

*Mrs. Sharon Noonan Kramer*  
*2031 Arborwood Place*  
*Escondido, California 92029*  
Tele:(760)746-8025 Fax:(760)746-7540 Email:SNK1955@aol.com

April 22, 2010

ICTM  
Ronald Gots  
2301 Research Boulevard  
Suite #210  
Rockville, MD 20850-3204

EIA  
Michael Breu  
President  
Fiberquant Analytical  
Services  
5025 S. 33rd Street  
Phoenix, AZ 85040

Mr. Keith Scheuer, Esq.  
Scheuer & Gillett  
4640 Admiralty Way, 402  
Marina Del Rey, California  
90292  
(Attorney 4 Kelman & 4  
VeriTox owners)

Dear Dr. Gots, Mr Breu and Mr. Scheuer,

Within minutes of Dr. Gots completing his Keynote Speech at the recent conference of the Environmental Information Association ("EIA") meeting in Austin, Tx on March 27, 2010; I received the message that Dr. Gots made false and slanderous statements demeaning to my reputation and character in his presentation before hundreds of attendees of the EIA meeting.

Contrary to Dr. Gots statements, I have not "badgered" Bruce Kelman, and no court has ever made any such ruling. Mr. Scheuer, who is Bruce's attorney, can confirm for you that he has never been able to provide the courts with evidence of me even making a single, harsh, personal statement of Bruce – as I have spoken out of a deception in US public health policy that is to the financial benefit of those who provide expert defense witness services in mold litigation and their clients. While the sole claim of the case is that I falsely accused Bruce of perjury, by the phrase "altered his under oath statements", they have never been able to state how this phrase translates into a false accusation of perjury. Ask Mr. Scheuer. He will confirm this for you.

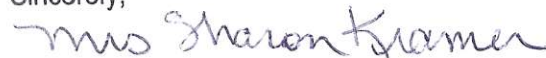
Contrary to Dr. Gots statements, the matter of Kelman v. Kramer is still in the courts. It has not been decided in finality which party owes whom what. As it stands today, VeriTox owes me money for my costs incurred as I prevailed over them in trial. And I owe Bruce money for his costs incurred along with the costs incurred by VeriTox – a party I prevailed over in trial. Mr. Scheuer can confirm for you that he submitted and was awarded costs for his loser client, VeriTox, Inc. A matter that will surely soon be corrected.

**I would like a public apology from you, Dr. Gots; and from the Board of Directors of the Environmental Information Association, Mr. Breu; for slanderous statements made on March 27, 2010, by Dr. Ronald Gots, Keynote Speaker of the recent EIA conference in Austin, Tx.**

For a better understanding of why Dr. Gots and many others may be so afraid of me and the truth of my words, that Ron Gots must resort to slander to keep his standing while dragging EIA into a potential litigation with broad ramifications; please see attached notarized letter to Dr. Andrew Saxon, an associate of both Ron Gots and Bruce Kelman, fellow travelers as prolific expert witnesses for the defense in mold litigation.

Thank you for your assistance with this very serious matter. I look forward to receiving my forthcoming public apology from both Dr. Gots and the Board of Directors of the Environmental Information Association.

Sincerely,



Mrs. Sharon Kramer

Enclosure: (1)

CC:

Larry Piece, owner Fiberquant, ASTM D22.08 Committee

Dana Hudson, EIA Incoming President

Dr. Harriet Burge

Paul Lees-Haley