

February 3, 2014

Mrs. Sharon Noonan Kramer  
2013 Arborwood Place  
Escondido, CA 92029  
760-746-8026  
Snk1955@aol.com

Ms. Daphne Hearn  
Special Agent in Charge  
Federal Bureau of  
Investigation  
9797 Aero Dr, San  
Diego, CA 92123

Ms. Laura Duffy  
U.S. Attorney  
Southern District of  
California  
Federal Office Building  
880 Front Street, 6293  
San Diego, California  
92101-8893

Mr. Michael Rod  
Field Agent  
Federal Bureau of  
Investigation  
5950 LaPlace Court,  
Suite 201  
Carlsbad, CA 92008

RE: Report of Violations of Federal Law in the San Diego Civil Courts; and the U.S. Department of Justice Employment of Criminals as Expert Witnesses in Federal Toxic Tort Litigations

Dear Ms. Hearn, Ms. Duffy and Mr. Rod,

I write to you today in support of California Coalition of Families and Children (CCFC) and their January 30, 2014, plea for federal investigation of illegal activity occurring under the color of law in this district. CCFC has filed federal suit involving a particularly heinous retaliatory act in Family Court, against one of their members who is an attorney; along with numerous other violations of state and federal laws. The federal suit is *California Coalition for Families and Children et al. v. San Diego County Bar Association et al.*, United States District Court, Southern District of California Case No. 3:13-cv-1944 CAB (BLM).

As Mr. Rod is aware, court officers have also been harassing me for now nine years under the color of law in the local Civil Courts. They are concealing their role in aiding and abetting a massive fraud being played on the public over the mold issue. In 2005, I wrote of how it became a false concept in U.S. public health policies that it was proven microbial toxins in water damaged buildings could never reach a level to harm.

Not one, but two, Strategic Litigations Against Public Participation (SLAPP) were fixed by the local court officers to make the false finding of libel with actual malice, over the words, “altered his under oath statements” in the writing. This was to cast doubt on the evidence of fraud which was exposed in my 2005 writing while aiding and abetting it to continue in U.S. policies and U.S. courts.

The cases are *Bruce J. Kelman and GlobalTox, Inc., v. Sharon Kramer* Case No. GIN044539 North San Diego County Superior Court (2005-2010); and *Bruce J. Kelman v. Sharon Kramer* Case No. 37-2010-00061530-CU-DF-NC. (2010-2013) GlobalTox is now Veritox, Inc.

What is particularly heinous about this matter, is that the plaintiffs in SLAPP, Veritox, serve as expert defense witnesses for the United States Department of Justice in mold litigations throughout the county; and are the authors of the fraudulent proof of lack of causation of illness for the U.S Chamber of Commerce and the American College of Occupational and Environmental Medicine (ACOEM). How these two organizations were connected by mutual relationship of having Mr. Bruce J. Kelman and Mr. Bryan D. Hardin of Veritox, Inc., author fraudulent position statements to mass market scientific fraud harmful to the public, was the subject of my 2005 writing.

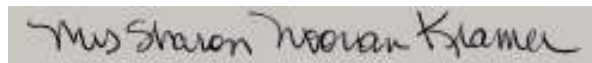
If the case fixings of the SLAPP suits were acknowledged, the USDOJ and others would no longer be able to employ Veritox as expert witnesses against sick military families and other federal employees. They would be legally recognized as dishonest experts, for their illegal and criminal acts when plaintiffs in SLAPP.

I will soon be following CCFC’s lead and will be filing a federal lawsuit for the racketeering occurring in this district. Mr. Michael Rod of the Carlsbad FBI office already has much of the evidence of the concealed plaintiff perjury; court officer and clerk material document falsifications; and even of my false imprisonment in 2012, for refusing to be coerced to sign a false confession of being guilty of libel – by order of a judge whose court had no subject matter jurisdiction.

While unlawfully jailed and caused bodily harm, I was given a false criminal FBI record by the San Diego County Sheriff Department, for alleged civil contempt of court. They refused to remove the false federal record for six months, fraudulently claiming that their computer system would not allow it.

Please consider CCFC's request pursuant to 18 U.S.C. § 1512(d)(3) to investigate and arrest each Defendant named in their First Amended Complaint in connection with the federal offenses identified therein. Several are the same individuals and entities involved in the case fixings, and concealment of case fixings, in the matters of *Kelman & GlobalTox v. Kramer* and *Kelman v. Kramer*. You may contact me directly with any questions.

Sincerely,

A rectangular box containing a handwritten signature in black ink that reads "Mrs Sharon Noonan Kramer".

Mrs. Sharon Noonan Kramer

Enclosures:

1. Recent collusive libeling and threatening cyberstalking by a.) Ms. Coreen Robbins, co-owner of Veritox, Inc. and toxic tort expert witness of the USDOJ; b.) an associate of Ms. Robbins, Scott Armour, aiding to stop the extrinsic fraud which is causing the fleecing of the U.S. public from coming to light; and c.) the "Court Group" with threats of permanently silencing me by hands of compromised San Diego courts officers and the San Diego County Sheriff Department.
2. February 3, 2014, Letter to U.S. Attorney General Eric Holder, et.al. seeking FBI and U.S. Attorney General intervention for the case fixing in Civil Court SLAPP involving federal contractors, Veritox, Inc.
3. January 30, 2014, CCFC letter to Special Agent Ms. Hearn, seeking FBI intervention for federal violations in the county's Family Courts.