CERTIFIED FOR PUBLICATION

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FOUR

DEBORAH KINCAID,

Plaintiffs and Appellants,

v.

JEFFREY KINCAID,

Defendant and Respondent.

B222367

(Los Angeles County Super. Ct. No. GC041760)

ORDER MODIFYING OPINION AND DENYING REHEARING [NO CHANGE IN JUDGMENT]

THE COURT:*

It is ordered that the published opinion filed July 6, 2011, be modified as follows:

- 1. On page 3, the first sentence of the first full paragraph is modified to read: "In September 2005, Shannon disclosed appellant's conduct to her therapist . . .
- 2. On page 7, the third sentence of the second full paragraph, "... respondent also submitted affirmative evidence that he did not sexually abuse or torture decedent; ..." is modified to read: "... respondent also submitted affirmative evidence that he did not abuse decedent; ..."

to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment. The motion for rehearing is denied.	*EPSTEIN, P. J.	WILLHITE, J.	SUZUKAWA, J.	
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged" There is no change in the judgment.				
to read: "Appellant offered evidence of the acts of misconduct she alleged"				
			of misconduct she aneged	
3. On page 8, paragraph 1, the first sentence of the first full paragraph is modified				mounic