

Sharon Noonan Kramer  
2031 Arborwood Place  
Escondido, California 92029  
760-746-8026  
SNK1955@aol.com

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Delivered in person to San Diego County Supervisors Greg Cox, Dianne Jacobs, Dave Roberts, Ron Roberts and Bill Horn at a public meeting of the Board of Supervisors.

Re: Request for Supervisors to take action to insure my protection in the ("COUNTY") of San Diego from cyberstalking and potential physical harm by apparent COUNTY court employees -- aided to continue by the Office of District Attorney ("DA OFFICE") Bonnie ("DUMANIS") in her and COUNTY officers' personal self interests in retaliation for my exposing their roles in aiding Workman's Compensation Insurer Fraud in California and U.S. policies.

Honorable Supervisors,

I am a thirty-seven year resident of the COUNTY, wife of over thirty years and mother of two grown, college educated women. I have a degree in marketing and am a medical journal published author on the subject of conflicts of interest in environmental public health and workmans' compensation policies. I am also a whistleblower of how a scientific fraud was mass marketed in U.S. environmental public health policies, courts and in California Workerman's Compensation Insurer practices ("work comp insurer fraud").

The scientific fraud in policies that I first exposed in an internet publishing of 2005, is for the purpose lending false credibility to expert witness opinions to mislead courts to deny liability of those responsible for causation of illness, disability and death. The root of scientific fraud is that in 2003, two well connected toxicologists applied math extrapolations to data taken from a single rodent study and fraudulently professed to have proven that thousands of people are lying about the causation of their illnesses from exposure to biocontaminants (mold, etc) in water damaged buildings. One of the toxicologists is a retired U.S. Assistant Surgeon General, turned toxic tort expert defense witness as a second career. The other has been a Big Tobacco expert witness for decades.

The two men accepted a no less than \$25,000 bribe from the Manhattan Institute Center for Legal Policy ("Think-tank") to publish false science for the U.S. Chamber Institute for Legal Reform. The publication is titled "A Scientific View of the Health Effects of Mold." The two toxicologists and the Think-Tank forged the name of a University of California physician as their co-author of the fraudulent science paper to lend undue credibility in the eyes of the courts.

They have both stated under oath that they were paid for the paper so it could be shared with judges. Direct evidence of the scientific fraud, bribery, forgery by the Think-Tank and the two toxicologists who are also toxic tort expert defense witnesses for the U.S. Department of Justice; and the framing of me for libel, falsification of court documents, false imprisonment, etc., in the COUNTY for my exposing it, may be read online.<sup>1)</sup>

They are also authors of the American College of Occupational and Environmental Medicine (“ACOEM”), “Adverse Human Health Effects Associated with Molds in the Indoor Environment”. ACOEM is contracted with the State of California to write the guidelines that workers comp physicians must follow when diagnosing injured workers.

The two toxicologists’ scientific fraud has been extensively used for twelve years to shift the cost for causation and burden of care of workers who have been injured by bio-contaminants (mold, bacteria, etc.) onto the public via taxpayer funded social services, including in the COUNTY. (Attached hereto as Exhibit 1<sup>2</sup> is a 2010 WorkCompCentral article offering a brief overview of the scientific fraud in policy causing work comp insurer fraud.)

The work comp insurer fraud has been aided to continue by collusively criminal acts in the COUNTY courts by compromised court officers, clerks; and by DUMANIS with the misappropriation of Fraud Assessment Commission (FAC) funds. I have experienced unlawful incarceration, physical harm and falsification of records at the hands of government employees in the COUNTY (including by Sheriff Gore’s COUNTY office) for my refusals of silence of how the fraud came to be policy and of the collusive acts in the COUNTY courts which have aided the public fleecing to continue.

It appears that I am going to be forced to file a federal lawsuit for racketeering in the later part of 2014. **In the meantime, I am being cyberstalked and threatened that someone desires that I be permanently silenced, who is apparently a government employees working in the COUNTY.**

DUMANIS will not investigate the cyberstalking, leaving me in fear for my family’s physical safety. She will not investigate court officers who she knows have been committing criminal acts without subject matter jurisdiction in the COUNTY because of the use of known fraudulent court documents. (Attached hereto as Exhibit 3<sup>3</sup> is January 6, 2014 communication with the California Commission on Judicial Performance (CJP) regarding their and DUMANIS’ lack of action to stop extrinsic fraud in the COUNTY,

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<sup>1</sup> ContemptOfCourtFor.ME <http://contemptofcourtfor.me/2013/10/16/ode-to-toxic-mold-sufferers-by-sharon-noonan-kramer/>

<sup>2</sup> December 1, 2010 WorkCompCentral <http://freepdfhosting.com/715a485427.pdf>

<sup>3</sup> January 6, 2014 Fax to the CJP <http://freepdfhosting.com/268b8684af.pdf>

causing the cyberstalking of me to continue in their best interests.) In relevant part it states:

“As I would think you are most likely aware, District Attorney Bonnie Dumanis is a long-time personal friend of the Presiding Justice of the Fourth District Division One Appellate Court; former Chairwoman of the Commission on Judicial Performance. Someone cyberstalking me because of this justice’s unlawful acts in her court and while Chair of the CJP, would not bode well for the DA’s close friend.”

### **BRIEF BACKGROUND OF COUNTY FRAUD**

1. Since 2005, officers of COUNTY courts have aided the promulgators of the scientifically fraudulent policy and their attorney to maliciously harass and libel me in Strategic Litigation Against Public Participation (“SLAPP”). They framed me for libel for the words, “altered his under oath statements” in the first public writing, mine, exposing how the science fraud became policy to mislead courts; thereby willfully aiding the fraud to continue. Officers of the courts and their clerks have falsified numerous material court documents in the SLAPP, leaving them with no subject matter jurisdiction and thus no judicial immunity for collusively criminal acts.

2. The DA OFFICE and DUMANIS are well aware of how the work comp insurer fraud/cost shifting scheme works in the State of California and the COUNTY. In 2010, Toyota of Poway injured workers requested I go with them to the DA OFFICE and explain how they were being cheated from workers’ comp insurance benefits by the use of the scientific fraud. The burden for care of their injuries was shifted onto Social Security Disability Insurance for over three years before they received their rightfully due benefits. I have much follow up communication with the DA OFFICE in my possession.

3. DUMANIS knows of the systemic fraud upon the court and material court document falsifications in malicious SLAPP, which have aided the work comp insurer fraud to continue in the COUNTY, statewide and nationwide. I am on approximately three hours of tape in the DA OFFICE being interviewed by Deputy DA James Koerber. I have much follow up communication in my possession. The DA OFFICE’s response was to tell me to go to the CJP. The CJP not have the authority to prosecute for criminal acts of judiciaries, acting coram non judice, in the COUNTY. The DA OFFICE has this authority to prosecute for criminal acts of government employees in the COUNTY.

4. The DA OFFICE and DUMANIS are aware that I have been cyberstalked by the “Court House Gang” in the past and am fearful for my safety from this person, for refusing silence of COUNTY court employees’ and DUMANIS’s collusive roles in aiding the public fleecing to continue. I have documentation of communication with Deputy DA Sherry Thompson, showing the DA OFFICE and DUMANIS know of the cyberstalking; and the notice that the DA OFFICE refuses to investigate and protect me.

5. DUMANIS receives approximately five-million dollars per year from the California Fraud Assessment Commission (“FAC”) to investigate and prosecute for workman’s compensation fraud in the COUNTY.

6. In 2012, while running for San Diego Mayor, funds allocated to the DA OFFICE were used to place a billboard in the COUNTY with DUMANIS’ picture broadly displayed and stating, “Workers’ Comp Fraud by employee, employer or health care provider is a FELONY”.

7. On the billboard advertising DUMANIS, personally, to the citizens of the COUNTY, she provides a hot line number to be called implying that DUMANIS herself is not involved in abetting workers comp insurer fraud by shielding criminal acts of government employees and contractors who work within the COUNTY.

8. County Supervisor Bill (“HORN”) has been made aware of the systemic corruption in the COUNTY courts abetting systemic fraud in public health policies; and of what a pickle DUMANIS and COUNTY court officers have gotten themselves into while causing the continued harassment and terrorizing of me. (Attached hereto as Exhibit 4<sup>4</sup> is an August 2012 correspondence to HORN seeking his help to stop the terrorizing and harassment for my refusal of silence of criminal acts by government employees and contractors in the COUNTY, aiding to fleece the public in the COUNTY, state and nationwide.)

9. In relevant part my communication to HORN states,

“The foundational document to the second case is fraudulent and the court knows it lacks subject matter jurisdiction because of it. This means Judge Nugent is flying without a net of judicial immunity. Not my fault. I have tried several times to give them a graceful way out. They have refused to take it. **This is making the situation dangerous for me because it is now billions in fraud on U.S. courts and claims handling practices that they have aided & abetted by not just unlawful, but all out criminal means;** and all I have to do is say ‘No. I am not publishing perjury on the internet’, and keep the matter in enough public light that ‘they’ would be foolish to try to **physically harm me or incarcerate me again.** They have put me in a situation that I can’t back down or remain silent, even if I wanted to. They are going to have to back down somehow. Science in the courtroom has moved on. But they are stuck in the past and can’t get out of it without admitting unlawful actions; and they are keeping me here with them.”

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<sup>4</sup> August 2012 Communication with Supervisor Horn.  
<http://freepdfhosting.com/1458161744.pdf>

**FOR GOOD CAUSE, I AM FEARFUL FOR MY PHYSICAL SAFETY AT THE  
HANDS OF GOVERNMENT EMPLOYEES IN THE COUNTY**

1. On the evening of January 1, 2014 I returned home to find an email from a friend alerting me to more threats of physical harm coming to me by employees of the COUNTY courts, as posted on the website of TOXLAW on December 27, 2013.
2. The post titled, "Re: UPDATE/ Sharon Kramer Court File" was made by an anonymous person under the pseudonym of "Court Group" who voices their desire that I be silenced forever.
3. The post by Court Group states,

Its Is Very Apparent Ms Kramer is Mentally Ill she constantly tries to tie anything she can to her Idea she has a Solution to An Issue When in REALITY its very apparent she is delusional and severely Mentally Ill. Her delusional Statements that peoples illnesses are related to statements show How Mentally Unstable she is, that she thinks she solely can solve An issue Well her ongoing **Mental Health Care needs Upgrading to Permanent Inpatient Locked** down Environs so that the public will no longer be subjected to her written and spoken delusions, Her alleged court issues will come to an end as the court will order her to a locked facility where we the public will then NO LONGER have to put up with her diatribes and delusions. Then The Public will no longer be disturbed because they Know she will then be permently Locked away And **her family has also said they will be very Grateful that the courts have finally taken her and ensured they too will NOT have to endure her mental health diatribes** that instead she will only talk to her own 4 walls with the assurance she will not have public contact in the future Isn't That **Indeed the Best Gift the Calif Courts can give The public IE ridding the public of Kramer and her Psychiatric issues. Our Tax Dollars are spent well in doing This; After all She is a very deranged person who needs Confinment with No public Contact Ever again**

4. Given the facts that:
  - a.) court officers in the COUNTY (and GORE) have already falsified many documents and jailed me once, coram non judice, while causing me physical harm for refusing to be coerced to commit perjury to defraud the public; and
  - b.) DUMANIS has willfully avoided investigation and prosecution of the false imprisonment, bodily harm, and conspiracy to defraud by her friends in the COUNTY Superior and Appellate courts who have been acting without subject matter jurisdiction for now six years; and
  - c.) DUMANIS has refused to investigate the cyberstalking of me by the "Courthouse Gang" while she knows I have good cause for fear of physical harm; and

- d.) The DA OFFICE is using taxpayer funds for false advertising in promotion that DUMANIS prosecutes for felonies in workman's compensation -- when she knows that I know that her failure to prosecute her friends in the local courts is aiding mass insurer fraud in workman's comp and terrorizing of me to continue;
- e.) I posted the following response to Court Group on TOXLAW on January 2, 2014:

Drunk California Court Employee,

Cease with the cyber stalking and threats that your peers are currently conniving of how to silence me of their (and most likely your) roles in aiding expert witnesses for the US DOJ in mold litigation, to fleece the US public by criminal acts when plaintiffs in Cal SLAPP.

Given the magnitude of the fraud and stature of those involved, you do scare me for my future physical safety - not just by the hand of your well connected co-workers under the color of law; but that you, personally, are going to go off the deep end to cause me physical harm for my refusal of silence of the falsified, material court documents, etc.

**Since the local DA will not investigate and prosecute you, I post this here as an insurance policy that if you do snap, people will know where to look first.**

As far as me being mentally ill, people can read the psychological evaluation of me by Dr. Lorna Swartz. I had this evaluation performed in January of 2012, directly because officers of the courts were making overtures that they were going to attempt to have me deemed mentally incompetent for refusing silence of the mass public fleecing and their criminal roles in aiding it to continue.

My mental evaluation: [freepdfhosting . com / 3ed5229597 .pdf](http://freepdfhosting.com/3ed5229597.pdf) (take out the spaces)

Additionally, my family is doing well, all things considered after nine years of my being maliciously harassed by government contractors and the courts. They have never doubted that I am telling the truth of the scientific fraud, the corruption in the Cal courts, and the wrath of retaliation I continue to experience for exposing the collusion to defraud -- while so many who know sit back in silence and as the fraud plays on to harm thousands.

I assure you that I am quite competent, including enough to know to be legitimately concerned for my physical safety from the hands of employees of the California courts and ancillary agencies. This is particularly true when obviously enraged drunk ones post physical threats such as below. Why would someone get drunk and post this? Probably fear jail time in their future should investigation take place.

I know there is no point in asking you to stop the cyber stalking, but hopefully this response post will make you think twice about people seeing the criminality of what you are doing before you go any further. You are a very scary, unknown

person to me. If that makes you feel like a big man, so be it. But stay away from me and my family.

5. The cyberstalkers theme is consistent with government employees working in the COUNTY. As further proof I have justified concern for my safety; when I could see in 2012 that officers of the COUNTY courts were going to attempt to railroad me as a mentally incompetent criminal under Penal Code 1368 – without ever being charged with a crime and for refusing silence of their roles in aiding the massive public fleecing - I went to a psychiatrist of my own accord to have a mental status evaluation performed. (Attached hereto as Exhibit 5<sup>5</sup> is the January 2012 psychological evaluation of me by Dr. Lorna Swartz, La Jolla, CA.) In relevant parts the evaluation states,

“Previous testing has revealed her to have extremely well developed problem solving skills and it appears this ability continues...By report the patient is anxious and under enormous stress. She appears to be above average in intelligence and competence...DIAGNOSIS: Generalized Anxiety Disorder, Hostile environment of being aligned and subject to libel.”

6. Sheriff (“GORE”) is also aware of the problem of systemic corruption and horrific terrorizing of me occurring in the COUNTY courts over this matter. He also has some explaining to do to the Supervisors as to why it was stated to me in writing that all people incarcerated in the COUNTY are given a criminal record – even if never charged with a crime (alleged civil contempt is not a criminal offense); and that the (“SHERIFF DEPARTMENT”) is unable to remove false criminal records because of their computer system. That is a lie. When I threatened litigation six months later, the Supervisor of the SHERIFF Records Department, Deborah Duncan, removed the false criminal record I was given while incarcerated from March 12 to March 14, 2012, within a half an hour. A finding of a criminal act is required before someone can be forced by a court officer to be evaluated by the “psych unit downtown” under Penal Code 1368 – as Judge Thomas P. Nugent was intending to have done to me, coram non iudice.

### **PLEASE PROVIDE ME WITH PHYSICAL PROTECTION FROM CYBERSTALKERS & GOVERNMENT EMPLOYEES IN THE COUNTY**

1. According to the website of the California State Association of Counties<sup>6</sup>, the San Diego County Board of Supervisors has “general supervisory authority over the district attorney to the extent that the district attorney function as a county officer”.

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<sup>5</sup> January 2012, Mental Status Evaluation of Sharon Kramer by Dr. Lorna Swartz  
<http://freepdfhosting.com/3ed5229597.pdf>

<sup>6</sup> <http://www.csac.counties.org/general-information/county-structure-0>

2. According to the website of the San Diego County District Attorney, “Stalking cases are unique because they can involve ongoing behavior that can last for years. Often, several police agencies are involved in coordinating the investigation [or aiding the crime to continue]. Victims are among the most emotionally traumatized because of the ongoing and threatening nature of the crime....The investigation of cyberstalking and other computer crimes can be complex. One area of concern may be jurisdiction. The suspect may be in another state, or another country. For these issues consult your local District Attorney's office or the local U.S. Attorney's Office “

3. Please direct DUMANIS to investigate the cyberstalking of me by the “Courthouse Gang” and to report her findings to the County Board of Supervisors and to me of who is doing it and why.

**4. To my knowledge, the website of TOXLAW is owned by Bob Reap, an attorney in San Diego. The post of December 27, 2013 and another of July 2013, provide links for DUMANIS to make contact direct with cyberstalkers “Court Group” and “Court Records Department”.**

5. I would ask that Supervisors DO NOT put weight on the merits of any report issued by the DA OFFICE or DUMANIS that does not attach the direct evidence to corroborate each statement made.

## CONCLUSION

I am not asking County Supervisors to intercede in any litigation. There currently is no litigation. However, federal litigation for racketeering (“RICO”) is anticipated to commence by this fall. This makes me a threat to some government employees in the COUNTY courts and agencies, including DUMANIS and GORE, who would benefit from me being in “Confinment with No public Contact Ever again”.

Given the magnitude of the fraud, the political stature of those involved, the fact that I have already been physically harmed once, and that this situation poses a real threat to the future employment of some COUNTY employees; I am asking that DUMANIS be directed by the Supervisor to investigate and stop the frightening cyberstalking of me.

I continue to be fearful for my physical safety at the hands of government employees in the COUNTY. This fear includes of DUMANIS, herself, who is running for re-election, is infamous for obtaining search warrants by the local courts which remain permanently sealed, and is anticipated to be a named party in the federal RICO lawsuit should I be forced to file it.

I am also fearful of GORE who has already done the bidding of compromised court officers in the COUNTY while causing me physical harm, emotional distress and libeling with a known fraudulent county, state and FBI record.

Additionally, I am fearful that there is a COUNTY court employee with a drinking problem who rages on the internet of what they want done to harm me. Under Penal Code 134, falsification of court documents are felonies which carry punishment of up to four years in prison for each offense. I am afraid this person is going to snap under the stress of fearing long-term incarceration and take it into their own hands to silence me forever.

As a result, I fear that my husband and I might end up physically harmed or deceased for my refusing silence of extrinsic fraud occurring in the COUNTY aiding scientific fraud to continue in state workers comp insurer fraud and in public health polices/courts nationwide.

All I ask is that my husband's and my safety be protected in the COUNTY by finding, identifying and stopping this cyberstalker – who I fear may take their rage off of the Internet and into my and my husband's home. The DA, DUMANIS, GORE and several employees in the COUNTY courts have reason to want this cyberstalker encouraged to intimidate me from filing a federal RICO suit; and to cause me more bodily harm, emotional distress and character assassination.

Please make Bonnie Dumanis do the job she has been elected to do as the District Attorney of San Diego County to cause the identification and prosecution of this cyberstalker. Nine years of terrifying harassment occurring in the COUNTY by government employees and government contractors for my telling the truth in America, is enough.

Thank you,

Mrs. Sharon Noonan Kramer