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IN 2015, THE UNITED STATES DEPARTMENT OF JUSTICE REFUSED TO PROSECUTE MR. KELMAN & CALIFORNIA COURT OFFICERS, ET.AL, FOR CRIMINAL ACTS IN SLAPP ~ USDOJ HAS USED THE VERITOX THEORY FOR OVER A DECADE

As stated on the Veritox, Inc. website: "If you are a current or prospective client and have any questions about this, please call us for additional information and documentation." Either Veritox, Inc. provides doctored or incomplete documentation from the fixed California SLAPP suits to potential client/toxic tort defense attorneys, misleading them that they would be hiring professional experts of the highest integrity and scientific knowledge — or — toxic tort defense attorneys are provided the complete documentation from the fixed SLAPP suits as a selling feature to hire Veritox, Inc. associates.

If an unethical attorney wanted to win a case by any means the complete SLAPP documentation would instill confidence that those who hire Veritox, Inc. are hiring people who will lie under oath on their and their clients' behalves with no need for anyone to be concerned about personal accountability. Corroborated by evidence, Mr. Kelman, Veritox and their attorney Mr. Scheuer, clearly possess "Toxic Clout" [142] making them "too big to jail" by the USDOJ [143] for criminal acts in SLAPP to defraud the public.

This appears to be because of all of the fearless California jurists and other public servants who would need to be jailed alongside them for the case-fixing and cover-up by criminal means [144] - or - because the USDOJ uses the Veritox Theory to defeat liability for WDB disabilities of federal employees and THEIR families.

From 2004 to date, the USDOJ has hired Veritox, Inc. as expert witnesses multiple times reportedly paying them nearly \$1,000.000.00.[145] The Veritox Theory has been repeatedly used by USDOJ attorneys to defeat claims of federal liability caused by negligent maintenance of WDB military housing and various federal buildings. [146] [147]

Under new leadership, the USDOJ claims to be holding corporate fraudsters personally accountable for harming the United States public by unlawful and criminal acts. [See fn 144] They claim to be cracking down on discriminatory acts by government employees in local jurisdictions who violate civil rights. [148]

Yet the USDOJ's promises of renewed ethics, of holding corporate fraudsters accountable, and of stopping civil rights violations by government employees, ring hollow. The promises of prosecution for collusive criminal acts appear not to apply when the USDOJ has an ugly stake in the game.

On August 7, 2015, a letter was sent to me from the office of the USDOJ Attorney Southern District of California refusing to prosecute for the collusive fraud upon the court in the SLAPP suits causing mass discrimination of WDB-disabled on behalf of WDB-stakeholders, including the United States government; while violating my right to advocate for the WDB-disabled. [149]

Mr. Kevin Shipp is an ex-CIA agent and author of the book, "From the Company of Shadows". My fellow-whistleblower Mr. Shipp, provided the following quote for this letter. Like mine, his comments are made to help thwart U.S. government backed fraud, waste, abuse of power, cronyism and rampant whistleblower retaliation/justified fear of retribution over the Toxic Mold Issue – to help save lives. To quote Mr. Shipp:

"Repeatedly, the federal government has concealed the existence of toxic mold in government buildings and on government bases. Certain agencies have gone as far as claiming personal injury suits for toxic mold and other exposures are 'classified,' to keep them from reaching the courts. Similar obstruction is used by the US military to conceal toxic exposure of military personnel and their families. As a result, federal employees and their families have suffered serious medical injury, incurred significant medical bills, had their personal possessions destroyed due to contamination and have been financially ruined. This has become a common modus operandi used by federal agencies to silence plaintiffs in federal toxic torts suits - because it has worked in the past. In many cases, federal employees or service members who file these complaints suffer severe retribution, including demotions and the loss of their career. This has caused several injured federal workers to refrain from reporting their illnesses, for fear of retribution." [150]

Whilst only addressing a minor player in the SLAPP fiasco, Sheriff William Gore, the gist of the August 7, 2015 USDOJ letter, is that they refuse to file charges against those who conspired to commit and cover-up the criminal acts in the aforementioned California SLAPP suits. Paraphrased, the letter states that I am more than welcome to try to do the USDOJ attorneys' taxpayer-funded jobs for them by filing a federal lawsuit on my own and most likely spend the rest of my life (and what little money I have left from being retaliated against for a decade) in litigation, as the fraudsters continue to go unpunished and able to harm many more people.

The USDOJ was made aware that jurists' fraud upon the court in SLAPP continues to cause nationwide financially-motivated discrimination of the environmentally disabled. They were made aware that the fraud was purposed toward the continued proliferation and misuse of the Veritox Theory. They were made aware that my civil rights to advocate for environmentally disabled have been egregiously violated by a decade-worth of retribution by criminal acts in the California courts.[151]

The "Thanks for sharing letter" from the USDOJ is not an acceptable answer when so many lives remain at stake, when my rights along with those of many others are still being violated, and while criminals who have harmed so many under the color of law continue to do so with no fear of ever being held accountable. The USDOJ letter telling me that I could file a federal lawsuit on my own is the epitome of what the saying "Justice delayed is justice denied" means.

^[142] Center for Public Integrity "Toxic Clout" www.publicintegrity.org/environment/pollution/toxic-clout

[143] Sept 2015 NY Times "Justice Department Sets Sights on Wall Street Executives" http://www.nytimes.com/2015/09/10/us/politics/new-justice-dept-rules-aimed-at-prosecuting-corporate-executives.html? r=0

[144] Oct 2015 The Guardian "Corrupt justice: what happens when judges' bias taints a case?" "Hundreds of judicial transgressions...uncovered" http://www.theguardian.com/us-news/2015/oct/18/judge-bias-corrupts-court-cases

[145] FedSpending.org re: USDOJ payment to Veritox as expert witnesses <a href="http://www.fedspending.org/fpds/fpds.php?fiscal_year=ALL&city=Redmond&state=WA&company_name=Veritox&sortp=u&maj_agency_cat=15&first_year_range=2003&last_year_range=2012&year_range=2003-2012&datype=T&reptype=l&database=fpds&detail=3&submit=GO

[146] 2006 Mr. Kelman citing the Veritox Theory for the USDOI's defense in a moldy military housing litigation. [See page 10-13 for symptoms he testified could not be from mycotoxins in WDB –based on his Veritox Theory] http://freepdfhosting.com/3696bb70f0.pdf

[147] 2006 Ms. Robbins citing the ACOEM version of the Veritox Theory for the USDOJ's defense. [See page 7: "the ACOEM position statement is that 'Current scientific evidence does not support the proposition that human health has been adversely affected by inhaled mycotoxins in the home, school, or office environment.' American College of Occupational and Environmental Medicine (ACOEM) Council on Scientific Affairs. Evidence-Based Statement. Adverse Human Health Effects Associated with Molds in the Indoor Environment. JOEM 2003: 470-478]"] http://freepdfhosting.com/8f0549a742.pdf

[148] August 19, 2015 NY Times "Justice Dept. Presses Civil Rights Agenda in Local Courts" <a href="http://www.nytimes.com/2015/08/20/us/justice-dept-presses-civil-rights-agenda-in-local-courts.html?emc=edit th 20150820&nl=todaysheadlines&nlid=48605265& r=1

[149] August 7, 2015 letter from USDOJ refusing to prosecute for my civil rights being violated by a decade of local court officers, et. al. causing discrimination of the environmentally disabled to continue nationwide, by criminal means http://freepdfhosting.com/aa5216c9c7.pdf

[150] Kevin Shipp "In the Company of Shadows" A Tea Party Tribute http://www.teapartytribune.com/2013/08/23/ex-cia-agent-releases-code-buried-in-book/

[151] 42 U.S.C. §§ 12201–12213. Title V includes an anti-retaliation or coercion provision. The Technical Assistance Manual for the ADA explains it: "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."

http://www.ada.gov/taman3.html