Declaration of Crystal Stuckey

marketing campaign by the US Chamber of Commerce that began in 2003 and in which it was mass

promoted to US physicians, insurers and the courts that it had been scientifically proven all claims of

illness and death from "toxic mold" were only being made because of "trial lawyers, media and Junk

25

26

27

28

Science".

10 11

12

13 14

15 16

17

18 19

20

21 22

23

24 25

26 2.7 28

- I am aware and have the direct evidence posted on Katy's Exposure that the plaintiff 3. in this case, Bruce J. Kelman, along with his business partner in the corporation of Veritox, Inc., Bryan Hardin, are the authors of those words that were mass marketed by the US Chamber of Commerce to US physicians, insurers and to courts. I am aware that Veritox was formerly known as GlobalTox, Inc.
- I am aware and have the direct evidence posted on Katy's Exposure that the alleged 4. contemner in this case, Sharon Kramer, was the first to publicly write in March of 2005, how the US Chamber of Commerce, Bruce J. Kelman, his company, Veritox, the Manhattan Institute think-tank, US Congressman Gary Miller and the occupational medical trade association, the American College of Occupational and Environmental Medicine (ACOEM) were connected in mass marketing the false concept that it had been scientifically proven people claiming injury from WDB were only doing so because of "trial lawyers, media and Junk Science".
- I am aware and have the direct evidence posted on Katy's Exposure that Bruce 5. Kelman and Veritox sued Sharon Kramer in May of 2005 for five words within the first public writing of how it became a false concept in US public health policy and in US courts that it was scientifically proven all claims of illness from WDB were only being made because of "trial lawyers, media and Junk Science". Those five words are "altered his under oath statements."
- I am aware and have the direct evidence posted on Katy's Exposure that the 6. California Fourth District Division One Appellate Court issued an anti-SLAPP opinion in November of 2006 in which they falsely made Sharon Kramer's writing appear to be a libelous accusation that Bruce. Kelman lied on a witness stand about being paid by the Manhanttan Institute think-tank to make edits to ACOEM's mold position statement of 2002, "Adverse Human Health Effects Associated With Molds In The Indoor Environment."
- I am aware and have the direct evidence posted on Katy's Exposure that Sharon 7. Kramer's writing accurately states the exchange of think-tank money to Veritox was for the US Chamber of Commerce's mold position statement of 2003, "A Scientific View of the Health Effects of Mold".

- 8. I am aware and have the direct evidence posted on Katy's Exposure that in 2006, the Fourth District Division One Appellate Court suppressed the evidence that Bruce Kelman submitted a false declaration statement under penalty of perjury in September of 2005 to establish a fictitious theme of why Sharon Kramer would harbor malice for him. Bruce Kelman falsely claimed under penalty of perjury to have given an expert defense opinion of a nature in 2003 in Sharon Kramer's lawsuit with her homeowner insurer, Mercury Casualty, that caused her to be "apparently furious that the science conflicted with her dreams of a remodeled home. Kramer launch into an obsessive campaign to destroy the reputations of Dr. Kelman and GlobalTox."
- 9. I am aware there is no evidence to corroborate that this testimony in the Mercury case was ever given by Bruce Kelman or that there is any evidence Sharon Kramer had reason to, or did, harbor personal ill will for Bruce Kelman stemming from his involvement in the Mercury case.
- 10. I am aware and have the direct evidence posted on Katy's Exposure that the Fourth District Division One Appellate Court issued a second opinion in September of 2010 in which they concealed they had crafted their 2006 anti-SLAPP opinion to make the false finding that Sharon Kramer was guilty of libel with actual malice and that all lower courts followed their lead, including the trial court when framing the scope of the trial and in post trial rulings.
- 11. I am aware and have the direct evidence posted on Katy's Exposure that numerous court documents and computer entries were falsified in the case of judgments that were never entered and concealing who were the actual parties to the litigation, with Bryan Hardin who is a retired Deputy Director of NIOSH and co-owner of Veritox being an undisclosed party to the litigation.
- 12. I am aware and have the direct evidence posted on Katy's Exposure that on May 2, 2011 in a second case, this case, Sharon Kramer was enjoined by Temporary Injunctive Relief Order from republishing the sole cause of action phrase from the prior case, "altered his under oath statements", the phrase for which the courts had framed her for libel with actual malice in the first case. Then gagged her from writing of what they had done in the second by gagging her from writing the exact words for which she was framed by the courts for libel with actual malice.

- Bruce Kelman's attorney, Keith Scheuer. The threat was that if I republished the sole cause of action words of a case that is a matter of public record, "altered his under oath statements", Bruce Kelman would "pursue legal action against [me] to the fullest". (Attached Hereto As Exhibit 1 is the May 6, 2011 threat from Mr. Scheuer, providing the evidence he and the court know I am the owner of Katy's Exposure)
- 14. I am aware that this court is suppressing the uncontroverted evidence in its case file that Bruce Kelman committed perjury to establish malice and Keith Scheuer repeatedly suborned it. I am aware and have the evidence on Katy's Exposure that on July 15, 2011, this court deemed it "frivolous" that all prior courts suppressed the evidence of plaintiff's perjury and threatened to sanction Sharon Kramer when she asked that the plaintiff attorney be made to corroborate reason given for malice in a libel litigation.
- evidence in its case file that the prior courts framed her for libel for the words, "altered his under oath statements", suppressed the evidence that Bruce Kelman (author of mold policy for ACOEM and the US Chamber) committed perjury to establish reason for malice, falsified court documents and computer entries; and then in a second case gagged her from being able to write the exact words for which she was framed; the deceptive marketing campaign of the US Chamber of Commerce that all claims of illness from WDB are only being made because of "trial lawyers, media and Junk Science" would immediately vanish from policy and courtrooms throughout the United States.
- 16. I have read the judgment for Contempt of Court, signed by Judge Thomas Nugent on January 19, 2012. It states in relevant part:

"Comptemer, with full knowledge of the preliminary injunction, republished the defamatory statement [sic, "altered his under oath statements"] by posting it on the Internet (i) on the Katy's Exposure website on September 13, 2011...(ii.)...which linked to an article on Katy's Exposure website dated November 3, 2011...(iii) on the Katy's Exposure website dated November 4, 2011...(iv.) on the Yahoo Group "Sickbuildings" chatroom on November 5, 2011 which linked to an article, also dated November 5, 2011, on the Katy's Exposure website (c) That the contemner is sentenced to spend a total of five days in the San Diego County iail, pursuant to C.C.P. section 1218(a), which shall be suspended upon the condition that prior to February 6, 2012, contemner publish a retraction on the Katy's Exposure website and on the Yahoo Group "Sickbuildings" chatroom of the defamatory

statement set forth in the preliminary injunctions. Further, pursuant to C.C.P. section 1218(a), contemner is ordered to pay to Plaintiff the attorney's fees and costs incurred by Plaintiff in this action in the amount of \$19, 343.95"

- 17. I have reviewed the posts made by Sharon Kramer on Katy's Exposure on September 13, 2011 and the accompanying linked legal documents from the litigation of Kelman & GlobalTox v. Kramer, North San Diego Superior Court, Case No. GIN044539; along with the linked letters sent to members of California's Judicial Council on September 11, 2011, seeking their help to stop harassment by the courts to conceal their past and present misdeeds.
- 18. The September 13, 2011 post is titled, "Is The California Court Case Management System (CCMS) Being Misused For Politics In Policy & Litigation....And The Fleecing Of The California Taxpayer Over The Mold Issue?"
- 19. I find nothing inaccurate about this post. It provides the direct evidence that the Fourth District Division One Appellate Court crafted their 2006 and 2010 opinions to make the false finding of libel with actual malice for the words "altered his under oath statements", falsified court documents and computer entries with much the same occurring in the lower courts, and thereby aiding continued adverse impact on those injured by WDB, Katy's Exposure blog readers.
- 20. As the owner of Katy's Exposure I do not give Sharon Kramer permission to retract the truthful and well evidenced post of September 13, 2011 from Katy's Exposure, "Is The California Court Case Management System (CCMS) Being Misused For Politics In Policy & Litigation....And The Fleecing Of The California Taxpayer Over The Mold Issue?" Based on the evidence I have posted on Katy's Exposure, the answer appears to be a resounding "Yes".
- 21. The November 3, 2011 (November 2, 2011 PST) and November 4, 2011 posts are regarding how it continues to be a scientific fraud in public health policy that it is proven WDB do not harm because of the California courts' crafting opinions to the false finding of libel with actual malice and then gagging Sharon Kramer from writing of what they have done with the threat of litigation for me and incarceration for her.

- 22. The posts of November 3 & 4 on Katy's Exposure are titled respectively "Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many children abused by their actions" and "Texas Judge Won't Be Charged With "Beating Into Submission" To Stop Internet Use. Will California's Leading Judiciaries Ever Be Charged For Collectively Trying To Do The Same To Whistle Blowing Bloggers?"
- 23. I have reviewed the posts of November 3, 2011 and November 4, 2011 and the accompanying linked evidence. I find nothing inaccurate or untruthful in the posts. All statements appear to be well supported by corroborating evidence and discussing litigations that are a matter of public record, including that the sole cause of action of Kelman & Globaltox v. Kramer is the phrase, "altered his under oath statements".
 - 24. In relevant part, the November 3, 2011 post on my blog states, ne sole claim of the first case was that Sharon Kramer's use of the p

The sole claim of the first case was that Sharon Kramer's use of the phrase, "altered his under oath statements" in a March 2005 Internet posting was a maliciously false accusation that Bruce Kelman, author of environmental policy for the US Chamber, committed perjury on the witness stand in an Oregon trial in February of 2005. The phrase was used by Sharon in the sentence, "Upon viewing documents presented by the Hayne's attorney of Kelman's prior testimony from a case in Arizona, Dr. Kelman 'altered his under oath statements' on the witness stand." The threat to Katy's and to Sharon is that they are not to republish, "Dr. Kelman altered his under oath statements' when he testified on the witness stand in an Oregon trial", even when discussing it in the context of a court case that is a matter of public record. We have never republished the phrase for which Sharon was sued, "altered his under oath statements" without discussing it in the context of the case — that is a matter of public record.

Is it just us, or is no one in the United States permitted to write, "In the matter of <u>Kelman & GlobalTox v. Kramer</u>, Bruce Kelman and GlobalTox, Inc., sued Sharon Kramer for the words, Dr. Kelman 'altered his under oath statements' on the witness stand"?

25. In relevant part, the November 4, 2011 post on my blog accurately states,

By precluding us from writing the phrase "altered his under oath statements", the words that are the sole cause of action of the case; the courts are essentially taking a case that is a matter of public record and deceptively making it a sealed case where we cannot write of how the courts framed a US citizen for libel while aiding a multi-billion dollar fraud to continue in public health and workers' comp policies. We cannot publicly evidence what the courts did to frame a US citizen for libel and are now harassing and threatening to block the citizen's movement (incarceration for Contempt of Court) to keep their misdeeds from coming to greater public light.

- 25. As the owner of Katy's Exposure, I do not give Sharon Kramer permission to retract these truthful posts of November 3, 2011 and November 4, 2011 from my blog, Katy's Exposure. The posts provide direct evidence via linked legal documents of why the California courts want Sharon Kramer and I silenced of how they framed a defendant for libel with actual malice for a writing impacting public health. Contrary to the courts' attempting to deceptively stop public light on what occurred in the cases and continues to occur, these cases are a matter of public record as are the linked legal documents from the cases.
- There is no post dated November 5, 2011 on Katy's Exposure Blog to be retracted, nor was there ever. The next post made after November 4, 2011, was made on December 9, 2012 and is titled, "MOLD ISSUE: Scientists, Physicians & Citizens Request Joint US Federal Agency Public Health Advisory" (Attached Hereto As Exhibit 2, is the November 2011 Achieve of Katy's Exposure showing no post was made on November 5, 2011)
- 27. On April 30, 2010, I posted a blog on Katy's Exposure titled, "Truth Out Sharon Kramer Letter To Andrew Saxon MOLD ISSUE". An extensive post with many linked documents, it may be read online at the short link of http://wp.me/plYPz-25q
- 28. The post details the State of California's involvement in the mass promotion of the false concept that it has been scientifically proven moldy buildings do not harm. This would include the Regents of the University of California permitting their name to be used on the US Chamber of Commerce's, "A Scientific View of the Health Effects of Mold", while knowing the paper cites false UCLA physician authorship, Dr. Andrew Saxon; and knowing it has been submitted into mold litigations in support of Bruce Kelman's (the true author) expert defense witness opinion.
- 29. Beginning in May of 2010, Katy's Exposure began to be visited frequently by several from the California judicial branch and the Office of the Regents of the University of California.
- 30. Occurring at the same time, my Blackberry was hacked and my computer invaded to the point that I have had difficulty ever since posting to my own blog. I have difficulty getting direct Internet access if I try to make connections from my home. My searches are continually re-routed.

SCHEUER & GILLETT

a law corporation
4640 Admiralty Way, Suite 402
Marina Del Rey, California 90292
Tel.: (310) 577-1170
Fax: (310) 301-0035
email: Kscheuer@aol.com

VIA EMAIL AND US MAIL

May 6, 2011

Ms. Chrystal Stucky KATYSEXPOSURE 6010 Sandy Valley Drive Katy, TX 77449-6577

Re: KELMAN v. KRAMER
San Diego Superior Court case no. 37-2010-00061530-CU-DF-NC

Dear Ms. Stucky:

This firm represents Dr. Bruce Kelman in the above-referenced lawsuit. As I suspect you are aware, Dr. Kelman obtained a judgment for libel against Sharon Kramer after a trial in 2008, and recently obtained a preliminary injunction against her in the above referenced action. Copies of the judgment and preliminary injunction are attached for your reference.

Please be advised that if you republish the defamatory matter, we will pursue you personally to the fullest extent permitted by law.

Keith Scheuer

KS/sel Encs.

Katy's Exposure

Exposing Environmental Health Threats & Those Responsible

Monthly Archives: November 2011

Texas Judge Won't Be Charged With "Beating Into Submission" To Stop Internet Use. Will California's Leading Judiciaries Ever Be Charged For Collectively Trying To Do The Same To Whistle Blowing Bloggers?

Posted on November 4, 2011

According to today's Huffington Post, Judge William Adams, a Family Court judge in Texas, will not be charged for abuse that was caught on video tape by his daughter seven years ago, with the video going viral on the ... Continue reading \rightarrow

Posted in <u>Civil Justice</u>, <u>Environmental Health Threats</u>, <u>Health - Medical - Science</u> | Tagged <u>acoem</u>, <u>Bruce Kelman</u>, <u>California Judicial Council</u>, <u>Corrupt Family Courts</u>, <u>Judith McConnell</u>, <u>Keith Scheuer</u>, <u>Mold</u>, <u>Richard Huffman</u>, <u>Sharon Kramer</u>, <u>Texas Judge Abuse</u>, <u>Thomas Nugent</u>, <u>US Chamber</u>, <u>Veritox</u> | <u>Leave a comment</u> |

Texas judge abuses his child for Net usage. Cal Courts threaten Katy's Bloggers with jail time for exposing by Net, many children abused by their actions

Posted on November 3, 2011

This is a VIDEO of a abusive Texas Family Law Judge beating his daughter for using the Internet. So offensively abusive, one must sign into YouTube and be over 18 to view. Our hearts go out to this ... Continue reading \rightarrow

Posted in <u>Civil Justice</u>, <u>Environmental Health Threats</u>, <u>Temp</u> | Tagged <u>California Judicial Council</u>, <u>Justice Judith McConnell</u>, <u>Mold</u>, <u>Sharon Kramer</u>, <u>US Chamber</u>, <u>Veritox</u> | <u>1</u> Comment |

Katy's Exposure

Theme: Twenty Ten Blog at WordPress.com.