1	SHARON NOONAN KRAMER, PRO PER					
2	2031 Arborwood Place Escondido, CA 92029					
3	(760) 746-8026					
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6	SUPERIOR COURT FOR THE STATE OF CALIFORNIA					
7	FOR THE COUNTY OF SAN DI	EGO, NORTH DISTRICT				
8						
9	BRUCE J. KELMAN,	CASE NO. 37-2010-00061530-CU-DF- NC				
10	Plaintiff	Declaration of Kevin Carstens, Owner & Moderator of Sickbuildings Support Group				
11	v.					
12		Group				
13	SHARON KRAMER,	[Assigned for All Purposes To Hon.				
14 15	Defendant.	Thomas Nugent]				
15 16		Contempt of Court Sentencing Date				
17	Declaration of Key	February 10, 2012, 1:30PM				
18	Declaration of Kevin Carstens					
19	I, Kevin Carstens, hereby declare as follows:					
20	1. I am the owner and moderator of a twenty-eight hundred member online support					
21	group for those injured by biological contaminants found in water damaged buildings (WDB),					
22		.groups.yahoo.com/group/sickbuildings/ I reside in				
23	Cornelia, Georgia and have personal knowledge of the facts set forth herein. If sworn as a witness					
24	could and would testify competently thereto.					
25		ulty obtaining medical treatment for their injuries				
26		hber of Commerce that began in 2003 and in which				
27	it was mass promoted to US physicians, insurers and the courts that it had been scientifically prover					
28	all claims of illness and death from "toxic mold"	'were only being made because of "trial lawyers,				

media and Junk Science".

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

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

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

6. 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 position statement of 2002, "*Adverse Human Health Effects Associated With Molds In The Indoor Environment.*"

7. 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*".

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

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

10. <u>I am aware and have the direct evidence posted on Sickbuildings that the Fourth</u> 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.

11. 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.

12. 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.

13. I am aware that if the court would acknowledge Sharon Kramer's uncontroverted
evidence in its case file that the prior courts framed her for libel, suppressed the evidence that Bruce
Kelman (author of mold policy for ACOEM and the US Chamber) committed perjury to establish

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reason for malice, falsified court documents and then in a second case gagged her from being able to write of what they had done; 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.

I have read the judgment for Contempt of Court issued 01/19/12. In relevant part:

"Comptemer, with full knowledge of the preliminary injunction, republished the defamatory statement [sic, "*altered his under oath statements*"] by posting it on the Internet....(ii) on the Yahoo Group "<u>Sickbuildings</u>" chatroom on November 3, 2011 which linked to an article on the Katy's Exposure website dated November 3, 2011;...(iv) on the Yahoo Group "<u>Sickbuildings</u>" chatroom on November 5, 2011, which linked to an article, also dated <u>November 5, 2011 on the Katy's Exposure website</u>.... (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 statement set forth in the preliminary injunctions. Further, pursuant to C.C.P. section 1218(a), contemner is ordered to pay to Plaintiff the attorney's fees and costs incurred by Plaintiff in this action in the amount of \$19, 343.95"

15. I have reviewed the posts made by Sharon Kramer on Sickbuildings on November 2, 2011 and November 5, 2011 regarding how it continues to be a scientific fraud in public health policy that it is proven WDB do not harm because of the California courts' crafting opinions to the false finding of libel with actual malice and then gagging Sharon Kramer from writing of what they have done – with the threat of incarceration by the courts. <u>There is no post made by Sharon Kramer on this subject on November 3, 2011. The November 5, 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.</u>

16. I have reviewed the post by Sickbuildings member Karen Dean made on November 3,
2011 in reply to Sharon Kramer's November 2, 2011 post.. (<u>Attached Hereto Collectively as Exhibit</u>
are Sickbuildings Message #93617 11/02/11 by Kramer; Reply 11/03/11 by Dean; Message #93706
11/05/11 by Kramer; Sickbuildings digest of posts on 11/02 & 11/03 & the 11/11 Achieve of Katy's)

27 17. Contrary to the finding that Sharon Kramer is to be incarcerated for one day for a post
28 she made on November 3, 2011 for republishing the five words, *"altered his under oath statements"*,

1 my records reflect that Sharon Kramer made no post whatsoever regarding this matter on this date. 2 Sickbuildings member, Karen Dean, made a reply post on that date in which she stated, repost and repost Lets post these words everywhere, on every facebook and 3 blog site, over and over "In the matter of Kelman & GlobalTox v. Kramer, 4 Bruce Kelman and GlobalTox, Inc., sued Sharon Kramer for the words, Dr. Kelman `altered his under oath statements' on the witness stand"? 5 6 Sharon Kramer does not have the capability to retract posts on Sickbuildings made by 18 7 herself or others. As the owner and moderator of Sickbuildings, only I and my assistant, have this 8 ability. 19. 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. 20. 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. 21. I respectfully decline to retract the reply post made by Karen Dean on November

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

22. 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.

23. 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.

24. 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.

25. 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.

26. 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.

27. 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.

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

1 29. <u>I am also aware and have the direct evidence posted on Sickbuildings that in October</u>
 of 2005, one month after the first North San Diego County Superior Court judge denied defendant
 Sharon Kramer's anti-SLAPP motion in September 2005 while suppressing the evidence that Bruce
 <u>Kelman submitted a false declaration statement to establish needed reason for malice; ex-Governor</u>
 <u>Arnold Schwarzenegger endorsed the ACOEM mold position statement as written by plaintiff Bruce</u>
 <u>Kelman and Bryan Hardin into California's Workers' Compensation "Reform" policy.</u>

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.

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

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

KEVIN CARSTENS

6 Declaration of Kevin Carstens

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

	Topic
Posted by snk1955@aol.com (Sharon Noonan Kramer)	List
	< Prev
Texas judge abuses his child for Net usage. Cal Courts threaten Katy	Topic
	Next
	Topic >

 Reply
 Delete
 < Prev Message</th>
 Next Message >

 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 Reply To Message #93617 November 3, 2011

I	< Prev	
	Message Next	
ed by "Karen Dean" <kdeanstudios@></kdeanstudios@>		
report and report		
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"?		
[IN REPLY TO] In sickbuildings@yahoogroups.com, snk1955@ wrote:		
 > _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-abuse	es-his-child-for-	
net-usage-cal-courts-threaten-katys-bloggers-with-jail-time-for-exp many-children abused-by-their-corruption/)	osing-by-net-	
> > Sharon Noonan Kramer		

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

		l opic
osted by snk1955@aol.com (Sharon Noonan Kramer)		List
		< Prev
Do U understand? They will put me in jail for using NET 2 show YU ca		Topic
		Next
		Topic >
Reply Delete	< Prev Message Next Message >	

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/plYPz-3et__ (http://wp.me/plYPz-3et_)

Messa by Toj	ges: Show Message Summaries (Group pic)	Author	Yahoo! ID	Sort by Date 🛋
93617	Texas judge abuses his child for Net	snk1955@aol.com	©snk1955	Nov 2, 2011
	usage. Cal Courts threaten Katy	U		, i
93618	Re: With the meds the LIVER BURDEN	Jennifer Pinto	⊌jbea2011	Nov 2, 2011
	is too great		·	
93619	Re: With the meds the LIVER BURDEN	steelroots77	Steelroots77	Nov 2, 2011
	is too great			
93620	Re: ASIC1a Trpa1 new theory.	osisposis	Sosisposis	Nov 2, 2011
93621	Re: Avoiding Cross	Carl Grimes	-	Nov 2, 2011
	Contamination/killing mold		C	
	Re: With the meds the LIVER BURDEN	Diane	8	Nov 2, 2011
	is too great		dianebolton52	
93623	Re: Dr. Mercola How to Recover from	em.1002	©em.1002	Nov 2, 2011
	Toxic Mold Exposure			, , , , , , , , , , , , , , , , , , ,
	Re: With the meds the LIVER BURDEN	Kristina Townsend	Skmtown2003	Nov 2, 2011
	is too great			
	Re: ASIC1a Trpa1 new theory.	Carl Grimes		Nov 2, 2011
	Re: Mold in air ducts?	Gil Vice	-	Nov 2, 2011
93627	Re: ASIC1a Trpa1 new theory.	Judy Wohlberg	-	Nov 3, 2011
	Re: Heat	Karen Dean		Nov 3, 2011
	Re: Mast Cell Degranulation	Jack Dwayne		Nov 3, 2011
		Thrasher,		
93630	Re: Am I overdoing the dehumidifiers?	Carl Grimes		Nov 3, 2011
	Re: Dr. Mercola How to Recover from	Patilla DaHun		Nov 3, 2011
	Toxic Mold Exposure		0) []	
	Re: Living normal	Linda Bullock	☺linda ed	Nov 3, 2011
	Re: ASIC1a Trpa1 new theory.	urbanpinetrees3	0	Nov 3, 2011
		-	urbanpinetrees3	
93634	Re: 1992. sorce:neurotoxicity branch,	snk1955@aol.com	©snk1955	Nov 3, 2011
	U.S. Army Medical Resea			
	Re: ERMI/HERTSMI-2 seem to	Mystic Tuba	©matilf	Nov 3, 2011
	contradict each other			
93636	Housing	Mystic Tuba	⊚ matilf	Nov 3, 2011
	repost and repost	Karen Dean	Scarondeen	Nov 3, 2011
93638	Re: Mold in air ducts?	em.1002	Sem.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
	Re: Living normal	osisposis	Sosisposis	Nov 3, 2011
	Re: 1992. sorce:neurotoxicity branch,	osisposis	-	Nov 3, 2011
	U.S. Army Medical Resea	1	1	, -
93643	Re: Mast Cell Degranulation	Jack Dwayne	Sector States Secto	Nov 3, 2011
		Thrasher,		,

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 \rightarrow

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

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 \rightarrow

Posted in <u>Civil Justice</u>, <u>Environmental Health Threats</u>, <u>Temp</u> | Tagged <u>California Judicial Council</u>, <u>Justice Judith McConnell</u>, <u>Mold</u>, <u>Sharon Kramer</u>, <u>US Chamber</u>, <u>Veritox</u> | <u>1</u> <u>Comment</u> |

Katy's Exposure

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