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This letter may be read online at:

US Attorney General Eric Holder
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

US Attorney Laura Duffy
Federal Office Building
880 Front Street, Room 6293
San Diego, California 92101-8893

RE: Corruption in the California Legal System Aiding An Interstate Insurer Fraud Scheme Of Epic Proportion On Behalf Of The Affiliates Of The US Chamber Of Commerce; Eggregious Civil and First Amendment Rights Violations To Silence A Whistleblower Of The Fraud And Of The Courts' Aiding And Abetting.

Attorney General Holder and Ms. Duffy,

In the late 70's we changed construction standards in the US to promote energy efficiency. At the same time, we began using manmade materials such as particle board and dry wall that easily wick when water is added. This caused our homes, schools and offices to act as gigantic petri dishes making a perfect environment for microbial contaminants to grow when water is added by leaks or floods. Over the years as water damage occurred in the buildings, citizens and workers began to become ill and even die from the exposures to microbes at a rate never seen before in the history of man.

Instead of doing the right thing and warning the public; in the early 2000's United States decision makers took deceptive measures to limit the financial liability for the causation of illnesses and death. They mass marketed a fraud into health policy that was meant to miseducate physicians and the courts by selling doubt of causation based on phony science being given an air of legitimizing authority.

My name is Sharon Kramer. I am a 34 year resident of San Diego county, wife of 30 years and mother of two grown, college educated daughters. I also hold a degree in marketing and I am a whistle blower of how it became a fraud in US and California health policy that moldy buildings pose no harm to human health. This occurred under the Bush Administration in 2002/2003 and Governor Schwarzenegger in 2005.

Although the phony science has been discredited by a Federal GAO Report in 2008; its impact on policy and private sector medical practices is still maiming and killing people today, six years after I first blew the whistle.

In 2002, the American College of Occupational and Environmental Medicine (“ACOEM”) brought in a tobacco scientist, Bruce (“Kelman”); a newly retired high level NIOSH employee, Bryan (“Hardin”); and a physician from UCLA, Andrew (“Saxon”); to author a policy paper on illness caused by mold. Kelman and Hardin are two of the six owners of the corporation, VeriTox, Inc, formerly known as (“GlobalTox”). ACOEM writes the “Workers Comp Reform” guidelines California occupational physicians must follow under Senate Bill 899. Saxon is now retired from UCLA, but still uses its letterhead when testifying as a defense witness, interstate, in mold litigation. The legal counsel of the Regents of the UC have been made aware of this interstate insurer fraud violation that is against the policies for the university and its employees. They do nothing.

None of the three men had any research backgrounds into the health effects of mold. All three of the men have served extensively as expert witnesses for the defense in mold litigation. ACOEM is not a college. It is a trade association made up of occupational physicians who evaluate injured workers on behalf of insurers and employers.

The fraudulent concepts that were established in policy by ACOEM are that i.) it was scientifically proven the toxic components of contaminants found in water damaged buildings (“WDB”) could never reach a level to harm humans; and ii.) mold is not a source of fungal infections except for severely immunocompromised people.

There is zero scientific foundation to support these false concepts. It has aided many an insurer to shift their financial responsibility off of themselves and onto the taxpayers via state and federal social disability funds and social service programs.

This has left the sick nowhere to turn for medical help, which has caused illness to become more severe; adding further to the fraud causing exorbitant costs for taxpayers. Lives of US citizens, workers and children have been unnecessarily ruined. Shamefully, the courts and medical communities have treated the sick and injured as suspect criminals for stating the buildings are harming workers and families.

What has been allowed to happen to people made ill from the buildings is a national disgrace and a blight on the recent history of the moral character of our country. The adverse implications of this issue for democracy as a whole are colossal.

In 2003, the US Chamber of Commerce and the Manhattan Institute think-tank, paid Kelman and Hardin to author their policy paper on mold induced illnesses. They were given specific direction that something should be written that judges could understand.

On behalf of the affiliates of the US Chamber to mislead and instill hatred against the sick in the courts, the two men wrote: *“Thus the notion that toxic mold is an insidious secret killer as so many media and trial lawyers would claim, is Junk Science unsupported by actual scientific study”*

The US Chamber paper cites false authorship of also being written by Saxon, the only physician among the three. Saxon has stated under oath that he did not author the US Chamber’s mold policy and had not even read it three years after publication. So not only is it a fraud in science and policy adverse to public interest; it is a fraud of authorship by the world’s most powerful lobbying organization, the US Chamber of Commerce, for the purpose of misleading the courts. Their paper was only authored by two PhD’s who are prolific expert witnesses for the insurance industry in mold litigation and are co-owners of the corporation, VeriTox, Inc..

Between 2004 and 2008, the US DOJ paid GlobalTox (VeriTox) approximately \$800,000 in expert defense witness fees. Some of these monies were to defeat federal liability for claims of illness in sick military families living in moldy military housing. The ACOEM Mold Statement was held out as the authoratative source of science and primary reason to deny liability for these claims, while many mold injured military families lives were ruined.

A video of Kelman discussing his work for the US DOJ in deposition, July 2008, may be viewed at. http://www.blip.tv/file/1179698?utm_source=player_embedded

A video of Kelman discussing the false authorship of the US Chamber paper under oath, may be viewed at: <http://www.blip.tv/file/2877610/>

A video of Kelman literally laughing at the thought that the US Congress would investigate this, even when asked by thousands to do so may be viewed at: <http://www.blip.tv/file/1179464/>

In March of 2005, I was the first to publicly write of how the US Chamber was able to get their unclean hands into this issue with the assistance of the Manhattan Institute, GlobalTox and a US congressman from California. I was the first to write of how the fraud was closely connected to that of the policy established by ACOEM.

From my March 2005 writing as posted on PRWeb:

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. He admitted the Manhattan Institute, a national political think-tank, paid GlobalTox \$40,000 to write a position paper regarding the potential health risks of toxic mold exposure. Although much medical research finds otherwise, the controversial piece claims that it is not plausible the types of illnesses experienced by the Haynes family and reported by thousands from across the US, could be caused by "toxic mold" exposure in homes, schools or office buildings. In 2003, with the involvement of the US Chamber of Commerce and ex-developer, US Congressman Gary Miller (R-CA), the GlobalTox paper was disseminated to the real estate, mortgage and building industries' associations. A version of the Manhattan Institute commissioned piece may also be found as a position statement on the website of a United States medical policy-writing body, the American College of Occupational and Environmental Medicine.

In May of 2005, Kelman and GlobalTox sued me, claiming my phrase "*altered his under oath statements*" was a maliciously false accusation of perjury. No other words were challenged as being incorrect.

THIS IS WHERE THE TALE TURNS EVEN MORE INSIDIOUS

For six years, I have been evidencing for all courts to oversee this litigation that Kelman committed perjury to establish needed reason for my malice, claiming he gave a testimony in my own mold litigation of long ago that caused me to "launch into an obsessive campaign" to destroy his reputation. Never made to corroborate this claim by any court, he never even gave the purportedly malice causing testimony and the courts have been evidenced of this at nausium.

The undisputed evidence may be found extensively in the court record file proving Kelman never even gave the purported malice causing testimony, but this is never mentioned in any opinion or ruling of this case. The perjury used to establish malice in a libel litigation over public health, was suborned by his legal counsel, Keith ("Scheuer") even as late as September 2009 in his reply brief to the Fourth District Division One

Appellate Court.. The court was again for the upteenth time irrefutably evidenced of the criminal perjury by author of policy for the US Chamber of Commerce.. No mention of the undisputed evidence is found in the Opinion. If fact, it was rewarded.

A video of Kelman and myself in depositions discussing the perjury, the damage to me caused by the perjury and how they attempted to use this case to force me to endorse the US Chamber's fraudulent science may be viewed at: <http://www.blip.tv/file/2063366/>

For six years, I have been evidencing that Hardin (sixth owner of GlobalTox, retired high level NIOSH employee, and author of policy for the US Chamber and ACOEM) is an improperly undisclosed party to this litigation. No mention of this irrefutable evidence is found in the Opinions.

In six years time, the courts cannot even state what is incorrect of my writing. It is irrefutably evidenced that Kelman "*altered his under oath statements*" and trying to say the Chamber paper was not connected to ACOEM's, but had to admit they were when a prior testimony of his from another case was permitted into the Oregon trial, the subject litigation of my writing. No mention of this undisputed truth being extensively in the court records is found in the Opinions.

The CA legal system has been playing politics. With opinions that could only be described as wickedly deceptive, the San Diego courts have done everything they can to try to discredit and silence me. It has cost my family everything we own for me not to be silenced of this fraud in health policy that has harmed and continues to harm so many Americans; with the Chair of the California Commission on Judicial Performance being the primary judiciary best evidenced to be driving the train.

I REFUSE TO BE SILENCED WHEN PEOPLE ARE DYING FROM THIS FRAUD..

Now, Kelman is seeking an injunctive relief that I be gagged from ever writing of this shameful period in US and California health policy and the California legal system, ever again.

Although I was only sued for the words "*altered his under oath statements*"; Kelman is now seeking an injunctive relief that I be gagged from "*stating, repeating, publishing or paraphrasing, by any means whatsoever, any statement that was determined to be libelous in the action titled Kelman v Kramer, San Diego Superior Court Case No. Gin 044539*" from ever writing again:

“The libelous passage of the press release states: ‘Dr. Bruce Kelman of GlobTox, Inc, a Washington based environmental risk management company, testified as an expert witness for the defense, as he does in mold cases through the country. Upon viewing documents presented by the Hayne’s [sic} attorney of Kelman’s prior testimony from a case in Arizona, Dr. Kelman altered his under oath statements on the witness stand. He admitted the Manhattan Institute, a national political think tank, paid GlobalTox \$40,000 to write a position paper regarding the potential health risks of toxic mold exposure.”

The California courts and the state of California itself are now the stealth beneficiaries of seeing me illegally gagged; as are the California legal system policing agencies that have turned a blind eye in incestuous Deliberate Indifference while US and CA citizens and workers are dying.

If even ONE person in a decision making capacity in the State of California would acknowledge what the courts have done in this malicious litigation, i.e, reward criminal perjury in a strategic litigation by authors of policy for the US Chamber of Commerce; the fraud of the US Chamber would come to a screeching halt.

Thus far, none have and none will. **It is not acceptable in the United States of America to do this to a person who went above and beyond for her fellow man. It is not acceptable to allow this fraud to continue in health policy on behalf of the affiliates of the US Chamber and adverse to public health. It is a dangerous precedence that the First Amendment of the Constitution could be so violated on behalf of the interests of industry and the US Chamber, by the State of California.**

Irrefutable evidence of my above statements may be found in the courts records file in San Diego, CA. Many of the relevant documents may be read online in links at:

<http://katysexposure.wordpress.com/2010/04/30/truth-out-sharon-kramer-letter-to-andrew-saxon-mold-issue/>

and

<http://katysexposure.wordpress.com/2010/10/27/presiding-justice-candidate%C2%A0judith-mcconnell-nine-subordinate-san-diego-judiciariesassisting-with-strategic-litigation-by-criminal-means-by-an-author-of/>

As such, I am asking the US Attorney General to intercede to stop the rampant corruption in the California legal system and stop the fraud in policy regarding illnesses caused by water damaged buildings. If the State of California can do this to me while using the courts to play politics; they can and most likely will, do it to anyone who challenges the direction of the US Chamber of Commerce in the future. Dangerous precedence is being set of instilling fear of retribution for speaking the truth in America.

Please let me know how the US DOJ will be addressing this gravely serious matter. One only needs to look at the court records file in San Diego county under Kelman v Kramer to verify that I am telling the truth of the courts rewarding criminal perjury by author of fraudulent health policy on behalf of the affiliates of the US Chamber and to silence, demean, discredit and financially cripple a whistleblower of the fraud. Courts cannot simply choose to ignore irrefutable evidence of criminal perjury just because someone authors policy for the US Chamber of Commerce. You do not treat people like this in the democracy. If this is where democracy is headed in the United States of American, then God help us all.

Sincerely,

Mrs. Sharon Noonan Kramer

CC:

President of the United States of America, Barak Obama
Governor of California, Jerry Brown

Attached:

February 10, 2011 Letter to Justices Judith McConnell and Patricia Benke, cc'd to many along with attachments and detailing their willful aiding and abetting insurer fraud by aiding with a strategic litigation carried out by criminal means. .

Billing records for the US Chamber of Commerce paper that was written specifically to influence the courts with phoney science. This shows only Kelman and Hardin, two owners of the litigation defense firm VeriTox with PhD's, authored the fraudulent US Chamber paper that cites false University of California physician authorship. (Not mentioned in the opinion, this is all part of the court record on Appeal in the case of Kelman v. Kramer)

Evidence the California courts turned a blind eye to criminal perjury by an author of policy for the US Chamber, Bruce J. Kelman, in a malicious litigation for SIX YEARS.

Evidence that I was only sued for words "*altered his under oath statements.*"

Evidence that "They" are now seeking I be gagged from ever writing again of how it became a fraud in US public health policy that moldy buildings do not harm; and gagged from writing of the CA legal system shamelessly aiding and abetting it by aiding and abetting a strategic litigation carried out by criminal means by authors of policy for the US Chamber of Commerce.