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Superior Court of California
County of Los Angeles

APR 20 2015

Sherri R. Carter, Executive Officer/Clerk

By: Benigno Del Barrio, Deputy

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES
CENTRAL CIVIL WEST COURTHOUSE

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

v.

THE LAW OFFICES OF KRAMER AND KASLOW, et al.,

Defendants.

Case No. LC094571

~~[REVISED PROPOSED]~~ ORDER RE:
PROCEDURES FOR
RECEIVERSHIP RESTITUTION
PROGRAM

Judge: Hon. Jane L. Johnson
Dept.: 308

1 The Court in this matter has entered Final Judgments against all Defendants except
2 Mitchell J. Stein. This Court has also entered Permanent Orders Assuming Jurisdiction in three
3 related California State Bar ("State Bar") actions before this Court – *In the Matter of the*
4 *Assumption of Jurisdiction Over the Law Practice of Philip A. Kramer, dba Law Offices of Kramer*
5 *and Kaslow*, Case No. LS021816; *In the Matter of the Assumption of Jurisdiction Over the Law*
6 *Practice of Christopher J. Van Son, dba Consolidated Litigation Group and Van Son Law Group*,
7 Case No. LS021818; and *In the Matter of the Assumption of Jurisdiction over the Law Practice of*
8 *Mitchell J. Stein*, Case No. LS021817. The State Bar has also secured Permanent Orders Assuming
9 Jurisdiction in two additional actions in Orange County Superior Court – *In the Matter of the*
10 *Assumption of Jurisdiction Over the Law Practice of Paul W. Petersen dba Mesa Law Group Corp.*
11 *and Petersen Legal Services*, Orange County Superior Court, Case No. 30-2011-00499800; and *In*
12 *the Matter of the Assumption of Jurisdiction Over the Law Practice of Anthony J. Kassas, dba Law*
13 *Offices of Anthony Kassas and Kassas Law Group*, Orange County Superior Court, Case No. 30-
14 2011- 00505386.

15 The Court has determined that it is necessary and appropriate to adopt procedures to govern
16 a Restitution Program to be administered by the Receiver and funded by funds frozen in accounts
17 of Philip A. Kramer and the Law Offices of Kramer and Kaslow, Mesa Law Group, Anthony
18 Kassas, and Mitchell J. Stein & Associates.

19 The form of this Order having been approved by counsel for Plaintiff People of the State
20 of California, counsel for the State Bar, and counsel for the Receiver, the Court now **ORDERS** as
21 follows:

22 The Receiver Thomas W. McNamara ("Receiver") shall immediately proceed to
23 implement the terms of this Order, as set forth below.

24 **DEFINITIONS**

25 The following definitions shall apply to this Order:

- 26 1. "Attorney Defendants" shall include Philip A. Kramer (dba Law Offices of
27 Kramer and Kaslow), Mitchell J. Stein (dba Mitchell J. Stein & Associates), Christopher Van Son
28 (dba Law Offices of Christopher Van Son, Consolidated Litigation Group, and Van Son Law

1 Group), Paul Petersen (dba Mesa Law Group Corp and Petersen Legal Services), and Anthony
2 Kassas (dba Law Offices of Anthony Kassas and Kassas Law Group).

3 2. "Approved Claims" shall include any claim which the Receiver determines, in his
4 sole discretion, to have been submitted in compliance with the procedures in this Order by a person
5 who paid a fee to secure the services of an Attorney Defendant in connection with mass joinder
6 litigation.

7 3. "Effective Date" shall be the date on which this Order has been entered by this
8 Court and orders authorizing the restitution program set out herein also have been entered in *In*
9 *the Matter of the Assumption of Jurisdiction Over the Law Practice of Philip A. Kramer, dba Law*
10 *Offices of Kramer and Kaslow*, Case No. LS021816; and *In the Matter of the Assumption of*
11 *Jurisdiction Over the Law Practice of Anthony J. Kassas, dba Law Offices of Anthony Kassas and*
12 *Kassas Law Group*, Orange County Superior Court, Case No. 30-2011- 00505386.

13 4. "Restitution Fund."

14 a. The restitution program shall be funded by:

15 i. All funds which remain frozen, and still subject to the possession of
16 the State Bar, in the accounts of Attorney Defendants Philip A.
17 Kramer and the Law Offices of Kramer and Kaslow, specifically
18 including, but not limited to, the following accounts which total in
19 the aggregate approximately \$609,862 (the "Kramer Funds"):

- 20 1. Citibank, N.A. accounts ending 4317, 4325, 3578, 4387, and
21 4412;
22 2. PNC Bank, N.A. accounts ending 5546, 5554, and 5538;
23 3. US Bank accounts ending 0639, 5758, and 9349; and
24 4. Wells Fargo Bank, N.A. accounts ending 5146, 6429, 0895,
25 2958, 3642, and 9256.

26 b. All funds which were frozen in the account of Attorney Defendant Mesa
27 Law Group at JP Morgan Chase Bank, account ending 9016, in the
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1 approximate amount of \$49,500, which funds were previously transferred
2 to the Receiver (the "Mesa Law Funds").

3 c. All funds which remain frozen, and still subject to the possession of the
4 State Bar, in the IOLTA account of Attorney Defendant Anthony Kassas at
5 JP Morgan Chase Bank, account ending 3585, in the approximate amount
6 of \$14,500 (the "Kassas Funds").

7 d. All funds which remain frozen, and still subject to the possession of the
8 State Bar, in the accounts of Attorney Defendant Mitchell J. Stein &
9 Associates LLP at Wells Fargo Bank, accounts ending in 5426, 5566, 9248,
10 9255, and 9263 in the approximate amount of \$28,752 (the "Stein Funds").

11 e. The funds identified in Paragraph 4(a) shall constitute the "Restitution
12 Fund."

13 f. On the Effective Date, the State Bar shall immediately authorize the release
14 to the Receiver of the Kramer Funds, the Kassas Funds, and the Stein Funds
15 identified in Paragraph 4(a).

16 g. The Receiver shall place the funds identified in Paragraph 4(a) in a separate
17 receivership account at Torrey Pines Bank denominated as Mass Joinder
18 Restitution Fund account.

19 5. "Net Restitution Fund" shall be the Restitution Fund less fees and expenses
20 approved by the Court pursuant to Paragraph 6 of this Order.

21 **PROCEDURE**

22 1. **Commencement of this Order.** The steps set out below for implementing this
23 Order shall be begun as of the Effective Date.

24 2. **Notice to Potential Claimants**

25 The Receiver shall take reasonable steps to provide notice of the Restitution Program as
26 follows:

27 a. Notice in the form attached as Exhibit A ("Website Notice"), with specific
28 dates inserted consistent with this Order, shall immediately be posted on the

Receiver's website at www.massjoinderreceiver.com and links provided to read and download this Order.

- b. Within fourteen (14) days of the date of the Effective Date, the Receiver shall send the Notice in the form attached as Exhibit B ("Notice by Mail"), with specific dates inserted consistent with this Order and a Claim Form in the form of Exhibit C ("Claim Form") by U.S. Mail to: (i) the State Bar's database of consumers whose names have appeared in the files and records of the Attorney Defendants; (ii) to any additional consumers not included in that database who have, to date, filed a claim with the State's Bar's Client Security Fund regarding mass joinder; and (iii) to any additional consumers reasonably known to the Receiver to have paid a fee to secure the services of an Attorney Defendant in connection with mass joinder litigation.

3. Submitting a Claim Form to the Receiver

- a. Claimants shall submit the Claim Form and supporting documentation to the Receiver on or before the date which is within forty-five (45) days of the Effective Date.
- b. The Claim Form shall be available to be printed from the Receiver's website at www.massjoinderreceiver.com.
- c. The Claim Form and any accompanying documents shall be submitted directly to the Receiver by U.S. Mail or email as follows:
- i. Claim Forms may be submitted to the Receiver by U.S. Mail with full postage prepaid and addressed to: Mass Joinder Restitution Fund, c/o Gilardi & Co. LLC, P.O. Box 8060, San Rafael, CA 94912-8060.
- ii. Alternatively, Claim Forms may be submitted to the Receiver by email addressed to: claims@massjoinderreceiver.com. The Claim Form and accompanying documents must be scanned into a single pdf document and added to the email as an attachment.

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d. Claim Forms shall not be submitted to the Court.

4. Bar Date

- a. The Court sets the Bar Date for the submission of all Claim Forms to be the date which is within forty-five (45) days of the Effective Date. All claims must be submitted by this Bar Date. Claims submitted after the Bar Date will be rejected, except as provided in paragraph 4(d) below.
- b. Claims submitted by U.S. Mail must be postmarked on or before the Bar Date.
- c. Claims submitted by email must be received by 11:59 p.m. Pacific Standard/Daylight Time of the Bar Date.
- d. The Bar Date shall be extended an additional thirty (30) days for any claimant whose mailed Notice from the Receiver was returned to the Receiver as undeliverable. As to any such returned Notices, the Receiver shall make a reasonable effort to obtain an accurate address and resend the Notice, if feasible.

5. Review of Claim Forms

- a. The Receiver and/or his designated counsel or staff shall review and evaluate all Claim Forms submitted by the Bar Date. The Receiver, in his discretion, shall approve a claim only if it complies with the procedures set forth in this Order.
- b. The Receiver shall notify all Claimants of the Receiver's decision regarding approved claims by posting a Preliminary Schedule of Approved Claims on the Receiver's website on or before the date which is within ninety (90) days of the Effective Date and shall send notice by email, if available, or by U.S. mail if email is not available, to all Claimants that the Preliminary Schedule has been posted.
- c. For any claim that is denied by the Receiver and not included in the Preliminary Schedule of Approved Claims, the denied Claimant may appeal

1 that decision by submitting a written objection by U.S. Mail or email to the
2 Receiver within fourteen (14) days after the Preliminary Schedule is posted.

- 3 d. The Receiver shall review any submitted objections and file with the Court
4 and post on the Receiver's website a Final Schedule of Approved Claims
5 with twenty-eight (28) days after the date on which the Preliminary
6 Schedule is posted. All decisions of the Receiver set forth in the Final
7 Schedule of Approved Claims shall be final.

8 **6. Expenses**

- 9 a. The Receiver and professionals and staff that he may retain at his discretion
10 shall be entitled to reasonable compensation and reimbursement of
11 expenses for administration of the Restitution Program. Subject to Court
12 approval, such compensation and reimbursement of expenses shall be paid
13 from the Restitution Fund before the distribution to approved Claimants is
14 made.
- 15 b. The Receiver is authorized to retain Gilardi & Co. LLC ("Gilardi") as a
16 third party vendor to perform processing functions as directed by the
17 Receiver and, without further order of the court, to expend funds from the
18 Restitution Fund account up to a maximum of \$27,649, for the direct costs
19 of Gilardi's services as approved by the Receiver.
- 20 c. Within fourteen (14) days after the Receiver has posted the Final Schedule
21 of Approved Claims, the Receiver shall submit an application to this Court
22 for approval to pay any fees and expenses of the Receiver, Receiver's
23 counsel, Receiver's staff, and any direct costs not otherwise covered by
24 Paragraph 6(b), in connection with the Restitution Program.

25 **7. Distributions**

- 26 a. Within fourteen (14) days after the Receiver has posted the Final Schedule
27 of Approved Claims, the Receiver shall also apply to the Court for approval
28 to disburse the Net Restitution Fund to all approved Claimants on a per

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capita basis calculated as the Net Restitution Fund divided by the number of approved claims, except that such payments shall not exceed that amount of fees actually paid by the Claimant.

b. Within twenty-one (21) days after the Court's approval, the Receiver shall send by U.S. Mail distribution payments to all Claimants with approved claims.

c. The Receiver shall deliver to the California Attorney General's office any undistributed funds remaining 120 days after the distribution is completed. These undistributed funds shall include any distribution to approved Claimants that are not negotiated by the Claimants within 120 days or whom the Receiver has been unable to locate during this period despite his best efforts.

8. The California State Bar's Client Security Fund

The Receivership Restitution Program is separate from the California State Bar's Client Security Fund ("CSF"). However, funds distributed from the Receivership Restitution Program may affect awards that consumers may receive from CSF. While consumers may be eligible to receive funds from both the Receivership Restitution Program and CSF, CSF exercises sole discretion to distribute funds to qualified applicants.

9. Jurisdiction

The Court retains continuing jurisdiction to modify and/or to supplement this Order as appropriate.

IT IS SO ORDERED.

JANE L. JOHNSON

Dated: APRIL 20, 2015. By: HONORABLE JANE L. JOHNSON
JUDGE OF THE SUPERIOR COURT

1 Approved as to form:

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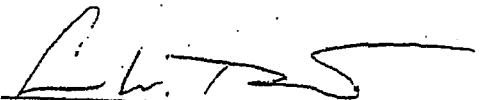
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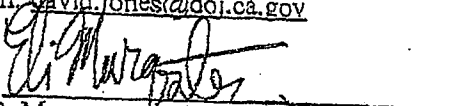
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By: 
Andrew W. Robertson
McNamara Benjamin LLP
Attorneys for Thomas W. McNamara, Court-
Appointed Receiver
Email: arobertson@mcnamarallp.com

By: _____
David A. Jones, Deputy Attorney General
Office of the Attorney General
California Department of Justice
Attorneys for Plaintiff The People of The State
of California
Email: david.jones@doj.ca.gov

By: 
Eli D. Morgenstern, Senior Trial Counsel
Office of the Chief Trial Counsel
The State Bar of California
Email: eli.morgenstern@calbar.ca.gov

1 Approved as to form:

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4 Dated: April 15, 2015

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13 Dated: April 15, 2015

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By: _____
Andrew W. Robertson
McNamara Benjamin LLP
Attorneys for Thomas W. McNamara, Court-
Appointed Receiver
Email: arobertson@mcnamarallp.com

By: David A. Jones
David A. Jones, Deputy Attorney General
Office of the Attorney General
California Department of Justice
Attorneys for Plaintiff The People of The State
of California
Email: david.jones@doj.ca.gov

By: _____
Eli D. Morgenstern, Senior Trial Counsel
Office of the Chief Trial Counsel
The State Bar of California
Email: eli.morgenstern@calbar.ca.gov

EXHIBIT A

Receiver's Website Update
www.massjoinderreceiver.com

NOTICE OF RECEIVERSHIP RESTITUTION PROGRAM

***TO APPLY FOR RESTITUTION FROM THE MASS JOINDER RECEIVERSHIP,
SUBMIT CLAIM FORM BY _____, 2015
CLICK HERE FOR THE CLAIM FORM***

The Court in the California Attorney General's case against the mass joinder attorneys and telemarketers has approved procedures for the Receiver to administer a Restitution Program for victims of mass joinder fraud. This program has also been approved by the Courts in the separate actions brought by the State Bar of California to assume jurisdiction over the law practices of the Attorney Defendants. Click [here](#) to read the Court's Order, entered _____, 2015. This program is separate from the State Bar's Client Security Fund as described below.

In summary, the procedures for the Receivership Restitution Program are:

1. **Notice**. The Receiver will post Notice of this program on this website and will send Notices, and a Claim Form, by U.S. Mail to the State Bar's database of consumers whose names have appeared in the records of the mass joinder attorneys, to additional consumers who have, to date, filed claims against the Attorney Defendants with the State Bar's Client Security Fund, and to other consumers reasonably known by the Receiver to have paid a fee to secure the services of an Attorney Defendant in connection with mass joinder litigation.
2. **Who is Eligible?** You are eligible if you paid a fee to secure the services of one of the Attorney Defendants in connection with mass joinder lawsuits. The Attorney Defendants are identified in the Order as Philip A. Kramer (dba Law Offices of Kramer and Kaslow), Mitchell J. Stein (dba Mitchell J. Stein & Associates); Christopher Van Son (dba Law Offices of Christopher Van Son, Consolidated Litigation Group, and Van Son Law Group); Paul Petersen (dba Mesa Law Group Corp and Petersen Legal Services); and Anthony Kassas (dba Law offices of Anthony Kassas and Kassas Law Group).
3. **Claim Form**. Claimants must submit, by U.S. Mail (addressed to "Mass Joinder Restitution Fund, c/o Gilardi & Co. LLC, P.O. Box 8060, San Rafael, CA 94912-8060") or email (claims@massjoinderreceiver.com), a completed Claim Form and supporting documents to the Receiver by _____, 2015. Click [here](#) to download a Claim Form. Details and deadlines for mailing and emailing are contained on the Claim Form. This deadline will be extended by 30 days if the Receiver's initial mailed Notice is returned as undeliverable.

4. Review and Decision. By _____, 2015, the Receiver will post on the Receiver's website a Preliminary Schedule of Approved Claims and shall send email notice to all Claimants that the Preliminary Schedule has been posted.
 - a. For any claim that is denied by the Receiver and not included in the Preliminary Schedule of Approved Claims, the denied Claimant may appeal that decision by submitting a written objection by U.S. Mail or email to the Receiver within fourteen (14) days after the Preliminary Schedule is posted.
 - b. The Receiver shall review any submitted objections and file with the Court and post on the Receiver's website a Final Schedule of Approved Claims within twenty eight days (28) days after the date on which the Preliminary Schedule is posted. All decisions of the Receiver set forth in the Final Schedule of Approved Claims shall be final.
5. Payment. Upon Court approval, the Receiver will distribute the entire Restitution Fund, less approved expenses, to all approved Claimants on a per capita basis, except that such payment shall not exceed the amount of fees actually paid by the Claimant.

If you have specific questions about the Receivership Restitution Program, please send inquiries to Mass Joinder Restitution Fund Inquiries, c/o Gilardi & Co. LLC, P.O. Box 8060, San Rafael, CA 94912-8060 or info@massjoinderreceiver.com

You May Also Submit a *Separate* Claim to the State Bar's Client Security Fund.

The Receivership Restitution Program is separate from the California State Bar's Client Security Fund ("CSF"). However, funds distributed from the Receivership Restitution Program may affect awards that consumers may receive from CSF. While consumers may be eligible to receive funds from both the Receivership Restitution Program and CSF, CSF exercises sole discretion to distribute funds to qualified applicants. For further information on CSF, go to:

<http://www.calbar.ca.gov/Attorneys/LawyerRegulation/ClientSecurityFund.aspx>. (In the sidebar, see "Related Topics" and "Client Security Fund Application.")

EXHIBIT B

NOTICE OF RECEIVERSHIP RESTITUTION PROGRAM

**TO APPLY FOR RESTITUTION FROM THE MASS JOINDER RECEIVERSHIP,
SUBMIT THE ENCLOSED CLAIM FORM BY _____, 2015.**

The Court in the California Attorney General's case against the mass joinder attorneys and telemarketers has approved procedures for the Receiver to administer a Restitution Program for victims of mass joinder fraud. This program has also been approved by the Courts in the separate actions brought by the State Bar of California to assume jurisdiction over the law practices of the Attorney Defendants. You may access a complete copy of the Court's Order, entered _____, 2015, at www.massjoinderreceiver.com. This program is separate from the State Bar's Client Security Fund as described below.

In summary, the procedures for the Receivership Restitution Program are:

1. **Who is Eligible?** You are eligible if you paid a fee to secure the services of one of the Attorney Defendants in connection with mass joinder lawsuits. The Attorney Defendants are identified in the Order as Philip A. Kramer (dba Law Offices of Kramer and Kaslow), Mitchell J. Stein (dba Mitchell J. Stein & Associates); Christopher Van Son (dba Law Offices of Christopher Van Son, Consolidated Litigation Group, and Van Son Law Group); Paul Petersen (dba Mesa Law Group Corp and Petersen Legal Services); and Anthony Kassas (dba Law offices of Anthony Kassas and Kassas Law Group).
2. **Claim Form.** Claimants must submit, by U.S. Mail (addressed to "Mass Joinder Restitution Fund, c/o Gilardi & Co. LLC, P.O. Box 8060, San Rafael, CA 94912-8060") or email (claims@massjoinderreceiver.com), a completed Claim Form and supporting documents to the Receiver by _____, 2015. A Claim Form is enclosed with this notice and can also be accessed at www.massjoinderreceiver.com. Details and deadlines for mailing and emailing are contained on the Claim Form. This deadline will be extended by 30 days if the Receiver's initial mailed Notice is returned as undeliverable.
3. **Review and Decision.** By _____, 2015, the Receiver will post on the Receiver's website a Preliminary Schedule of Approved Claims and shall send email notice, if available, or by U.S. mail if email is not, to all Claimants that the Preliminary Schedule has been posted.
 - a. For any claim that is denied by the Receiver and not included in the Preliminary Schedule of Approved Claims, the denied Claimant may appeal that decision by submitting a written objection by U.S. Mail or email to the Receiver within five (5) days after the Preliminary Schedule is posted.
 - b. The Receiver shall review any submitted objections and file with the Court and post on the Receiver's website a Final Schedule of Approved Claims within fourteen (14) days after the date on which the Preliminary Schedule is posted. All decisions of the Receiver set forth in the Final Schedule of Approved Claims shall be final.
4. **Payment.** Upon Court approval, the Receiver will distribute the Restitution Fund, less approved expenses, to all approved Claimants on a per capita basis, except that such payment shall not exceed the amount of fees actually paid by the Claimant.

If you have specific questions about the Receivership Restitution Program, please send inquiries to info@massjoinderreceiver.com.

You May Also Submit a Separate Claim to the State Bar's Client Security Fund.

The Receivership Restitution Program is separate from the California State Bar's Client Security Fund ("CSF"). However, funds distributed from the Receivership Restitution Program may affect awards that consumers may receive from CSF. While consumers may be eligible to receive funds from both the Receivership Restitution Program and CSF, CSF exercises sole discretion to distribute funds to qualified applicants. For further information on CSF, go to: <http://www.calbar.ca.gov/Attorneys/LawyerRegulation/ClientSecurityFund.aspx>. (In the sidebar, see "Related Topics" and "Client Security Fund Application.")

EXHIBIT C



People v. The Law Offices of
Kramer and Kaslow, et al.
Los Angeles County Superior Court
Case No. LC094571

Must Be Postmarked
No Later Than
Month XX, 2015

KKCA1

Mass Joinder Receivership Restitution Program
Claim Form



<<Barcode>> <<ClaimID>>
<<FirstName>> <<LastName>>
<<Addr1>> <<Addr2>>
<<City>>, <<State>> <<Zip>>

CHANGE OF ADDRESS ONLY

Primary Address
[Grid]

Primary Address Continued
[Grid]

City [Grid] State [Grid] Zip Code [Grid]

Foreign Province [Grid] Foreign Postal Code [Grid] Foreign Country Name/Abbreviation [Grid]

Instructions: This Claim Form must be signed under penalty of perjury by Claimant and submitted to the Receiver's Office by _____, 2015. For more details on the Claims Procedures, see the Receiver's website at www.massjoinderreceiver.com or send questions to info@massjoinderreceiver.com.

*** Please type or print legibly ***

Did you hire an attorney to represent you in mass joinder litigation against your mortgage lender? Yes No

If Yes, provide the following:

Name of Attorney:

[Grid]

Name of Law Firm:

[Grid]

Address of Attorney:

Primary Address

[Grid]

City

[Grid]

State

[Grid]

Zip Code

[Grid]

Date you hired Attorney:

[Grid] / [Grid] / [Grid]

Total amount you paid Attorney:

\$ [Grid] . [Grid]



FOR CLAIMS PROCESSING ONLY	OR [Grid]	OR [Grid]	<input type="radio"/> DOC <input type="radio"/> LC <input type="radio"/> REV	<input type="radio"/> RED <input type="radio"/> A <input type="radio"/> B
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If lawsuit was filed:

Name of Case:

[Grid for Name of Case]

Case No.:

[Grid for Case No.]

Court:

[Grid for Court]

Describe the history of your relationship with this attorney and what services were provided.

[Horizontal lines for description]

PLEASE PROVIDE COPIES OF DOCUMENTS TO SUPPORT YOUR CLAIM (CANCELLED CHECKS, RECEIPTS, RETAINER AGREEMENT).

Did you have communications with any Non-Attorneys that led to your hiring this attorney? Yes No

If Yes, provide the following:

Name of Non-Attorney:

[Grid for Name of Non-Attorney]

Name of Company:

[Grid for Name of Company]

Describe the communications:

[Horizontal lines for description]

Total amount of any payments made to Non-Attorney \$ [Grid]

SIGNATURE

I declare under penalty of perjury that this Claim Form is true and correct.

Claimant: _____ Date: _____

Return to: Mass Joinder Restitution Fund. If by U.S. Mail, send to: Mass Joinder Restitution Fund c/o Gilardi & Co. LLC, P.O. Box 8060, San Rafael CA 94912-8060. Must be postmarked on or before _____, 2015. If by email, scan the completed Claim Form and all accompanying documents as a single pdf and send as an attachment to: claims@massjoinderreceiver.com. Must be received by 11:59 p.m. (PDT) _____, 2015.



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PROOF OF SERVICE

People v. The Law Offices of Kramer and Kaslow, et al.
Los Angeles County Superior Court (CCW) Case No. LC094571

I, Jill Jacobs, declare as follows:

I am an employee of a member of the bar of this Court at whose direction was made in the County of San Diego, State of California. I am over the age of 18 and not a party to the within action; my business address is 501 West Broadway, Suite 2020, San Diego, California 92101.

On April 15, 2015, I served the foregoing document(s) described as:

- **[REVISED PROPOSED] ORDER RE: PROCEDURES FOR RECEIVERSHIP RESTITUTION PROGRAM**

on interested parties in this action by sending the original true copy(ies) thereof as follows:

By Electronic Service/File & ServeXpress: Based on a court order, I caused the document(s) listed above to be electronically served on counsel of record by transmission to File & ServeXpress. (See Order Authorizing Electronic Service, Jan. 20, 2012.)

Via File & ServeXpress

Kamala D. Harris / Molly S. Murphy
James M. Toma / Tina W. Charoenpong
Attorney General's Office
California Department of Justice
300 South Spring Street, Suite 1702
Los Angeles, CA 90013
Tel.: 213-897-2128
Fax: 213-897-4951
Email: james.toma@doj.ca.gov
Tina.Charoenpong@doj.ca.gov
molly.murphy@doj.ca.gov

Attorneys for Plaintiff The People of The State of California

Via File & ServeXpress

Eli D. Morgenstern, Senior Trial Counsel
Office of the Chief Trial Counsel
The State Bar of California
1149 South Hill Street
Los Angeles, CA 90015-2299
Tel: 213-765-1334
Fax: 213-765-1383
Email: eli.morgenstern@calbar.ca.gov

Attorneys for the State Bar of California

Via File & ServeXpress

M. Jonathan Hayes
Simon Resnik Hayes LLP
15233 Ventura Blvd., Suite 250
Sherman Oaks, CA 91403
Tel.: 818-783-6251
Fax: 818-783-6253
Email: jhayes@SRHLawFirm.com

Attorneys for Defendants Law Offices of Kramer and Kaslow and K-2 Law

1 **Via File & ServeXpress**
Edward O. Lear
2 Daniel A. Woodford
Century Law Group LLP
3 5200 West Century Blvd., Suite 345
Los Angeles, CA 90045
4 Tel.: 310-642-6900
Fax: 310-642-6910
5 Email: Lear@CenturyLawGroup.com
Woodford@CenturyLawGroup.com

*Attorneys for Defendants James Eric
Pate, Ryan William Marier, and Pate,
Marier and Associates, Inc.; Anthony J.
Kassas, Esq. dba Kassas Law Group*

6 **Via File & ServeXpress**
7 Erikson M. Davis, Esq.
11574 Iowa Ave., No. 104
8 Los Angeles, CA 90025
Tel.: 310-231-7808
9 Fax: 818-597-2132
Email: erikdavis@att.net

*Attorneys for Mitchell J. Stein; Mitchell
J. Stein & Associates*

10 **Via File & ServeXpress**
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By Email: I caused the documents to be sent to the persons at the email address(es) listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

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By First Class Mail: I am readily familiar with the firm's practice of collection and processing correspondence for mailing with the United States Postal Service. Under that practice, it would be deposited with United States postal service on that same day with postage thereon fully prepaid at San Diego, California in the ordinary course of business. The envelope was sealed and placed for collection and mailing on that date following ordinary business practices.

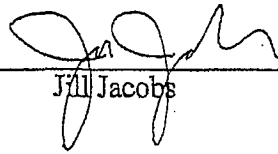
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(STATE): I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed April 15, 2015, in San Diego, California.



Jill Jacobs

DECLARATION OF SERVICE

Case Name: **People v. Law Offices of Kramer and Kaslow, et al.**
No.: **LC094571**

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service with postage thereon fully prepaid that same day in the ordinary course of business.

On April 29, 2015, I served the attached **ORDER RE: PROCEDURES FOR RECEIVERSHIP RESTITUTION PROGRAM** by electronically transmitting to all parties in the above-captioned matter who have registered to receive service via File & Serve Xpress. (See Order Authorizing Electronic Service, Jan. 20, 2012). In addition, I transmitted a true copy thereof via electronic mail to the following electronic mail address:

Mitchell Stein: MitchStein2014@gmail.com

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on April 29, 2015, at Los Angeles, California.

Edwina R. Tuyay
Declarant

Edwina R. Tuyay
Signature