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November 12, 2015

Laura E. Duffy
U.S. Attorney Southern California District
United States Department of Justice (USDOJ)
880 Front Street, Suite 6293
San Diego, CA 92101

Re: Prosecute California Justice Judith McConnell for SLAPP case-fixing to aid billions of dollars in insurer fraud in discrimination of the environmentally disabled nationwide; while violating my rights under the American with Disabilities Act to advocate for the disabled without retaliation under the color of law. Federal 42 U.S.C. §§ 12201–12213 Title V

Dear U.S. Attorney Duffy,

This letter and corroborating evidence being sent to you may be read online at Katy's Exposure blog under the title, "*So Cal U.S. Atty Duffy, Prosecute the Deadly Corrupt in the San Diego Courts*". Short link: <http://wp.me/plYPz-3YN> and "*American College of Medical Toxicology Choose Wisely to Sunset Your Mold Statement*". Short link: <http://wp.me/plYPz-3VW>

I am a medical journal published author regarding conflicts of interest when setting environmental public health policies. A decade ago, in 2005, I published a writing on the internet. The subject of my writing was of how it became a scientific fraud in U.S. public health policies and courts that it was proven Toxic Mold does not harm; and of the author of the fraud (Bruce J Kelman, President of Veritox, Inc.) getting caught weaseling on a witness stand when having to discuss how it was mass-marketed. The fraud has been perpetrated by joined hands of toxic tort defense witnesses, "nonprofit" medical associations, the nation's largest industry lobbyists, and D.C. politicians.

The scam is founded upon extrapolations applied to data taken from a single rodent study in 2001 (the Veritox Theory), mass marketed as scientific proof that mold toxins could never reach a level to harm in water damaged buildings. It has been the mainstay for defendants in mold litigation (primarily insurers) ever since. It has also been used by the USDOJ to defeat federal liability for disabilities caused by biocontaminants in water damaged buildings, such as military housing.

In 2006, Justices Judith McConnell, Cynthia Aaron, and Alex MacDonald of the California Fourth District Division One Court of Appeal (4th/1st) fixed their anti-SLAPP opinion¹ to make my 2005 writing exposing the fraud appear to be a malicious lie – thereby aiding the fraud to flourish, grow, and continue to harm the lives of thousands.

¹ 2006 fixed 4th/1st anti-SLAPP opinion *Bruce J. Kelman & Veritox, Inc. vs. Sharon Kramer* Case No. D047758 Opinion by Justices Judith McConnell, Cynthia Aaron, Alex MacDonald. Among other indiscretions, they suppressed the evidence that Mr. Kelman committed perjury to manufacture a needed reason for malice & suppressed the evidence that retired CDC employee Brian Hardin was a concealed party to the litigation as the sixth owner of Veritox, Inc. (formerly known as GlobalTox, Inc.)

All San Diego judges and justice to oversee the matter since have covered up and added to the case-fixing and framing for libel, while aiding and abetting the deadly insurer fraud scam to become even more deeply entrenched in U.S. courts and claims handling practices.

If at any time, officers of the San Diego Superior or Appellate Courts had not suppressed the direct evidence that the matter was a SLAPP matter, the deadly insurer fraud scam, based on the fraudulent risk assessment model, the Veritox Theory, would have immediately ceased in courtrooms and claims handling practices all across the U.S. Instead of saving lives by adhering to laws, the jurists chose to keep digging a deeper hole covering up for each other's unlawful and criminal acts – while retaliating against me even harder for my refusal of silence of the lives continuing to be devastated by their multiple frauds upon the court.

In 2010, Justices Patricia Benke, Richard Huffman and Joann Irrion concealed in their appellate opinion² that the 2008 judgment from the SLAPP was void on its face, rendering it a worthless piece of paper. Regardless of its nullity, court officers and the authors of the scientific fraud (Bruce Kelman and Brian Hardin of Veritox, Inc.) proceeded to use the void judgment as the foundational document to a second SLAPP beginning in 2010. All jurists were made aware that the judgment they were relying upon to feign their courts' subject matter jurisdiction was fraudulent and void on its face.

Finding themselves to be above the law, they were trying to harass me into silence, coram non iudice, of the fraud upon the court by multiple jurists in the first fixed SLAPP being purposed toward aiding the deadly insurer fraud scam to continue in courtrooms from coast to coast.

In 2013, after three years of being horrifically harassed in the second SLAPP in courts with no subject matter jurisdiction and an additional void judgement issued, I filed a notice to appeal in Justice McConnell's court. I waited for her to accept appellate jurisdiction. Then I challenged it before I would file an opening brief --because by law, courts with no subject matter jurisdiction, including an appellate courts, cannot issue rulings, orders and remittiturs.

Instead of doing the lawful thing of acknowledging that the judgment from the first SLAPP, sole foundational document to the second SLAPP, was void on its face and that her court had no subject matter jurisdiction – she issued a third fraudulent remittitur, coram non iudice, and dismissed the case. Prior to dismissal, she refused multiple times to prove her court had subject matter jurisdiction. No justification for concealing the void judgments were ever given.³ No efforts were ever made to mitigate the continuing harm to the public, caused by the systemic corruption in the San Diego Superior and Appellate courts.

² 2010 fixed 4th/1st after trial opinion *Bruce J. Kelman & Veritox, Inc. vs. Sharon Kramer* Case No. D054496 concealing the void judgment Opinion by Justices Patricia Benke, Richard Huffman, Joan Irrion. They suppressed the evidence that the judgement document was fraudulent and back-dated by the trial court clerk and again suppressed the evidence that retired CDC employee Hardin was a concealed party to the litigation.

³ 2013 McConnell case dismissal of the second SLAPP while concealing that officers of the San Diego Superior courts harassed me for three years knowing their courts had no subject matter jurisdiction -- and leaving death, discrimination, insurer fraud and criminal fraud upon the court in her wake. *Bruce J. Kelman v Sharon Kramer* Case No. D062764

To this day, people are dying from Justice McConnell's fraud upon the court to aid the discriminatory insurer fraud – the Veritox Theory.

For my efforts to try to stop the deadly scam, under the color of law in the San Diego courts I have been:

- 1) systematically character assassinated and libeled
- 2) driven into poverty,
- 3) had my career ruined by falsely being deemed someone who lies,
- 4) jailed by order of a judge whose court had no subject matter jurisdiction,
- 5) bodily harmed,
- 6) cyberstalked,
- 7) given a false criminal FBI record by the local sheriff,
- 8) have tens of thousands of dollars of false liens recorded against my property,
- 9) am permanently enjoined by a court with no subject matter jurisdiction to never republish a sentence I never published in the first place,
- 10) threatened by a judge who knows that his court has no subject matter jurisdiction that should I motion again for the void judgments to be vacated I would be deemed a “vexatious litigant”, and
- 11) collusively harassed and bullied by officers of the California courts for now ten years.

It has all been to make me appear to be a liar and a lunatic for exposing how the heart of a multi-billion dollar insurer fraud scam, the Veritox Theory, was mass-marketed to discriminate against the environmentally disabled; and has been covered-up for now a decade by corrupt leading judicial officers of the California courts.

I want the corrupt San Diego judges and justices prosecuted for their collusively criminal acts to violate my right to advocate for the environmentally disabled being horrifically abused by systemic cronyism in the San Diego courts. These are jurists who are committing criminal acts and fraud upon courts who fall within your federal jurisdiction to prosecute. Federal 42 U.S.C. §§ 12201–12213. Title V includes an anti-retaliation or coercion provision. The Technical Assistance Manual for the ADA explains:

“III-3.6000 Retaliation or coercion. Individuals who exercise their rights under the ADA, or assist others in exercising their rights, are protected from retaliation. The prohibition against retaliation or coercion applies broadly to any individual or entity that seeks to prevent an individual from exercising his or her rights or to retaliate against him or her for having exercised those rights ... Any form of retaliation or coercion, including threats, intimidation, or interference, is prohibited if it is intended to interfere.”

It is a criminal act under California Penal Code 134 to falsify and conceal falsifications of court documents. As the Presiding Justice acting in an administrative capacity, Justice McConnell has no judicial immunity from federal prosecution for her concealment of falsified court documents while case-fixing.

She has no immunity for dismissing a case and issuing fraudulent remittiturs to conceal that she knows a judgment document is void on its face – and that her peers used it, coram non judice, to harass a whistleblower of a multi-billion dollar, discriminatory insurer fraud scam.

I have filed motions numerous times for the remittiturs to be recalled and rescinded since 2010; and the void judgments to be vacated. Justice McConnell, being fully aware of the lives being devastated by the insurer fraud she has aided by fraud upon her court, repeatedly refuses to recall/rescind.

A USDOJ DEADLY REFUSAL TO PROSECUTE ON AUGUST 7, 2015

This is my second request to the Southern California Office of the United States Department of Justice that Justice Judith McConnell et.al. be prosecuted for case fixing SLAPP suits to aid a massive insurer fraud scam. On August 8, 2015, I received an August 7th letter from your office stating your office refuses to prosecute. The letter was from U.S. Assistant Attorney Caroline Clark, who is now on extended leave.

On August 16, 2015, a mold injured teen committed suicide in Florida because his family was being systematically bullied and harassed for stating that Toxic Mold in a water damaged rented apartment has severely harmed their health and devastated their lives. The horrific discrimination of this young man which drove him to suicide, never would have been able to happen had McConnell et.al. not been case-fixing in the California courts to aid the insurer fraud/scientific fraud for now over a decade.

Harassment of those disabled by contaminants in water damaged buildings is not an unusual occurrence in the United States. The illnesses are costly for stakeholders of water damaged buildings and their insurers. The Veritox Theory is repeatedly portrayed to be “current accepted science” to make the disabled appear to be lying about what is causing their disabilities.

As of November 10, 2015, Justice Judith McConnell is still refusing to recall and rescind the fraudulent 4th/1st remittiturs and vacate the void judgments in the SLAPP suits, which have CAUSED the deadly insurer fraud scam and deadly discrimination of the environmentally disabled to continue, nationwide.

As of November 10, 2015 the Center for Public Integrity is reporting that the State of California has received a well-deserved “F” for judicial accountability. As such, I want Justice Judith McConnell, Justice Richard Huffman, et.al. prosecuted for the future health, safety and welfare of the American public and for a future of renewed ethics in the California courts.

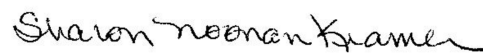
The USDOJ claims to be cracking down on corporate fraudsters and holding guilty parties personally accountable for the harm they cause. The USDOJ claims to be cracking down on local courts and other government agencies/entities involved in discrimination against classes of U.S. citizens via bullying, harassment and other criminal acts under the color of law. Your federal employer, the USDOJ, claims that no one is “too big to jail” and they are here for the public.

I will believe that the USDOJ is not just puffing about holding well-connected fraudsters personally accountable when I see your sister in the Lawyers’ Club, Justice Judith McConnell (former Chairwoman of the California Commission on Judicial Performance) and Justice Richard Huffman (former Chairman of the California Judicial Council Executive and Planning Committee) behind bars for their criminal roles in one of the largest and deadliest insurer fraud scams ever perpetrated on the United States public.

The San Diego court officers have willfully abused their judicial power to aid and abet a massive public fleecing to continue by their criminal acts in retaliation of a whistleblower of an insurer fraud scam, under the façade of law.

Please let me know when your office intends to commence the investigations and prosecutions. People are still dying from the 4th/1st Justices' continuing fraud upon the court.

Sincerely,



Mrs. Sharon Noonan Kramer

CC: United States Attorney General Loretta Lynch san enclosures 2- 5 which she already has.

Enclosures:

1. November 11, 2015 letter to McConnell with her November 10, 2015 refusal to recall/rescind remittiturs attached. Read online in its entirety with supporting links at, "*Justice Judith McConnell grow a conscience. People are dying from your fraud upon the court.*" Short link: <http://wp.me/pYPz-3Yq>
2. The 2008 void judgement from the first SLAPP, sole foundational document to the 2010 coram non judge second SLAPP. McConnell is covering-up this document as being fraud intricate to a national insurer fraud scam, while violating my rights under ADA, Federal 42 U.S.C. §§ 12201–12213 Title V <https://katysexposure.files.wordpress.com/2015/10/15-10-29-exhibit-5.pdf>
3. August 7, 2015 letter from So Cal USDOJ refusing to prosecute (note the reference to the FBI indicating my false criminal record was investigated before refusing to prosecute for the collusion to defraud by criminal means in San Diego government). <http://freepdfhosting.com/aa5216c9c7.pdf>
4. October 30, 2015 letter to USDOJ, DHHS and White House Office of Science & Technology re: the continuing discriminatory insurer fraud resultant from McConnell's et.al, decade of case fixing SLAPP, for which your office has refused to prosecute. <https://katysexposure.files.wordpress.com/2015/10/usdoj-letter-with-exhibits.pdf>
5. October 30, 2015 letter to the "nonprofit" American College of Medical Toxicology (ACMT) requesting they cease marketing discriminatory insurer fraud (the Veritox Theory) with the use of federal funds -- that McConnell is also aiding to continue by refusing to cause the vacating of void SLAPP judgments. Veritox Theory attached as Exhibit 2. Read online at: <https://katysexposure.files.wordpress.com/2015/10/15-10-29-final-acmt-letter.pdf>