

July 10, 2013
Mrs. Sharon Noonan Kramer
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By FAX to twenty-five United States Senators, one U.S. Congressman & one CA Senator:

U.S. Senators Dianne Feinstein (D-CA); Barbara Boxer (D-CA); Tom Harkin (D-IA)
Chair of Senate Health, Education, Labor and Pension (HELP); Lamar Alexander (R-TN)
Ranking Member Senate HELP; U.S. Senators who are committee members of HELP:

Barbara A. Mikulski (MD)	Patty Murray (WA)
Bernard Sanders (I) (VT)	Robert P. Casey, Jr. (PA)
Kay R. Hagan (NC)	Al Franken (MN)
Michael F. Bennet (CO)	Sheldon Whitehouse (RI)
Tammy Baldwin (WI)	Christopher S. Murphy (CT)
Elizabeth Warren (MA)	Lamar Alexander (TN)
Michael B. Enzi (WY)	Richard Burr (NC)
Johnny Isakson (GA)	Rand Paul (KY)
Orrin G. Hatch (UT)	Pat Roberts (KS)
Lisa Murkowski (AK)	Mark Kirk (IL)
	Tim Scott (SC)
U.S. Congressman Darryl Issa (R-CA) North San Diego County	California Senator Mark Wyland (R) San Diego North County

Honorable United States Senate HELP members, Senator Feinstein, Senator Boxer,
Congressman Issa and CA Senator Wyland,

Re: Notice to legislators of Complaint to CA Commission on Judicial Performance. The public and I need YOU to shut down a scientific fraud in policy and courts over the mold issue; and to punish US DOJ contractors who have promulgated scientific fraud along with officers of the CA courts who aid it to continue to harm thousands of U.S. citizens by **criminal means**. EIGHT YEARS harassment under the color of law for my telling the truth in the U.S.A. is ENOUGH!

I am an average American citizen (with a degree in marketing) who went above and beyond to try to remove a scientific fraud that was mass marketed into U.S. public health policy and to U.S. courts over the mold issue beginning in the early 2000's to the detriment of the United States public. Without you taking direct measures to stop it, it will continue to harm thousands for years to come. Those who caused, aided and abetted it to continue **by criminal means** will go unpunished should you choose to turn a blind eye.

The scientific fraud was penned for the U.S. Chamber of Commerce in 2003 by two well connected toxicologists who are expert defense witnesses for the U.S. Department of Justice (USDOJ), Bruce J. Kelman and Bryan D. Hardin of Veritox, Inc. It was falsely legitimized as true science by another federal contractor, the American College of Occupational and Environmental Medicine (ACOEM) in 2002 and 2011. The duo applied extrapolations to data taken from a single rodent, mechanistic study of mold and absurdly professed they had proven it was “junk science” that any individual could ever become ill from exposure to mold toxins in a water damaged building.

They were paid by the Manhattan Institute think-tank to write the “junk science” slur for the U.S. Chamber with U.S. Congressman Gary Miller (R-CA) being the “Congressional Mold Workgroup” member who publicly endorsed the scientific fraud of USDOJ contractors, Veritox, on July 17, 2003. According to one of the stated authors of the U.S. Chamber’s “A Scientific View of the Health Effects of Mold”, Dr. Andrew Saxon of UCLA, he did not co-author this policy paper with Mr. Kelman and Mr. Hardin, but the esteemed imprimatur of the University of California is on the paid for hire, scientific fraud, never the less via Dr. Saxon being listed as a co-author. The contract, billing records and cancelled checks from the Manhattan Institute to Veritox (formerly known as GlobalTox, Inc,) indicate that only Mr. Kelman and Mr. Hardin authored and were paid to author commerce’s phony “Scientific View” for the purpose of misleading U.S. court to deny liability for causation of illness.

Veritox principals are prolific expert defense witnesses in toxic torts and have made handsome livings off of their scientific fraud becoming and remaining in policy in support of their bogus expert testimonies in mold litigations. They actually have the nerve to stand in court and state under oath as paid for hire defense witnesses that their extrapolations prove these illnesses “Could not be” caused by mycotoxins in water damaged buildings. They are also federal contractors for the EPA with their federal contracts being over \$1.3M in the past nine years. Mr. Hardin is a retired deputy director of CDC NIOSH and retired U.S. Assistant Surgeon General. Yet another federal contractor, Lincoln Military Housing, has been relying upon the scientific fraud of Veritox that was legitimized by ACOEM and the U.S. Chamber. They have been using it to deny liability for causation of illness from mold toxins in, disgustingly, children of our military men and women living in moldy military housing that Lincoln Military Housing has not properly maintained.

As Senate HELP has known since 2005, it is pure nonsense that such a conclusion of proof of lack of causation of illness could be formed on such limited data. As one more piece of proof that I am telling the God’s honest truth of mass marketed scientific fraud by the federal contractors; NIESH/NTP in conjunction with NIOSH, now claim to have come up with a method that more accurately reflects mold exposure in water damaged buildings, via inhalation mechanistic research. Released by NIEHS, June 2013:

“With NTP support, NIOSH has developed a device known as an acoustical generator that can create and disperse molds for rodent studies that closely mimic real world human exposure. Until now, it has been extremely difficult to aerosolize dry mold for laboratory studies, so that the exposure is similar to what humans may experience.”

Possibly the new model will help shed light on the problem. But it is scientifically improbable that another mechanistic inhalation model will alone tell the whole story of chronic, systemic immune dysfunction caused by exposure to multiple biocontaminants found in water damaged buildings or will stop the scientific fraud of Veritox in policy, used extensively to sell doubt of liability for causation in the courts. People have been complaining to their elected officials for years that they are experiencing immunological complications far beyond the respiratory tract and are receiving no help, HELP.

Similar to how the federal employee deemed “Lyme Loonies” have been mistreated when experiencing long term debilitating illness; those experiencing chronic, systemic inflammatory responses, including cognitive dysfunction after exposure to the biotoxins in water damaged buildings, have been treated with complete lack of respect and great disdain by the U.S. medical community and the federal government.

Insult added to injury, the sick are often told their environmental illnesses are psychological in origin and their idiopathic, autoimmune type symptoms are imaginary -- based on the false concept that these illnesses are scientifically proven by VeriTox, Inc., and widely mass marketed by special interests, “Could not be”.

I personally know this is not news to our nation’s legislators. In October of 2006, the late Senator Edward Kennedy was the Democrat chairman of Senate HELP. He ordered a Federal Government Accountability Office (GAO) audit of the mold issue at my urging.

This is because I had sounded the alarm to Senate HELP of the mass marketing of scientific fraud in policy and courts claiming false scientific proof that these environmental illnesses were not occurring, and the harm it was doing to the public. As I am sure you can imagine, it was no small feat for a Plain Jane average citizen to walk into DC armed only with proof of scientific fraud marketed into policy, be able to moderate a Senate Staff Briefing with a panel of true scientists on the subject, and walk out of DC with a federal GAO audit.

Unfortunately, in February of 2007 the following was deleted from the scope of the GAO audit by Senate HELP which gutted the possibility of anyone being punished for their role in the mass marketed scientific fraud or it being shut down completely from policy and courts any time soon.

“What medical and scientific standards are used in determining the admissibility of evidence of both acute and persistent health consequences resulting from exposure to mold? Which individuals and organizations have promulgated these standards and what, if any, conflicts of interest exist regarding these standards?”

This deletion also left me vulnerable for horrific, relentless, politically motivated retaliation for exposing the mass fraud and its usage in U.S policy and courts. For my efforts to shed light upon and try to stop what must be one of the dirtiest tricks ever played on the American public, I have been framed for libel in California for the 100% accurate words, “altered his under oath statements” in the first public writing, mine in 2005, of how the scientific fraud became policy; driven to the brink of poverty; jailed for refusing to sign a false confession of being guilty of libel; caused bodily harm; terrorized with threat of more jailing and more bodily harm; character assassinated; given a false FBI record; and court ordered to commit criminal perjury on the Internet by publishing a false confession of libel for a sentence I never even wrote -- by a judge whose court had no subject matter jurisdiction.

I was also court ordered to chose between signing a paper which contains the sentence “I do not believe Dr. Kelman committed perjury” or go to jail. I went to jail rather than betray my fellow Americans. The suppressed evidence is undeniable. Mr. Kelman committed perjury to manufacture a reason for my alleged malicious reason for exposing fraud while strategically litigating to harass me in California Strategic Litigation Against Public Participation (SLAPP). I currently have tens of thousands of dollars of fraudulent and interest accruing liens on my property by those who “promulgated these standards” but were spared investigation in a federal GAO audit, USDOJ contractors Mr. Kelman, Mr. Hardin and their four co-principals of Veritox, Inc. The California courts have provably falsified documents to continue to harass me.

I am unable to work in my profession as a Rancho Santa Fe, CA, real estate agent as this profession requires a reputation of solid integrity. Being falsely deemed a malicious liar by the courts has ruined my career and livelihood. This, while I am forced to watch lives continue to be devastated to this very day from the “Lies Behind The Toxic Mold Issue” I first exposed in 2005 to Senate HELP and to Senator Barbara Boxer, remaining in policy and courts -- in large part because Senate HELP took direct measure to stop the GAO from shutting it down.

At the time of deleting the aspect from the GAO investigation, **“Which individuals and organizations have promulgated these standards and what, if any, conflicts of interest exist regarding these standards?”** Senate HELP knew of the SLAPP in California and that Mr. Kelman, an individual who “promulgated these standards”, committed perjury to manufacture a reason for my alleged personal malice. Check your

files. One month before the deletion, Mr. Kelman, Mr. Hardin and ACOEM were the subject of a front page, above the fold Wall Street Journal article titled, “Court of Opinion. Amid Suits Over Mold Experts Wear Two Hats. Authors of Science Papers Also Work For the Defense in Mold Litigation.”

Needless to say, it is now time for YOU, 25% of the United States Senate; my U.S. Congressman whose district includes Vista, CA where the majority of the retaliation has occurred with the aid of compromised judiciaries and clerks; and my U.S. and CA Senate representatives to acknowledge the direct evidence that those who promulgated the standards, Mr. Kelman and Mr. Hardin, have committed criminal acts while maliciously and strategically litigating to try to silence me of a massive defrauding of the public by federal contractors and their clients.

The evidence is undeniable. The US DOJ is contracting with criminals who have been shielded for the criminal acts by California judiciaries -- who know their acts of suborning perjury and falsifying court documents in SLAPP have aided the scientific fraud of Veritox and their clients, including the federal government, to continue to harm the lives of thousands; as has the deletion by Senate HELP of investigating for conflicts of interest from the Federal GAO audit of the mold issue.

On June 7, 2013, eighteen California judges and justices were asked to personally provide the direct evidence that they have not concealed that judiciaries suborned Mr. Kelman’s perjury and used fraudulent and void legal documents to try to intimidate me into silence of the collusion to defraud. Only one response was received. It came under the false pretense that it was from “The Court” and was a notice that no contradictory evidence to my very serious and well documented allegations would be forthcoming.

Again no “the Court” had subject matter jurisdiction to issue any such notice on behalf of a judge, Thomas P. Nugent, who personally refused to answer the direct questions to avoid being named in a federal lawsuit for stare decisis, criminal acts carried out coram non judice to defraud the United States public. (See attached complaint to the California Commission on Judicial Performance (CJP) and its attached Exhibits 1 & 2)

I am not even hopeful that the political appointees, the commissioners of the CJP, will adhere to their mandate under the California Constitution and discipline these 18 judiciaries (See Exhibit 1, page 1 for names) for conspiring to defraud the public with US DOJ contractors by criminal means. Their prior chairwoman, Justice Judith McConnell, has the easiest provable unclean hands in this fiasco. Practically half of the Judicial Council would need to be sent to jail for their roles in defrauding the public by rewarding perjury in SLAPP, etc, including the present and former Chief Justices of California/Chairs of the Judicial Council, Tani Cantil-Sayauke and Ronald George.

As such, on behalf of the health, safety and welfare of the citizens of California and the United States, I am demanding U.S. Senate investigations and hearings into the matter of Bruce J. Kelman and Veritox, Inc., vs. Sharon Kramer; and the role this matter has played in defrauding the United States public. It has been over eight years of malicious, retaliatory SLAPP by criminal means by federal contractors, compromised judges and clerks of the court. I have more than earned the right to demand investigation from elected representatives of the citizens of the United States and California on behalf of the people.

Although not necessarily a criminal act, I hold U.S. Senate HELP largely responsible for both the unbridled retaliation I have experienced and the resultant continued defrauding of the public over the mold issue by the deletion from the GAO audit of investigating **“Which individuals and organizations have promulgated these standards and what, if any, conflicts of interest exist regarding these standards?”**

Federal GAO Homeland Security tells me that they need legislative directive to go back and complete the audit they started in 2007 at the directive of Senator Kennedy in 2006. I want the aspect of the audit of investigating who has conflicts of interest, completed so the scientific fraud is stopped immediately from harming another person. Sweeping the scientific fraud and retaliation of me for exposing it, under the rug and waiting 20 years for policy to change via paralysis by analysis of “more research is needed” is not going to cut it for those who are sick and losing everything now, and for those who will become sick in the coming years.

The scientific fraud which has continued directly because of unbridled criminal acts in eight years of CA SLAPP, is already easily into the billions of defrauding the taxpayer. It is used to shift the cost for care of the environmentally disabled off of those responsible for the causation onto taxpayer funded, social service and disability programs – with insulting, useless and sometimes harmful psychotropic drugs being prescribed for environmentally induced cognitive dysfunction. This has broad implications for ObamaCare and what government contractors are being allowed to promulgate what is Evidence Based Medicine while sometimes aiding to conceal liability for causation of illness from a vast array of environmental exposures.

TO BE PERFECTLY CLEAR:

The direct and uncontroverted evidence substantiates that eighteen California judiciaries have concealed that U.S. DOJ contractor Bruce J. Kelman committed criminal perjury as a plaintiff to manufacture reason for my alleged personal malice in SLAPP – then used the rewarded perjury to force the false finding of libel with actual malice to cast doubt that I am telling the truth of the scientific fraud of US DOJ contractors, public health policy setters and the US Chamber. (See Exhibit 2 pages 15-18 for direct evidence of rewarded USDOJ contractor perjury in SLAPP).

By the Appellate justices accepting falsified Certificates of Interested Persons and falsifying remittiturs, they concealed that Mr. Kelman's business partner in Veritox, Inc., Bryan D. Hardin, has been an undisclosed party to the malicious litigation. Again, Hardin is a former CDC NIOSH deputy director, assistant U.S. Surgeon General and co-promulgator of the scientifically fraudulent standards over the mold issue. Veritox are US DOJ contractors along with ACOEM and Lincoln Military Housing.

One of the key documents that is falsified in the SLAPP by a deputy clerk of the court is a 2008 judgment, making it void to be used for any purpose. Being well aware of this, the judiciaries, Veritox and their attorney, Keith Scheuer, have continued to use the void judgment as the foundational document to continue to harass me for now five additional years. No one denies the above is true or provides refuting evidence. They just proceed on like Emperors and Empresses with New Black Robes – while the science fraud of Veritox plays on to harm many.

Legally, this means the judiciaries have not only aided and abetted perjury and concealment of parties in a SLAPP suit impacting U.S. public health to aid and abet scientific fraud; they have been doing it without subject matter jurisdiction and thus have no judicial immunity for their roles in conspiring to defraud the U.S. public over the mold issue by criminal means.

This mass deception in the California “legal” system has occurred over the first public writing - mine in 2005 - of how the scientific fraud came to be policy and who was involved in mass marketing it for the purpose of misleading U.S. courts. This includes a U.S. Congressman from California, Gary Miller (R). (See Exhibit 2, page 10 for what I exposed in 2005 and have been harassed under the color of law, ever since)

On behalf of the United States public, I want officers of the California courts, Administrators of the Offices of the California courts and California elected officials included in the U.S. Senate investigations and the completion of the federal GAO audit of “**conflicts of interest exist regarding these standards**” along with the federal contractors who are promulgators of the standards. It is a bonified conspiracy to defraud that is maiming and sometimes killing U.S. citizens by those who have been entrusted to protect public health, taxpayers and the Constitution of the United States. **If anyone can prove me wrong on any of the above statements, show me the evidence. To date, there is none.**

WHAT I WANT DONE IN CALIFORNIA & HAVE EARNED THE RIGHT TO DEMAND ON BEHALF OF THE CITIZENS OF THE STATE:

A quarter of a century ago a gracious lady of local prominence from Escondido, CA, the late Mrs. Marjorie Wexler, took me under her wing. She taught me how to be an effective advocate for the public while lobbying public officials for change. What she taught me was that no matter how big the adversaries or how well connected they are, politicians rely on public support to stay in office and the public does not like to be duped by government aided special interests.

The late Mrs. Wexler was the aunt of my now California Senator Mark Wyland. **I want Mark to order the CA Bureau of State Auditors (BSA) to audit the corruption in the courts over the matter of Bruce J. Kelman & Veritox, Inc., v. Sharon Kramer, in conjunction with state agency/entity/individual involvement, shielding the co-conspirators for their roles in the defrauding the public by criminal means.** The reason I want the State of California to also investigate is because my case is not the only case in California where judicial cronyism has become rampant, criminal and harmful to the public interest. My case merely serves as a vehicle to remove several bad apples from the helm of the judicial bunch; thereby aiding to restore integrity and checks and balances to California's legal system as a whole.

State Auditor, Ms Elaine Howle, already has most of the information gathered under their whistleblower policies, Case No. I2012-1696. BSA tell me they need legislative directive to commence a full blown audit of the malicious SLAPP to defraud the public and criminal retaliation against me for exposing the scientific fraud of US DOJ contractors to U.S. Senators, et al.

There are many CA agencies and entities that have used, shielded and profited from the scientific fraud and the CA judicial branch's role in aiding and abetting it to continue by criminal means. This includes but not limited to, San Diego District Attorney Bonnie Dumanis's office. DA Dumanis receives approximately \$5M per year from the CA Fraud Assessment Commission (FAC) to stop insurance fraud in CA Workman's Comp. Knowing full well of her friends in the local courts suborning of Mr. Kelman's perjury and falsifying court documents to aid the continuance of the scientific fraud in CA workman's comp, Ms. Dumanis chose to take no action. Instead, she spent a portion of the taxpayer funded FAC monies to put up billboard signs with her picture largely displayed on them and the false advertising slogan of "Workers Comp Fraud by employee, employer, health care provider is a FELONY. Can't tolerate it. Report it." I did. She concealed the evidence of her friends' extensive involvement in the felony of mass workers comp fraud.

In addition to being federal contractors who write the workers comp guidelines for the US Department of Defense, ACOEM writes the workers comp guidelines for the State of California. DA Dumanis is well aware of how their fraudulent mold statement, penned by Mr. Kelman, Mr. Hardin and UCLA physician Andrew Saxon, has been used by insurers in San Diego county to deny liability for causation of worker injury from moldy buildings. (Dr. Saxon did co-author the ACOEM Mold Statement. He claims he did not co-author the paid for hire U.S. Chamber one, even though he is listed as an author.)

DA Dumanis is well aware of Mr. Kelman's perjury in SLAPP as concealed by judiciaries when aiding and abetting the FELONY workers comp fraud to continue. I am on approximately 3 hours of tape explaining it to the DA's office and have much documentation to and from her office. She knows of the retaliation I have experienced, including but not limited to, cyberstalking by "The Courthouse Gang". She knows how the scientific fraud is used in workers comp insurer fraud in San Diego county, because I helped her office with a case (in which she ultimately did nothing), before she knew of the SLAPP/suborned perjury aiding the scientific fraud to continue on its way.

Plainly stated, given the magnitude of the problem on a state and national level, the relentless retaliation I have experienced for exposing it and the influential positions of many involved, including the leading judiciaries of the CA legal system; if you do not give the required investigations to me to **SHUT DOWN THE FRAUD**, then you do not deserve the right to call yourselves representatives of the people you have been elected to serve. People are losing all they have and sometimes even dying from this charade of science remaining in government and private sector policies, aided and abetted by political criminals in California, disguised as protectors of the law.

See attached thirty-two pages of documentation for the tip of the iceberg of what I know and can prove of the defrauding of the American public over the mold issue via criminal means by US DOJ contractors and CA judiciaries, et al, in SLAPP while numerous elected officials have stood silently by in Deliberate Indifference.

I know this is a political hot potato with many involved having close political and personal ties to many of you. No matter what your reasons may be to want to avoid acting; for you to choose lack of action would be an act of choice on your part. Evil flourishes when good men and women choose to stand by and do nothing. Good elected officials do not chose to stand by and do nothing when the fraud and perjury in SLAPP is so easily provable and so many lives are being harmed. I am not criminal or an enemy of the state for speaking out on behalf of the people; but I have been treated as one by, ironically, criminals in government. I'm not going away and I'm not shutting up until this massive problem is rectified, until those criminally involved in harming the public are properly punished and until they are removed from office so they can harm no one else.

If 25% of the entire U.S. Senate can't put their heads together to remove a simple twist of mass marketed scientific fraud from policy and the courts – that two guys armed solely with a calculator & think-tank money and their clients use to deny people are being maimed and sometimes even killed by biotoxins in water damaged buildings -- then I justifiably have little faith that the current make up of U.S. Senate is functional enough to accomplish anything of more complexity on behalf of the public good.

If eighteen California judiciaries, including two Chief Justices along with numerous clerks, cannot provide direct evidence to prove they have not suborned US DOJ contractor perjury in SLAPP, coram non judice via document falsification, while adversely impacting the health and safety of thousands; then I justifiably have little faith in the ability of the current make-up of California legal system to uphold the law.

Please let me know when I may be expecting the commencement of federal investigations and state audit of criminal acts by U.S. DOJ contractors rewarded by criminal acts of CA judiciaries in SLAPP with many government agencies/entities/individuals involved; while defrauding the public and trying to destroy me for exposing it. Many lives, the protection of the important Constitutional right to speak the truth in America on behalf of the public good, and restoring integrity to the California judicial branch hang in the balance of your individual and collective chosen actions or lack there of.

Please confirm receipt of this fax in writing. This fax and corroborating linked evidence may be read online at ContemptOfCourtFor.Me. It is under the blog title of “**US Senators of HELP, Feinstein, Boxer, Issa & Wyland – Act NOW to Stop US DOJ Contractors Veritox & Cal Courts Defrauding of the Public over the Mold Issue**” Short link <http://wp.me/p20mAH-gg> (I should have numerous linked direct evidence documents input by about July 20th)

On behalf of the Californian and American public and on behalf of my family who have suffered tremendously for EIGHT YEARS for my exposing the mass marketing of scientific fraud; systemic corruption in the CA courts; and Deliberate Indifference by those who should know their jobs are to protect the public, the taxpayer and the right to speak the truth in America without fear of retaliation; thank you in advance for your prompt attention to this gravely serious matter.

Sincerely,

Mrs. Sharon Noonan Kramer
U.S. Citizen and Harassed Whistleblower

CC. Karen Clay, Counsel for the California Commission on Judicial Performance.
Elaine Howle, California State Auditor

The attached complaint to the California Commission on Judicial Performance was mailed to the following individuals on June 27th & 28th, 2013:

CA Commissioners on Judicial Performance;
Chairwoman of the CA Judicial Council Tani Cantil-Sayauke;
Director of the CA Administrative Offices of the Courts Stephen Jahr
Governor Jerry Brown, Regent of the University of California
California Attorney General, Kamala Harris
U.S. Attorney General Eric Holder, contracted party with plaintiffs, Veritox, Inc.
U.S. President Barack Obama
Elaine Howle, California State Auditor