 3, 2011 for republishing the five words, “altered his under oath statements”,
my records reflect that Sharon Kramer made no post whatsoever regarding this matter on this date.
Sickbuildings member, Karen Dean, made a reply post on that date in which she stated,

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repost and repost Lets post these words everywhere, on every facebook and blog site, over and over "In the matter of Kelman & GlobalTox v. Kramer, Bruce Kelman and GlobalTox, Inc., sued Sharon Kramer for the words, Dr. Kelman 'altered his under oath statements' on the witness stand"?

17. Sharon Kramer does not have the capability to retract posts on Sickbuildings made by herself or others. As the owner and moderator of Sickbuildings, only I and my assistant, have this ability.

18. As the owner and moderator of Sickbuildings, I respectfully decline to retract the posts made by Sharon Kramer on November 2 and November 5, 2011.

19. To my extensive knowledge of the issue and the ongoing saga of Kelman v. Kramer, the posts provide truthful and direct evidence of the California's judicial system illegal and unconstitutional involvement of why it remains a false concept in US public health policy and in US courts that it is scientifically proven all claims of illness and death from WDB are only being made because of "trial lawyers, media and Junk Science". This continues to harm the 2800 members of Sickbuildings.

20. I respectfully decline to retract the reply post made by Karen Dean on November 3, 2011, which accurately states the sole cause of action of Kelman & GlobalTox v. Kramer is over five words, "altered his under oath statements". This is a matter of public record.

21. If Bruce. Kelman would like to post the direct evidence corroborating the statements he made under penalty of perjury in declarations of why Sharon Kramer would have reason to harbor malice for him, I will share the post with the 2800 members of Sickbuildings.

22. If the Fourth District Division One Appellate justices would like to post an explanation to the 2800 members of Sickbuildings of why they crafted their Appellate opinions in 2006 and 2010 to make the false finding of libel with actual malice and suppressed the evidence that Bruce Kelman committed perjury to establish needed reason for malice, while knowing they were aiding the marketing campaign of the US Chamber of Commerce to remain in US policy and US courts, I will share the post with the 2800 members of Sickbuildings.

1 24. If the clerks of the court would like to post an explanation to the 2800 members of
2 Sickbuildings of why they falsified court documents and computer entries of judgments never
3 entered and concealed who were the true parties to the litigation of Kelman & GlobalTox v. Kramer,
4 I will share the post with our 2800 members.

5 25. If Bruce Kelman's attorney, Keith Scheuer, or the clerks of the court or judiciary
6 would like to post an explanation of how and why Sharon Kramer has an interest accruing lien on her
7 property for costs incurred by Mr. Scheuer's trial losing client, Veritox, with interest accruing from a
8 date of three weeks before he even submitted costs, I will share the post with our 2800 members.

9 26. If this court would like to post an explanation of why it is sentencing Sharon Kramer
10 to jail for republishing the phrase the prior courts are evidenced in this court's case file to have
11 framed her for libel with actual malice and with one post for which she is to be jailed not even being
12 made by her, I will share the court's post with the 2800 members of Sickbuildings.

13 27. If the Chief Justice of the California Supreme Court, Tani Cantil-Sayauke, would like
14 to post an explanation of why Sharon Kramer is to be incarcerated for placing the direct evidence on
15 the Internet, September 13, 2011, November 2, 2011 and November 5, 2011 that the Chief Justice is
16 aware of the illegalities of these two cases by officers of her courts and its continued adverse impact
17 on the 2800 members of Sickbuildings, I will share the post with our members.

18 28. Until the California judicial system, Mr. Kelman and Mr. Scheuer provide an
19 explanation of why and how the courts found it constitutionally legal to frame a defendant for libel,
20 suppress the evidence the plaintiff committed perjury, falsify court documents and computer entries,
21 gag the defendant from republishing the words for which she is evidenced to have been framed by
22 the courts, and is now going to be incarcerated her for refusing silence of how the courts' actions
23 continue to harm the 2800 members of Sickbuildings; no posts of Sharon Kramer's or any other
24 member of Sickbuildings regarding this matter will be retracted.
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1 29. I am also aware and have the direct evidence posted on Sickbuildings that in October
2 of 2005, one month after the first North San Diego County Superior Court judge denied defendant
3 Sharon Kramer's anti-SLAPP motion in September 2005 while suppressing the evidence that Bruce
4 Kelman submitted a false declaration statement to establish needed reason for malice; ex-Governor
5 Arnold Schwarzenegger endorsed the ACOEM mold position statement as written by plaintiff Bruce
6 Kelman and Bryan Hardin into California's Workers' Compensation "Reform" policy.

7 30. I am aware the sole cause of action words of the prior case, "altered his under oath
8 statements" and the purported reason Sharon Kramer is gagged from writing these words in this case,
9 is because they were allegedly legally found to be a maliciously false accusation that Bruce Kelman
10 committed perjury on the witness stand in Oregon. If any judiciary involved in this matter, Mr.
11 Kelman or Mr. Scheuer would like to post on Sickbuildings what Sharon Kramer falsely and
12 maliciously accused Bruce Kelman of lying about by her use of that phrase, I will share the post with
13 our 2800 members who have had a difficult time receiving medical treatment because of
14 misinformation mass marketed over the mold issue.

15 31. To date, I am not aware anyone has been able to state how Sharon Kramer's phrase
16 "altered his under oath statements" translates into maliciously false accusation of perjury - the sole
17 cause of action words of the entire seven years worth of litigation and alleged sole words for Sharon
18 Kramer's impending incarceration.

19 I declare under penalty of perjury of the laws of the State of Georgia that the foregoing is true
20 and correct and that this Declaration was executed by me on this 5th day of February, 2012 in
21 Cornelia, Georgia.

22 
23 KEVIN CARSTENS

Sickbuildings@Yahogroups.Com Message #93617 November 2, 2011

Posted by snk1955@aol.com (Sharon Noonan Kramer)

Texas judge abuses his child for Net usage. Cal Courts threaten Katy

Topic
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Reply	Delete	< Prev Message	Next Message >
<p>Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many chil. (http://katysexposure.wordpress.com/2011/11/03/texas-judge-abuses-his-child-for-net-usage-cal-courts-threaten-katys-bloggers-with-jail-time-for-exposing-by-net-many-children-abused-by-their-corruption/)</p> <p>Sharon Noonan Kramer</p>			

Sickbuildings@Yahogroups.Com Reply To Message #93617 November 3, 2011

Reply	< Prev Message
Next Message >	
<p>Posted by "Karen Dean" <kdeanstudios@...></p>	
<p>repost and repost</p> <p>Lets post these words everywhere, on every facebook and blog site, over and over</p> <p>"In the matter of Kelman & GlobalTox v. Kramer, Bruce Kelman and GlobalTox, Inc., sued Sharon Kramer for the words, Dr. Kelman 'altered his under oath statements' on the witness stand"?</p> <p>[IN REPLY TO]-- In sickbuildings@yahoo.com, snk1955@... wrote:</p> <ul style="list-style-type: none">> _Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many chil. (http://katysexposure.wordpress.com/2011/11/03/texas-judge-abuses-his-child-for-net-usage-cal-courts-threaten-katys-bloggers-with-jail-time-for-exposing-by-net-many-children-abused-by-their-corruption/)> Sharon Noonan Kramer	

Sickbuildings@Yahoogroups.Com Message #93706 November 5, 2011

Posted by snk1955@aol.com (Sharon Noonan Kramer)

Do U understand? They will put me in jail for using NET 2 show YU ca..

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Are you all understanding? They are going to put me in jail for evidencing on the internet why YOU can't get medical treatment and have to fight so hard to have your claims properly adjusted. The leadership of the California courts aided to suppress that the ACOEM Mold Statement is BS.

We can write all day long of the insurer cost shifting scheme/scientific fraud endorsed into California's workers' comp policy over the mold issue by Governor Schwarzenegger_ (<http://freepdfhosting.com/715a485427.pdf>) in 2005 without repeating the phrase, "altered his under oath statements".

But what we cannot do without repeating that phrase is evidence how the courts framed an environmental advocate, Sharon Kramer, for libel as they suppressed the evidence that an environmental policy author for the US Chamber of Commerce/ACOEM, Bruce Kelman, committed criminal perjury to establish needed reason for malice while Strategically Litigating Against Public Participation & suppressed the evidence that Kelman's "legal" counsel repeatedly suborned the criminal perjury.

We cannot write about and publish what happened in a libel case that is a matter of public record, which this one is, without being able to write what words were claimed to be libelous. That's why the courts, Kelman and his "legal" counsel, are trying to gag us and are threatening us not to "republish" the following sentence, "Dr. Kelman altered his under oath statements on the witness stand' while he testified as a witness in an Oregon lawsuit."

The above is not even a sentence that is found within Sharon Kramer's the purportedly libelous _Internet writing_ (<http://freepdfhosting.com/ff60f5f64b.pdf>) of March 2005, – where she first exposed how it became a fraud in public health policy that it was scientifically proven moldy buildings do not harm.

She also named names in this writing of those involved in the mass marketing of the scientific fraud: Bruce Kelman, GlobalTox, Inc., the Manhattan Institute think-tank, US Congressman Gary Miller (R-Ca), the US Chamber of Commerce and the medical policy writing body, the American College of Occupational and Environmental Medicine (ACOEM). _<http://wp.me/pIYPz-3et>_ (<http://wp.me/pIYPz-3et>)

Messages: Show Message Summaries (Group by Topic)	Author	Yahoo! ID	Sort by Date <input type="checkbox"/>
93617 Texas judge abuses his child for Net usage. Cal Courts threaten Katy	snk1955@aol.com	snk1955	Nov 2, 2011
93618 Re: With the meds the LIVER BURDEN is too great...	Jennifer Pinto	ejbea2011	Nov 2, 2011
93619 Re: With the meds the LIVER BURDEN is too great...	steelroots77	steelroots77	Nov 2, 2011
93620 Re: ASIC1a Trpa1. - new theory.	osisposis	osisposis	Nov 2, 2011
93621 Re: Avoiding Cross Contamination/killing mold	Carl Grimes	grimeshh	Nov 2, 2011
93622 Re: With the meds the LIVER BURDEN is too great...	Diane	dianebolton52	Nov 2, 2011
93623 Re: Dr. Mercola How to Recover from Toxic Mold Exposure	em.1002	em.1002	Nov 2, 2011
93624 Re: With the meds the LIVER BURDEN is too great...	Kristina Townsend	kmntown2003	Nov 2, 2011
93625 Re: ASIC1a Trpa1. - new theory.	Carl Grimes	grimeshh	Nov 2, 2011
93626 Re: Mold in air ducts?	Gil Vice	gilvice	Nov 2, 2011
93627 Re: ASIC1a Trpa1. - new theory.	Judy Wohlberg	peedyjudy	Nov 3, 2011
93628 Re: Heat	Karen Dean	carondeen	Nov 3, 2011
93629 Re: Mast Cell Degranulation	Jack Dwayne Thrasher,...	drthrasher12	Nov 3, 2011
93630 Re: Am I overdoing the dehumidifiers?	Carl Grimes	grimeshh	Nov 3, 2011
93631 Re: Dr. Mercola How to Recover from Toxic Mold Exposure	Patilla DaHun	glypella	Nov 3, 2011
93632 Re: Living normal	Linda Bullock	linda_ed...	Nov 3, 2011
93633 Re: ASIC1a Trpa1. - new theory.	urbanpinetrees3	urbanpinetrees3	Nov 3, 2011
93634 Re: 1992. sorce:neurotoxicity branch, U.S. Army Medical Resea...	snk1955@aol.com	snk1955	Nov 3, 2011
93635 Re: ERMI/HERTSMI-2 seem to contradict each other	Mystic Tuba	matilf	Nov 3, 2011
93636 Housing	Mystic Tuba	matilf	Nov 3, 2011
93637 repost and repost	Karen Dean	carondeen	Nov 3, 2011
93638 Re: Mold in air ducts?	em.1002	em.1002	Nov 3, 2011
93639 Re: Mast Cell Degranulation	snk1955@aol.com	snk1955	Nov 3, 2011
93640 Sisal or jute rugs safe for MCS	jonathanc	jjcox22	Nov 3, 2011
93641 Re: Living normal	osisposis	osisposis	Nov 3, 2011
93642 Re: 1992. sorce:neurotoxicity branch, U.S. Army Medical Resea...	osisposis	osisposis	Nov 3, 2011
93643 Re: Mast Cell Degranulation	Jack Dwayne Thrasher,...	drthrasher12	Nov 3, 2011

Katy's Exposure

*Exposing Environmental Health Threats
& Those Responsible*

Monthly Archives: *November 2011*

Texas Judge Won't Be Charged With "Beating Into Submission" To Stop Internet Use. Will California's Leading Judiciaries Ever Be Charged For Collectively Trying To Do The Same To Whistle Blowing Bloggers?

Posted on [November 4, 2011](#).

According to today's Huffington Post, Judge William Adams, a Family Court judge in Texas, will not be charged for abuse that was caught on video tape by his daughter seven years ago, with the video going viral on the ... [Continue reading →](#)

Posted in [Civil Justice](#), [Environmental Health Threats](#), [Health - Medical - Science](#) | Tagged [acoem](#), [Bruce Kelman](#), [California Judicial Council](#), [Corrupt Family Courts](#), [Judith McConnell](#), [Keith Scheuer](#), [Mold](#), [Richard Huffman](#), [Sharon Kramer](#), [Texas Judge Abuse](#), [Thomas Nugent](#), [US Chamber](#), [Veritox](#) | [Leave a comment](#) |

Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many children abused by their actions

Posted on [November 3, 2011](#).

This is a VIDEO of a abusive Texas Family Law Judge beating his daughter for using the Internet. So offensively abusive, one must sign into YouTube and be over 18 to view. Our hearts go out to this ... [Continue reading →](#)

Posted in [Civil Justice](#), [Environmental Health Threats](#), [Temp](#) | Tagged [California Judicial Council](#), [Justice Judith McConnell](#), [Mold](#), [Sharon Kramer](#), [US Chamber](#), [Veritox](#) | [1 Comment](#) |

Katy's Exposure

*Theme: Twenty Ten
Blog at WordPress.com.*

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Sharon Kramer 2031 Arborwood Place Escondido, CA 92029 TELEPHONE NO.: 760-746-8026 FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 325 S. Melrose Dr. MAILING ADDRESS: CITY AND ZIP CODE: Vista, CA 92081 BRANCH NAME: North San Diego County Superior Court	
PLAINTIFF/PETITIONER: Bruce Kelman DEFENDANT/RESPONDENT: Sharon Kramer	CASE NUMBER: 37-00061530-CUDFNC
<p style="text-align: center;">PROOF OF SERVICE—CIVIL</p> Check method of service (only one): <input type="checkbox"/> By Personal Service <input type="checkbox"/> By Mail <input type="checkbox"/> By Overnight Delivery <input type="checkbox"/> By Messenger Service <input type="checkbox"/> By Fax <input checked="" type="checkbox"/> By Electronic Service	JUDGE: Hon Thomas Nugent DEPT.: 30

(Do not use this proof of service to show service of a Summons and complaint.)

1. At the time of service I was over 18 years of age and not a party to this action.
2. My residence or business address is:
2031 Arborwood Place, Escondido. CA 92029
3. The fax number or electronic service address from which I served the documents is (complete if service was by fax or electronic service): MAKramer@aol.com
4. On (date): 2/10/12 I served the following documents (specify):

NOTICE TO COURT, INABILITY TO COMPLY WITH UNLAWFUL ORDER & JUDGMENT OF JANUARY 19, 2012; & DECLARATION OF SHARON KRAMER

The documents are listed in the Attachment to Proof of Service—Civil (Documents Served) (form POS-040(D)).

5. I served the documents on the person or persons below, as follows:

- a. Name of person served:
- b. (Complete if service was by personal service, mail, overnight delivery, or messenger service.)

Business or residential address where person was served:

c. (Complete if service was by fax or electronic service.)

(1) Fax number or electronic service address where person was served:

KScheuer@aol.com

(2) Time of service: Approx 9am

The names, addresses, and other applicable information about persons served is on the Attachment to Proof of Service—Civil (Persons Served) (form POS-040(P)).

6. The documents were served by the following means (specify):

- a. **By personal service.** I personally delivered the documents to the persons at the addresses listed in item 5. (1) For a party represented by an attorney, delivery was made to the attorney or at the attorney's office by leaving the documents, in an envelope or package clearly labeled to identify the attorney being served, with a receptionist or an individual in charge of the office, between the hours of nine in the morning and five in the evening. (2) For a party, delivery was made to the party or by leaving the documents at the party's residence with some person not younger than 18 years of age between the hours of eight in the morning and six in the evening.

CASE NAME: Kelman v. Kramer	CASE NUMBER: 37-00061530-CUDFNC
--------------------------------	------------------------------------

6. b. **By United States mail.** I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses in item 5 and (*specify one*):
- (1) deposited the sealed envelope with the United States Postal Service, with the postage fully prepaid.
 - (2) placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.
- I am a resident or employed in the county where the mailing occurred. The envelope or package was placed in the mail at (*city and state*):
- c. **By overnight delivery.** I enclosed the documents in an envelope or package provided by an overnight delivery carrier and addressed to the persons at the addresses in item 5. I placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.
- d. **By messenger service.** I served the documents by placing them in an envelope or package addressed to the persons at the addresses listed in item 5 and providing them to a professional messenger service for service. (*A declaration by the messenger must accompany this Proof of Service or be contained in the Declaration of Messenger below.*)
- e. **By fax transmission.** Based on an agreement of the parties to accept service by fax transmission, I faxed the documents to the persons at the fax numbers listed in item 5. No error was reported by the fax machine that I used. A copy of the record of the fax transmission, which I printed out, is attached.
- f. **By electronic service.** Based on a court order or an agreement of the parties to accept electronic service, I caused the documents to be sent to the persons at the electronic service addresses listed in item 5.

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

Date: 2/10/12

MICHAEL KRAMER
 (TYPE OR PRINT NAME OF DECLARANT)


 (SIGNATURE OF DECLARANT)

(If item 6d above is checked, the declaration below must be completed or a separate declaration from a messenger must be attached.)

DECLARATION OF MESSENGER

- By personal service.** I personally delivered the envelope or package received from the declarant above to the persons at the addresses listed in item 5. (1) For a party represented by an attorney, delivery was made to the attorney or at the attorney's office by leaving the documents in an envelope or package, which was clearly labeled to identify the attorney being served, with a receptionist or an individual in charge of the office, between the hours of nine in the morning and five in the evening. (2) For a party, delivery was made to the party or by leaving the documents at the party's residence with some person not younger than 18 years of age between the hours of eight in the morning and six in the evening.

At the time of service, I was over 18 years of age. I am not a party to the above-referenced legal proceeding.

I served the envelope or package, as stated above, on (*date*):

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

Date:

 (NAME OF DECLARANT)

 _____
 (SIGNATURE OF DECLARANT)