

Mrs. Sharon Noonan Kramer
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February 13, 2014

Addressed and mailed to individuals
serving as (COMMISSIONERS) of the California
Commission on Judicial Performance (CJP)
455 Golden Gate Avenue #14400
San Francisco, California 94102-3660

Judge Erica R. (YEW), Chairperson
Anthony P. (CAPOZZI), Esq.,
Vice-Chairperson
Ms. Mary Lou (ARANGUREN)
Judge Thomas M. (MADDOCK)
Nanci E. (NISHIMURA) Esq.
Justice Ignazio J. (RUVOLO)

Mr. Lawrence J. (SIMI)
Mr. Richard (SIMPSON)
Ms. Maya Dillard (SMITH)
Ms. Sandra (TALCOTT)
Mr. Adam N. (TORRES);
and
CJP Staff Counsel, Karen (CLAY)

RE: NOTICE OF INTENT to file suit. COMMISSIONERS' and CLAY's letter dated February 6, 2014, makes false statements in furtherance of concealment of judicial unethical and criminal misconduct, coram non iudice, in the matter of *Kelman & Veritox v. Kramer*¹.

Commissioner [NAME] and Ms. Clay,

I am in receipt of your February 6, 2014 letter ² indicating that individuals who are serving as COMMISSIONERS will continue to refuse to adhere to the constitutional mandate of disciplining former CJP chair, Justice Judith (MCCONNELL), and former Judicial Council (JC) executive committee chair, Justice Richard (HUFFMAN), et.al., for judicial misconduct of document falsifications; concealment of falsifications; and continued usage of void documents, coram non iudice; in furtherance of fleecing the United States public with federal contractors/toxic tort expert defense witnesses -- the six owners of (VERITOX), Inc.

¹ *Bruce J. Kelman & GlobalTox, Inc. v. Sharon Kramer*, Superior Court Case No. GIN044539 (2005-2013); and *Bruce J. Kelman v. Sharon Kramer*, Superior Court Case No. 37-2010-00061530-CU-DF-NC. (2010-2013) GlobalTox is now known as Veritox, Inc.

² February 6, 2014, CJP Commissioners' refusal to discipline conspiring court officers and stop the scientific fraud of VERITOX in United States courts. <http://freepdfhosting.com/d7f607242f.pdf>

Your obfuscating letter of February 6, 2014, offers no legal justification for blatant dereliction of duty. It is inconsistent with the facts in evidence. It violates article VI section 18 of the California Constitution. As the COMMISSIONERS are well aware, “Acts in excess of judicial authority constitutes misconduct, particularly where a judge deliberately disregards the requirements of fairness and due process.” *Gonzalez v. Commission on Judicial Performance, (1983) 33 Cal. 3d 359, 371, 374.* California Penal Code 134 states that falsifications and concealment of falsifications of court documents are felonies. It is proven beyond any doubt that this has occurred, when no subject matter jurisdiction existed. The undeniable judicial misconduct certainly warrants discipline by individuals appointed to the California “independent state agency”, the CJP, in furtherance of integrity in the courts.

December 2010, COMMISSIONERS Failed to Punish Fourth District Division One Appellate Justices For Concealment and Usage of Falsified Court Documents

The February 6, 2014 CLAY letter states that in December of 2010 -- while Fourth District Division One (Appellate Court) Presiding Justice MCCONNELL was chair of the CJP -- that the COMMISSIONERS reviewed the matter and found no judicial misconduct in the case. The COMMISSIONERS, including MCCONNELL, have been provided the direct evidence numerous times, before and after December 2010, that: ³

- 1.) the 2010 Remittitur issued from MCCONNELL’S court is fraudulent; and
- 2.) it was used to cover up that MCCONNELL and Justices Cynthia (AARON), Alex (MACDONALD) concealed known undisclosed parties on appeal in the 2006 anti-SLAPP opinion – as they fixed the opinion to make the false finding of libel⁴ while concealing Plaintiff Bruce J. (KELMAN) committed perjury in his declarations⁵; and
- 3.) in their 2010 appellate opinion, the 2008 Judgment was concealed as fraudulent and void in MCCONNELL’s Appellate Court by HUFFMAN, Justice Patricia (BENKE) and Justice Joan (IRION); and
- 4.) KELMAN, plaintiff counsel Keith (SCHEUER), and Judge Thomas (NUGENT) then used the 2008 Void Judgment, beginning in November of 2010, as the foundational document in a second harassing case to try to silence me of the extrinsic fraud, with the court having no subject matter jurisdiction.

³ January 19, 2011 Motion To Recall & Rescind Remittitur w/evidence HUFFMAN, BENKE, MCCONNELL et.al, know they fixed a SLAPP suit and concealed a Void Judgment and fraudulent Remittitur. Sent to CJP <http://freepdfhosting.com/5ab0fff0bf.pdf>

⁴ How MCCONNELL systematically framed me for libel <http://freepdfhosting.com/ee77a04970.pdf>

⁵ “Environmental Advocate Sharon Kramer~US DOJ Lying Experts~Cal Courts & Mold~ Not a pretty story!!” Concealment of KELMAN perjury & SCHEUER suborning <http://wp.me/PIYPz-3AJ>

To refresh the COMMISSIONERS' and CLAY's memories of what has been known by members of the CJP since no later than December 2010 of falsification of material court documents: Costs were awarded by HUFFMAN, BENKE and IRION to undisclosed "Respondents" via the fraudulent 2010 Remittitur. Yet only one "Respondent", KELMAN, was disclosed on the plaintiffs' Certificate of Interested Persons as submitted by SCHEUER in MCCONNELL's Appellate Court in 2009. My declaration submitted in September 2005 in the lower court, establishes that it was known to court officers that there were six non-government employee owners of VERITOX – not just the five disclosed on Certificate of Interested Persons submitted by VERITOX and SCHEUER in 2006; that MCCONNELL, AARON and MACDONALD concealed was incomplete in their 2006 anti-SLAPP opinion.

The 2008 Void Judgment states cost awarded and a date of entry of judgment, on a date that is not possible to have occurred.⁶ There is no Notice of Entry of Judgment coming from the court to me as is required under California Code of Civil Procedure 664.5(b). The Void Judgment is inconsistent with the equally fraudulent court employee Abstract of Judgment recorded in 2008; and the resultant fraudulent Lien placed on my property by KELMAN, VERITOX and SCHEUER in 2009.

Conflicting with the vace of the Void Judgment, interest accrues on the Lien from a date before SCHEUER even submitted all of his clients' commingled costs as being those of KELMAN's, on October 14, 2008.⁷ The Void Judgment was amended on October 28, 2011, one year after the second harassing case began, to acknowledge that I prevailed over VERITOX in trial and was entitled to costs. It is still void on its face. Yet no one will vacate it, or the second Void Judgment of 2012, predicated on the first one. Court officers, including MCCONNELL in 2013, continued to use both Void Judgments to harass me. They repeatedly ignored the law to prove their courts had subject matter jurisdiction upon my repeated challenges. A judge who acts without court jurisdiction has no judicial immunity.

⁶ 2008 Void Judgment in current form as of 10/28/11 with falsely stated Date of Entry 12/18/08 <http://freepdfhosting.com/5338a526d9.pdf>; 2008 Register of Action, nothing occurred on 12/18/08 <http://freepdfhosting.com/c147f48b01.pdf>; there is no Notice of Entry of Judgment dated either 9/24/08 or 12/18/08 in existence.

⁷ 2008 Contradictory Abstract of Judgment, Lien state Date of Entry 09/24/08 with interest accruing on costs from that date <http://freepdfhosting.com/f103f7393c.pdf>; 2008 Plaintiff Submission of Costs on 10/14/08 <http://freepdfhosting.com/afa04e3558.pdf>

The Massive Fraud Being Concealed by Falsified Court Documents

The purpose of years of material court document falsifications and harassment of me, have been to conceal that VERITOX co-owner, Bryan D. (HARDIN) was an improperly undisclosed party to the malicious litigations since inception in May of 2005; and to hide his connections to federal government employees when selling false science with industry. He retired from the CDC NIOSH in 2000 as a Deputy Director and began a second career as a toxic tort expert defense witness and co-owner of VERITOX.

As the COMMISSIONERS are well aware, in 2003 HARDIN and KELMAN accepted a no less than \$25,000.00 bribe from Lawrence (MONE), president of the “non-profit” Manhattan Institute Center for Legal Policy (CLP). The bribe was to publish false science on behalf of the “non-profit” U.S. Chamber Institute for Legal Reform (ILR), whose president is Lisa (RICKARD).⁸

HARDIN was an improperly undisclosed party to the SLAPP, concealed as such by three justices in the Fourth District Division One Appellate Court in 2006 and again by three more justices in 2010. As a co-owner of VERITOX, he is one who I prevailed over in a 2008 trial – even with false hearsay documents not discussed in trial, somehow getting into the jury room past the deputy clerk, Michael (GARLAND), causing a verdict for KELMAN.⁹ GARLAND was Judge Lisa (SCHALL)’s clerk. He is the same clerk who changed the 2008 Judgment without initialing or dating, then backdated the change while rendering the legal document void to be used for any purpose. Court officers, KELMAN, VERITOX and SCHEUER continued to use it for five years, knowing it was void. **That is a felony.**

The entire nine year charade of justice and cover-up has been to falsely make me appear a liar for the words “**altered his under oath statements**”. This is to cast doubt on the truth of my 2005 writing exposing how bribed policy authors, KELMAN and HARDIN, were aided by well connected “non-profit” associations to mass market scientific fraud into U.S. policies for the purpose of misleading U.S. courts.

⁸ July 2003 “A Scientific View of the Health Effects of Mold” U.S. Chamber ILR, authored by KELMAN and HARDIN **only** and promoting scientific fraud <http://freepdfhosting.com/a8baea5e37.pdf>

⁹ October 2008, Declaration of Juror #5, Shelby Stuntz, Esq. <http://freepdfhosting.com/da12d7c1a9.pdf>

As the COMMISSIONERS are well aware, I currently have a permanent injunction issued against me by NUGENT in 2012, whose court had no subject matter jurisdiction, to never “re-publish” the sentence not even in my 2005 writing, “**Dr. Kelman altered his under oath statements on the witness stand’ while he testified in an Oregon lawsuit.**”¹⁰ Needless to say I ignore it. Because of the COMMISSIONER failure to act, I have tens of thousands of dollars of fraudulent liens by KELMAN, VERITOX and SCHEUER.

The void permanent injunction is an attempt by collusively criminal means, to prevent me from exposing how MCCONNELL systematically framed me for libel with actual malice in her 2006 anti-SLAPP opinion for 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.**” All court officers followed her lead, with many material court documents falsified along the way.¹¹ The resultant continuance of fraud in policies and upon U.S. courts as penned by VERITOX and harassment of me, is directly because of the misconduct of MCCONNELL et.al. going unpunished by individuals appointed as COMMISSIONERS of the CJP.

As a result of the COMMISSIONERS failure to punish unethical and collusively criminal misconduct by several California judiciaries, including their former CJP Chair MCCONNELL, and while abetting scientific fraud in policies and courts to continue; many people across the US have been unable to obtain viable medical treatment and/or restitution for disability and death caused by biocontaminants in water damaged building. The negligent acts of individuals serving as COMMISSIONERS, while concealing gross judicial misconduct by the CJP former chair et.al., have caused and continues to cause environmental disabilities and deaths throughout the United States, to this very day.

Also known to the Commissioners, HUFFMAN, BENKE and IRION concealed in their 2010 Appellate Opinion that KELMAN and HARDIN forged co-authorship of a physician, Dr. Andrew (SAXON) of UCLA, on the 2003 policy paper for the U.S. Chamber ILR.¹²

¹⁰ July 2012, Void Permanent Injunction <http://freepdfhosting.com/847f94892a.pdf>

¹¹ October 2013 Notice of Intent to sue CANTIL-SAKAUYE and JAHR for racketeering pgs 4-8 evidence of primary document falsifications: <http://freepdfhosting.com/0509a7bdd0.pdf>

¹²2006, SAXON stating he did author US Chamber ILR fraud <http://freepdfhosting.com/daf7d27e86.pdf>

KELMAN and HARDIN were paid to write the forged fraud for the express purpose that it be shared with U.S. judges¹³; while causing U.S. physicians to be misinformed and leaving the sick and dying nowhere to turn for viable medical help. This fraud and who I knew as of March 2005 was involved in mass marketing it, was the subject of my 2005 writing for which the libel cases were fixed by MCCONNELL, et.al.¹⁴

Contrary to Statements in the February 6, 2014 letter, COMMISSIONERS and CLAY Noticed Me in March and May, 2013, of Intent to Further Review My Complaints.

Your February 6, 2014 letter also states that the COMMISSIONERS and CLAY reviewed the matter in March of 2013 and determined there was no “grounds for proceeding further”. This is false that the CJP closed the matter in March of 2013.



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February 6, 2014

Dear Ms. Kramer:

We have considered your recent submissions (including the videos you have referenced) relating to your complaints about several California judges and justices, which were closed by the commission at its December 2010 and March 2013 meetings, in order to determine whether there is any basis for action by this commission. It has been concluded that the contents of your submissions do not provide grounds for proceeding further.

¹³July 2008 Kelman stating he and HARDIN were paid to write US Chamber Mold Statement so it could be shared with judges (as they forged co-authorship). <http://freepdfhosting.com/cfe9bff790.pdf>

¹⁴March 2005 “Jury finds Toxic Mold harmed Oregon family..” by Sharon Kramer <http://freepdfhosting.com/c33037e46e.pdf>

In February of 2013¹⁵, I filed a complaint again showing the direct evidence of the document falsifications by MCCONNELL et.al.; and how the void legal documents were still being used coram non judice in the second case, including again by MCCONNELL, to try to harass and discredit me into silence of the extrinsic fraud in both cases.

Contrary to the February 6, 2014 CLAY letter; on March 5, 2013 CLAY sent me a letter, noticing me that the COMMISSIONERS were reviewing my complaint and that NUGENT's involvement in the debacle was still under review. See March 5, 2013 CLAY letter.¹⁶



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March 5, 2013

Your complaint regarding a separate judicial officer is under consideration. You will be contacted in writing once the commission reaches a decision in that matter.

Very truly yours,


Karen Clay
Staff Counsel

On March 12¹⁷, May 23¹⁸, and May 29¹⁹, 2013, I sent more direct evidence of MCCONNELL's issuing rulings coram non judice in the second case while trying to collusively cover-up with BENKE; their and others' fraud upon the court in both cases.

¹⁵ February 1, 2013 Complaint to CJP of judicial continued usage of fraudulent and void court documents including by MCCONNELL, <http://freepdfhosting.com/9f3aaa0a6c.pdf>

¹⁶ March 5, 2013 CLAY letter stating ongoing investigation <http://freepdfhosting.com/34124a7eb6.pdf>

¹⁷ March 12, 2013, more evidence to CJP <http://freepdfhosting.com/30d507d7b2.pdf>

¹⁸ May 23, 2013 More evidence of the ongoing fraud to CJP <http://freepdfhosting.com/635e2f8b92.pdf>

¹⁹ May 29, 2013 More evidence of the ongoing fraud to CJP <http://freepdfhosting.com/11ae2a8aa6.pdf>



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May 30, 2013

On May 30, 2013, CLAY sent a letter acknowledging receipt of the evidence of the extrinsic fraud. She sent a reply stating the matter was still under consideration:²⁰

Dear Ms. Kramer:

Thank you for your new submissions and further correspondence, the most recent of which are dated May 23, 2013, and May 29, 2013. This matter is still under consideration. We will be in touch with you after the commission has reached a decision regarding your complaint, or before that if further information is needed.

Very truly yours,



Karen Clay
Staff Counsel

Until the February 6, 2014 CLAY letter, falsely stating that the matter was closed nearly a year ago in March of 2013, I had not received a word in writing from the COMMISSIONERS or CLAY of the status of the complaint. According to CLAY's March 5, 2013 and May 30, 2013 letters, I was lead to believe that the matter was far from closed and that the COMMISSIONERS were diligently investigating the extrinsic fraud upon the court being used to harass and character assassinate me while aiding and abetting the even greater fraud of VERITOX to continue in courts and policies, nationwide, to sell doubt of causation of illness.²¹ The fraud has been promoted by several "non-profits" and the CDC.²²

²⁰ May 30, 2013 Letter from CLAY stating investigating <http://freepdfhosting.com/3edaff4d5b.pdf>

²¹ January 7, 2007 Wall Street Journal Re: KELMAN, HARDIN, VERITOX, SAXON and "non-profits" marketing their scientific fraud to mislead U.S. courts to deny liability for causation of illness. http://www.drcraner.com/images/suits_over_mold_WSJ.pdf

²² 2007 AOEC/PEHSU by S.Kramer & J. Perez <http://freepdfhosting.com/b16c7060b3.pdf>

After numerous unreturned phone calls to CLAY in January of 2014 to tell the CJP of the threats I am receiving to silence me forever under the color of law; and one returned call by the CJP receptionist on February 5, 2014 seeking documentation of the terrifying harassment by VERITOX, et.al.; I sent a faxed noticed²³ on February 5, 2014, demanding the COMMISSIONERS either act to discipline the judges and justices for the nine years of collusive misconduct; and to stop the harassment, libeling, stalking, and threats of more bodily harm coming from Coreen (ROBBINS) of VERITOX, et.al.; -- or send me a notice of intent not to take action to discipline MCCONNELL, et.al., for racketeering with VERITOX.

Given the magnitude of harm from the COMMISSIONERS' dereliction of duty for now four years; I would assume the false claim of the matters being closed in March 2013 as found within the February 6, 2014 CLAY letter; was to cause me inability to file a complaint with the California Supreme Court. The sixty day limit from time of denial in writing would have long passed if the matter was truly closed a year ago. CLAY and the COMMISSIONERS were noticed in the February 5, 2014 fax I sent to them, that it was my intent to go to the California Supreme Court if they failed to admonish the compromised judiciaries for the serious breaches of ethics and gross criminal misconduct.(see fn 23)

The Continued Collusive Libeling, Stalking and Threats to Silence Me Forever Under the Color of Law That COMMISSIONERS Refuse To Stop²⁴

1.) October 23, 2013, by ROBBINS of VERITOX, on the American Industrial Hygiene Association, (AIHA) IEQ Linked In board:

Mrs. Kramer continues to post false information and accusations maligning Veritox and its employees, as well as California justices, judges, court clerks and administrators, members of Congress and other elected officials. In the interest of saving time and minimizing annoyance, we currently ignore her posts regarding this matter. If you are a current or prospective client and have any questions about this, please call us for additional information and documentation. By Coreen Robbins

²³ February 5, 2014 FAX to CJP with links to the direct evidence of collusive harassment, libeling and threats of more bodily harm under the color of law, that I am experiencing because the COMMISSIONERS have failed to do their jobs since 2010. <http://freepdfhosting.com/cf787eca2f.pdf>
Link the COMMISSIONERS were provided via the fax with the direct evidence of the criminality:
<http://wp.me/plYPz-3HI>

²⁴ October 2013 to December 2013, collusive libeling, stalking and threats by ROBBINS et. al, to silence me forever under the color of law . <http://freepdfhosting.com/ca7a0e635d.pdf>

This NOTICE OF INTENT to sue individuals serving as Commissioners of the California Commission on Judicial Performance for racketeering with court officers including, McConnell and Huffman and with Veritox, Inc. et. al., may be read online at ContemptOfCourtFor.ME <http://wp.me/p20mAH-sm>,

2.) October 17, 2013 by ROBBINS associate, Scott (ARMOUR) sneakily aiding to stop the extrinsic fraud in the SLAPP suits from coming to public light; while abetting the extrinsic fraud to continue to be used by VERITOX, et.al. to fleece the U.S. public, .

“Who is the moderator for the linkedin AIHA IEQ group? I want to flag a post I think is unacceptable to the group's rules. The sharon kramer petition ²⁵ is personal and has nothing to do with the AIHA goals or purpose. Please pass this on or send me the info on how to **privately challenge** to have this removed. Thanx. Scott Armour”

3.) December 27, 2013, the bone chilling threat from “Court Group” on ToxLaw board to permanently silence me under the color of law by hands of local court officers and Sheriff William (GORE) – to conceal this continuing, massive public fleecing and harassment.

Then The Public will no longer be disturbed because They Know she will then be permently Locked away And her family has also said they will be very Grateful that the courts have finally taken her and ensured they too will NOT have to endure her mental health diatribes that instead she will only talk to her own 4 walls with the assurance she will not have public contact in the future Isn't That Indeed the Best Gift the Calif Courts can give The public IE ridding the public of Kramer and her Psychiatric issues. Our Tax Dollars are spent well in doing This; After all She is a very deranged person who needs Confinment with No public Contact Ever again

After being provided the link to read the above and view the videos ²⁶ claimed to have been watched by the COMMISSIONERS of my going to the San Diego County Board of Supervisors seeking help to protect my physical safety -- because the COMMISSIONERS have repeatedly failed to punish MCCONNELL et.al. for judicial misconduct of court document falsifications and case fixing in *Kelman & Veritox v. Kramer* -- the callous and deceptive February 6, 2014 letter that CLAY and the COMMISSIONERS sent to me:

Dear Ms. Kramer:

We have considered your recent submissions (including the videos you have referenced) relating to your complaints about several California judges and justices, which were closed by the commission at its December 2010 and March 2013 meetings, in order to determine whether there is any basis for action by this commission. It has been concluded that the contents of your submissions do not provide grounds for proceeding further.

²⁵ MoveOn Petition that CANTIL-SAKAUYE and JAHR be made to answer questions of the extrinsic fraud fleecing the public: <http://petitions.moveon.org/sign/toxic-mold-i-want-to>

²⁶ Videos of San Diego County Supervisors' Meeting, stated as watched by the COMMISSIONERS January 7, 2014 <http://www.youtube.com/watch?v=EJqVpsiJCKw&feature=youtu.be>; February 4, 2014 http://www.youtube.com/watch?v=Nyq5DIFIWxQ&feature=em-upload_owner

The February 6, 2014 CLAY letter is contradictory to prior communications and states no action will be taken by the COMMISSIONERS for judiciaries committing criminal acts under the color of law -- while knowing I fear for my safety because of the COMMISSIONERS' repeated failure to punish for the collusive judicial misconduct.

The February 6, 2014 letter is an act in furtherance of criminal cover-up. It is cruel beyond my comprehension that the COMMISSIONERS would do this while knowing I legitimately fear for my safety for my exposing the massive fraud that continues to harm thousands and involves those who the COMMISSIONERS' sole function is to punish for misconduct.

Therefore, this is a NOTICE OF INTENT TO FILE SUIT against the individuals serving as COMMISSIONERS of the CJP and CLAY. **By February 28, 2014, provide to me the direct evidence that the December 2008 Judgment and the 2010 Remittitur from *Kelman & Veritox v. Kramer*, are valid legal documents;** or prepare to be sued for your individual roles of concealment of falsifications of material court documents -- while aiding the continuance of the fleecing the United States public by VERITOX; and aiding the continuance of collusive libeling, and threats of more bodily harm under the color of law that I am receiving from VERITOX and "the Court Group", et.al.²⁷

Should you each choose to become named defendants in RICO for concealment of fraudulent and void court documents in *Kelman & Veritox v. Kramer* being criminally used to harass and libel me in order to fleece the U.S. public; some of your co-defendants will be:

Justices Judith (MCCONNELL), Richard (HUFFMAN), Patricia (BENKE), Joan (IRION), Cynthia (AARON) and Alex (MACDONALD); Judges Michael P. (ORFIELD), Lisa C. (SCHALL), Joel (PRESSMAN), William S. (DATO), Thomas (NUGENT), Earl (MAAS), Robert (DAHLQUIST), Kevin (ENRIGHT), and Robert (TRENTACOSTA); Chief Justice Tani (CANTIL-SAKAUYE); San Diego Superior Court CEO, Michael (RODDY); Deputy Clerks Michael (GARLAND), Lori (SANS-NICHOLS), Rita (RODRIQUEZ), Alan (LUM), Cheryl (KARINI), Scott (BUSHKOHLE); Appellate Clerk,

²⁷ October 2013, the same lies by stalker ROBBINS on the AIHA Linked In Board, as found on the website of VERITOX, Inc. in furtherance of their illicit interstate enterprise <http://www.veritox.com/>

Kevin (LANE); AOC Director Stephen (JAHR); (JUDICIAL COUNCIL) members; (ADMINISTRATIVE OFFICES OF THE COURTS); (CALIFORNIA STATE BAR); Jill (SPERBER); Wonder (LI-ANG) Bruce J. (KELMAN), Bryan D. (HARDIN), Andrew (SAXON), Coreen (ROBBINS), Loni (SWENSON), Robert (SCHRIEBE), Robert (CLARK), the federal contracting corporation (VERITOX) Inc; their California attorney, Keith (SCHEUER); Sheriff William (GORE); Sheriff Records Supervisor Deborah (DUNCAN); San Diego District Attorney Bonnie (DUMANIS); Tracey (SANG); Scott (ARMOUR); Lisa (RICKARD); Lawrence (MONE); and estimated DOES 1-100.

When you are unable to provide the impossible proof of the validity of 2008 Judgment and the 2010 Remittitur that you have been aiding to conceal are fraudulent; and if I do not receive notification by February 28, 2014 of your intended action to punish the involved compromised judiciaries; I will assume that the individuals serving as COMMISSIONERS and CLAY have each chosen to be sued personally for RICO.

You are each currently committing violations of the Civil Rights Act of 1964 (42 U.S.C. §§ 1983, 1985, 1986); Racketeering and Corrupt Organizations Act of 1970 (18 U.S.C. § 1962); and violation of article VI section 18 of the California Constitution.

So there can be no question that the COMMISSIONERS have been made aware and understand what is at stake for the public from their failure to act: In a relevant part of the link that the COMMISSIONERS were provided on February 5, 2014 where they allegedly viewed the videos and saw the direct evidence of me being collusively libeled, stalked and threatened by VERITOX, and the Court Group, et.al. (see fn 23):

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."

As I have already been incarcerated and physically harmed once for refusing to sign a document stating this massive fraud is not occurring, I do not take the threats of more harm at the hands of compromised judiciaries and the local sheriff lightly. Additionally, the District Attorney Bonnie (DUMANIS) uses tax dollars to falsely advertises herself on billboards as one who stops workers' comp fraudsters.

DUMANIS knows that I can prove her refusal to stop the local court fraudsters who have been committing crimes with no jurisdiction; and her refusals to stop the cyberstalking in this matter²⁸, aids workers comp insurer fraud to continue in San Diego county and nationwide. A notorious political animal running for re-election and already embroiled in one FBI investigation, I fear DUMANIS, too. Sheriff GORE, who gave me a false criminal FBI record in March of 2012, and refused to remove it for six months while falsely claiming the computer system would not allow it, is also running for re-election.

I refuse to spend the rest of my life being character assassinated, financially ruined, stalked by well connected criminal liars; and living in fear for my physical safety by hands of those who commit collusively criminal acts under the color of law. You are going to have to answer the question, **“Why haven’t you punished former CJP Chair MCCONNELL for falsification and continued usage of falsified court documents, coram non iudice?”**

If there are any misstatements of fact in this letter, please let me know and I will correct on the website ContemptOfCourtFor.ME. To my knowledge and as established by the numerous disingenuous and obfuscating CLAY responses to direct evidence of extrinsic fraud by MCCONNELL, HUFFMAN, and BENKE, et.al., there are none.

Sincerely,

Mrs. Sharon Noonan Kramer

CC: 1.) Governor Jerry Brown 2.) Cal Attorney General Kamala Harris 3.) Cal Auditor Elaine Howle, 4.) JC/AOC Litigation Management Committee, 5.) U.S. Attorney General Eric Holder, 6.) FBI Officer In Charge of San Diego Daphne Hearn, 7.) U.S. Attorney for the So Cal Ninth District Laura Duffy; 8.) San Diego County Supervisors Chair Diane Jacob

Attachments: 1.) Dec 2008 Void Judgment in its current form; 2.) Dec 2010 Fraudulent Remittitur awarding costs to undisclosed “Respondents”; 3.) February 2014 San Diego County Supervisors directing me to the Attorney General to address the collusive criminality.

²⁸ October 2012, DA DUMANIS & Deputy DA THOMPSON refusal to prosecute MCCONNELL et.al. and stop the ongoing stalking by apparent court employees; <http://freepdfhosting.com/86d472d815.pdf>

COURT OF APPEAL - STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION ONE

San Diego County Superior Court - Main
P.O. Box 120128
San Diego, CA 92112

RE: BRUCE KELMAN et al.,
Plaintiffs and Respondents,
v.
SHARON KRAMER,
Defendant and Appellant.
D054496
San Diego County No. GIN044539

*** REMITTITUR ***

I, Stephen M. Kelly, Clerk of the Court of Appeal of the State of California, for the Fourth Appellate District, certify the attached is a true and correct copy of the original opinion or decision entered in the above-entitled case on September 14, 2010, and that this opinion or decision has now become final.

- Appellant Respondent to recover costs.
- Each party to bear own costs.
- Costs are not awarded in this proceeding.
- Other (See Below)

Respondents to recover their costs of appeal.

Witness my hand and the seal of the Court affixed this

DEC 20 2010

STEPHEN M. KELLY, Clerk



*Costs awarded against
Petitioner to undisclosed parties
& concealers, McConnell concealed
Haidin in 2006 anti-SHAPD*

cc: All Parties (Copy of remittitur only, Cal. Rules of Court)

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TO BE FILED IN THE COURT OF APPEAL

APP-008

COURT OF APPEAL		APPELLATE DISTRICT, DIVISION	Court of Appeal Case Number 4th Civil Case No. D054496
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) Keith Scheuer, Esq. Cal. Bar # 082797 Scheuer & Gillett, 4640 Admiralty Way, #402, Marina Del Rey, CA 90292			Superior Court Case Number GIN044539
TELEPHONE NO.: 310 577-1170 FAX NO. (Optional):			FOR COURT USE ONLY
E-MAIL ADDRESS (Optional):			Court of Appeal Fourth District FILED SEP 14 2009 Stephan M. Kelly, Clerk
ATTORNEY FOR (Name): Respondent Bruce J. Kelman			
APPELLANT/PETITIONER: Sharon Kramer			
RESPONDENT/REAL PARTY IN INTEREST: Bruce Kelman			
CERTIFICATE OF INTERESTED ENTITIES OR PERSONS			
Check one: <input checked="" type="checkbox"/> INITIAL CERTIFICATE <input type="checkbox"/> SUPPLEMENTAL CERTIFICATE			

Notice: Please read rules 8.208 and 8.488 before completing this form. You may use this form for the initial certificate in an appeal when you file your brief or a prebriefing motion, application, or opposition to such a motion or application in the Court of Appeal, and when you file a petition for an extraordinary writ. You may also use this form as a supplemental certificate when you learn of changed or additional information that must be disclosed.

This form is being submitted on behalf of the following party (name): Respondent Bruce J. Kelman

- a. There are no interested entities or persons that must be listed in this certificate under rule 8.208.
- b. Interested entities or persons required to be listed under rule 8.208 are as follows:

Full name of interested entity or person	Nature of interest (Explain):
(1)	<p>Only Kelman disclosed to be a party on appeal for the 2010 Review</p>
(2)	
(3)	
(4)	
(5)	

Continued on attachment 2.

The undersigned certifies that the above-listed persons or entities (corporations, partnerships, firms, or any other association, but not including government entities or their agencies) have either (1) an ownership interest of 10 percent or more in the party if it is an entity; or (2) a financial or other interest in the outcome of the proceeding that the justices should consider in determining whether to disqualify themselves, as defined in rule 8.208(e)(2).

Date: September 10, 2009
Keith Scheuer, Esq.
(TYPE OR PRINT NAME)


(SIGNATURE OF PARTY OR ATTORNEY)

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F I L E D
Clerk of the Superior Court

SEP 24 2008

By: M. GARLAND, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SAN DIEGO, NORTH DISTRICT

BRUCE J. KELMAN,)	CASE NO. GIN044539
GLOBALTOX, INC.,)	Assigned for All Purposes to:
)	HON. LISA C. SCHALL
Plaintiffs,)	DEPARTMENT 31
)	UNLIMITED CIVIL CASE
v.)	Case filed: May 16, 2005
)	PROPOSED JUDGMENT
SHARON KRAMER, and DOES 1)	Trial Date: August 18, 2008
through 20, inclusive,)	Department: N-31
Defendants.)	

This action came on regularly for trial by jury on August 18, 2008, with Plaintiffs appearing in person and by Keith Scheuer, Esq. of Scheuer & Gillett, and Defendant appearing in person and by Lincoln Bandlow, Esq. of Spillane Shaeffer Aronoff Bandlow. A jury of 12 persons was duly impaneled and sworn, witnesses testified, and after being duly instructed by the Court, the jury deliberated and thereon duly returned the following special verdicts:

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1 1. That Defendant Sharon Kramer acted wrongly by
2 making the following statement: "Dr. Kelman altered his under
3 oath statements on the witness stand" while he testified as a
4 witness in an Oregon lawsuit; that Kramer made the above
5 statement to persons other than Kelman; that the persons to
6 whom the statement was made reasonably understood that the
7 statement was about Bruce Kelman; that persons who read the
8 statement reasonably could have understood it to mean that
9 Kelman had committed the crime of perjury or testified
10 falsely while on the witness stand; that the statement was
11 false; that Kelman proved, by clear and convincing evidence,
12 that Kramer knew the statement was false, or had serious
13 doubts about the truth of the statement; and that Kelman be
14 awarded a monetary sum of nominal damages in the amount of
15 \$1.00 (one dollar and no cents).
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18 2. That Kramer made the statement to persons other
19 than GlobalTox, Inc., and that the persons to whom the
20 statement was made did not reasonably understand that the
21 statement was about GlobalTox.

22 NOW THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that
23 Plaintiff Bruce Kelman recover the sum of \$1.00 (one dollar
24 and no cents) as nominal damages from Defendant Sharon
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This was added on Oct 12/2010

This was added on Oct 10/14/08 w/0 data
\$7,252.65

Morgan and 12/10/08

Kramer, and costs in the amount of \$7,252.65 and that Plaintiff GlobalTox, Inc. recover nothing in this action.

Dated: 9/24/08

[Signature]
Judge of the Superior Court

LISA C. SCHALL

one year after 2nd litigation began
OCT 23 2011 Defendant Kramer is the prevailing party as to Plaintiff GlobalTox, Inc. the judgment shall include costs of \$7,545.78 in favor of defendant Kramer and as against Plaintiff GlobalTox, Inc.
[Signature]

This document was submitted as the sole foundational document to Kelman v Kramer Case No 37-2010-00061530-cv-DF-NC in Nov 2010 by Keith Schum and Bruce Kelman

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County of San Diego

HELEN N. ROBBINS-MEYER
CHIEF ADMINISTRATIVE OFFICER
(619) 531-6226
FAX: (619) 557-4060

CHIEF ADMINISTRATIVE OFFICE

1600 PACIFIC HIGHWAY, STE. 209, SAN DIEGO, CA 92101-2422

DONALD F. STEUER
ASST. CHIEF ADMINISTRATIVE OFFICER/
CHIEF OPERATING OFFICER
(619) 531-4940
FAX: (619) 557-4060

February 3, 2014

Sharon Kramer
2031 Arborwood Place
Escondido, CA 92029

Dear Ms. Kramer:

This is in response to the concerns you shared with the Board of Supervisors at their January 7, 2014 meeting.

Staff has reviewed your January 7, 2014 letter and has affirmed we have no authority to investigate the District Attorney or Sheriff. To that extent, we understand the allegations fall under the supervision of the Attorney General.

We regret we are unable to provide you with the direct assistance you request. You may want to contact the County Bar Association's lawyer information services for free consultation on possible options that may be available to you.

Sincerely,

HELEN N. ROBBINS-MEYER
Chief Administrative Officer

HRM/dq

C: Board of Supervisors
Clerk of the Board of Supervisors