Mrs. Sharon Noonan Kramer 2031 Arborwood Place Escondido, CA 92029

October 29, 2015

Justice Judith McConnell, Presiding Justice California Fourth District Division One Court of Appeal Symphony Towers 750 B Street, Suite 300 San Diego, California 92101

Justice McConnell,

RE: Recall and rescind the three remittiturs from the SLAPP suits you fixed to frame me for libel and cause the judgments to be vacated/fraudulent liens on my property removed.

Attached is a letter to the American College of Medical Toxicology (ACMT) requesting that they sunset their mold position statement – that relies on a scientific fraud you have aided and abetted to continue by case-fixing from your bench. (2006-2013).

Within the letter I go into great detail of just how hypocritically corrupt the $4^{th}/1^{st}$ judicial officers are, especially you. I discuss the ten years of discrimination of the environmentally disabled you have caused, nationwide. by your criminal acts under the color of law.

You took an oath of office to protect the public and the Constitution from enemies both foreign and domestic. Yet, with strokes of your twisted pen while trying to make me appear a liar for exposing a massive fraud that harms thousands — you have physically harmed, disabled and killed more Americans than ISIS could ever hope to in their wildest dreams.

You have the ability to make it stop by recalling the fraudulent remittiturs from the fixed SLAPP suits Kelman & GlobalTox v. Kramer (2005-2013) and Kelman v. Kramer (2010-2013) of your own accord.

"a remittitur may be recalled on the reviewing court's own motion, on motion or petition after notice supported by affidavits, or on stipulation setting forth the facts which will justify the granting of the order is now determined by rule. (Rule 25(d), Rules on Appeal; 36 Cal.2d at p. 22.)... Other than for the correction of clerical errors, the recall may be ordered on the ground of fraud, mistake or inadvertence."

Please don't act like Bill Cosby and pretend you have not committed crimes until someone makes you acknowledge it. The body count is still piling up from your fraud upon the court. Please recall and rescind the remittiturs of your own accord.

Thank you, Sharon neonan Framer

Mrs. Sharon Noonan Kramer

Enclosures: (2)

Proof that you and fellow officers of your court concealed a void judgment in SLAPP.

Letter to ACMT (and others)

KRACIPAL GIGGE

Urbrush Hansel, Hebershaar hakaa dhaardhaar dhibs d

Sharan hoonen kramen 2031 Anthorwood Place escondido, ex 92029

meaning the 4th 11st has thus,

Wellow post it motice of a judgment!
Wellow post it motice of a judgment!
Wellow post it motice of a judgment! Leflects Costs of entered SEP 2 4 2008 BY: N. GARLAND, Deputy CALIFORNIA TH DISTRICT This is the information— R044539 for alle secting. r All Purposes to: 10 SCHALL 11 (V1), CASE 12 May 16, 2005 13 Chynn's Gudos Villian Augus Dato's claus-prisiding gudogene. N-31 14 August 18, 2008 15 16 of the n. C. San Disco Court This action came on regulariy for trial by jury on 17 18 August 18, 2008, with Flaintiffs appearing in person and by 19 of Scheuer & Gillett, and Defenuant Keith Scheuer, Esq. 20 appearing in person and by Lincota handlow, Esq. of Spillane 21 Shaefier Aronoff Bundlew. A jury of 12 persons was duly 22 impaneled and sworm, witnesses testified, and after being 23 duly instructed by the Court, the jury deliberated and 24 25 thereon duly returned the following special verdicts: 26 27 1 0000 100

(FROPOSED) JUDGMENT

1

2

3

4

5

6

7

8

9

28

1. That Defendant Sharon Kramer acted wrongly by
making the following statement: "Dr. Kelman altered his under
oath statements on the witness stand" while he testified as a
witness in an Oregon lawsuit; that Kramer made the above
statement to persons other than Kelman; that the persons to
whom the statement was made reasonably understood that the
statement was about Bruce Kelman; that persons who read the
statement reasonably could have understood it to mean that
Kelman had committed Lie crime of perjucy or testified
falsely while on the witness stand; that the statement was
talse; that Kelman proved, by clear and convincing evidence,
that Kramer knew the statement was false, or had serious
doubts about the truth of the statement; and that Kelman be
awarded a monetary sum of nominal damages in the amount of
\$1.00 (one dollar and no cents).
2

2. That Kramer made the statement to persons other than GlobalTox, inc., and that the persons to whom the statement was made did not reasonably understand that the statement was about GlobalTox.

NOW THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that Plaintiff Bruce Kelman recover the sum of \$1.00 (one dollar and no cents) as nominal damages from Defendant Sharps



milananti kiking. Kramer, and costs in the amount of \$ 1464 by _ and that 1 Plaintiff GlobalTox, Inc. recover nothing in this action. 2 3 Dated: 9/24/08 the Superior LISA C. 3CHALL m Bailand filled in "7,252.65" in mid Oct 2008. 30 me Kelman's attorney submitted the falsifical 10 court document back to the count on \$122108 11 12 for abstract recording. Interest accures from 13 9/24/08 Decause Garland did not date and 14 15 unitial the Change he made to the face of a 16 legal document wto in mid Oct, On 12/22/08 & Filed unotions for reconsideration 18 19 after trial, michael Garland thus added "Moadand 12/18/08" next to the fraudulant 21 22 afterat on he made in 10/08. 23 the fraud of the back-dating was there used as an excuse to hear my motions-which coused me to have to appeal, quotices Huffman, Benke and 26 Driven then concealed that the judgent was a 27 This document was then wed in the Second of Stapp as the Lorn of all on a of 28 5/app as the foundational document to sturt of shirt me

	-
PROOF OF SE	RVICE (
	7

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 4640 Admiralty Way, Suite 402, Marina Del Rey, California 90292. On August 28, 2008, Staved the foregoing [PROPOSED] JUDGMENT on the interested parties in this action by placing a true copy thereof enclosed in a sealed envelope addressed as follows:

Lincoln D. Bandlow, Esq.
David Aronoff, Esq.
SPHLLANE SHAEFFER ARONOFF BANDLOW
1880 Century Park East, Suite 1004
Los Angeles, California 90067-1623
Attorney for Defendant Sharon Kramer

13.

F I E D
Cherk of the Superior Court

SEP 2 1 7008

By: M. GARLAND, Deputy

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

BY PERSONAL SERVICE - I delivered by hand such envelopes to the offices of the addressees.

BY FACSIMILE—I sent such document from facsimile machine (310) 301-0035 on August 28, 2008. I certify that said transmission was completed and that all pages were received and that a report was generated by said facsimile machine that confirms the transmission and receipt. I thereafter mailed a copy to the interested party by placing a true copy thereof enclosed in a sealed envelope addressed to the party listed above.

EXECUTED on August 28, 2008 at Marina Del Rey, California.

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

Keith Scheuer

my attorney at trial, ma Banddow Claims he mever received this document, nor didel. There is no motice of rentre, or proof of Strice. Lated B/8/08 Case Header

Case Number: GIN044539

Case Title: KELMAN vs KRAMER

Case Category: Civil - Unlimited

Case Type: Defamation

Case Age: 2221 days

Next Event Type:

Filing Date: 05/16/2005 Case Status: Pending

Location: North County

Judicial Officer: Earl H. Maas, III

Department:

Next Event Date:

Register of Actions Notice

ROA# Entry Date

Short/Long Entry

Filed By

212 12/15/2008

Miscellaneous Minute Order Finalized.

Northing Occurred in the Case on 12/18/08 - the judgent KRAMER, SH

213 12/19/2008

Proof of Service filed by KRAMER, SHARON. Refers to: KRAMER, SHARON (Defendant)

214 12/22/2008

Motion for Reconsideration filed by KRAMER, SHARON.
Refers to:

MER, KRAMER, SHARON (Defendant)

215 12/30/2008

Motion Hearing (Civil) reassigned to William S. Dato for 03/06/2009 at 01:30:00 PM in N-31 at North County.

216 12/30/2008

Motion Hearing (Civil) scheduled for 03/06/2009 at 01:30:00 PM at North County in N-31 William S. Dato.

218 12/31/2008

Motion - Other (TO TAX COSTS REQUESTED) filed by KELMAN, BRUCE J; GLOBALTOX, INC...

Refers to:

KELMAN, BRUCE J (Plaintiff); GLOBALTOX INC (Plaintiff)