WHO is Re-corrupting HHS re: Mold & Biotoxin Illnesses?

From: Sharon Noonan Kramer (snk1955@aol.com)

To: samuel.bagenstos@hhs.gov; andre.jones@hhs.gov; snk1955@aol.com

Date: Monday, June 5, 2023 at 07:14 AM PDT

Dear Mr. Bagenstos (and Andre Jones)

I would think that by now you understand that I am typically a fairly nice woman. However, I am justifiably peeved.

There is nothing funny or harmless about my being framed for libel since 2005 and my being jailed for refusing to be coerced to lie about it by a California judge (with thus far impunity); and with the ultimate goal of the SLAPP fixing being to keep HHS promoting the highly lucrative Big Lie that moldy buildings do not cause disabling brain injuries. Cause the SLAPP suits to end with rightfully due prosecutions and HHS's Big Lie ends with it.

Thus far, I have been giving you many pieces of information and evidence regarding this ongoing criminal matter involving HHS and the California courts, et.al. while desperately begging for your help for myself, the People, science, and justice. Although you are not responding, I assume that as General Counsel of HHS you are diligently forwarding my emails to Secretary Becerra like I have asked you to do.

With today's email, I am going to begin showing you that the fraud in HHS policies is proven to be intentional; and why there is no way that I am backing down until Secretary Becerra becomes a man of his word to me.

Again, he should not have said he would investigate if he did not mean it. This is especially true because a camera was rolling and I had just explained, both orally and in writing, the criminal purposes and ongoing harm from the yet-to-be-prosecuted SLAPP fixing, for and with, HHS environmental policy deformers/mold litigation expert defense witnesses as beneficiary plaintiffs of case-fixed SLAPP.

Again, Secretary Becerra owes the People, science, justice, and me an investigation of why the California courts have been abused since 2005 by several of his former fellow officers of the courts, to frame me as libeling HHS and its policy deformers in the mold issue -- namely former U.S. Assistant Surgeon General/CDC NIOSH Deputy Director/toxicologist Bryan HARDIN and his business partner toxicologist Bruce KELMAN.

Again, the 2.09.2017 video of Secretary Becerra joking with California jurists and pledging to investigate them, their blind eyed ethics watchdog the Commission on Judicial Performance (CJP), HHS policy deformer as case fixed SLAPP plaintiffs, et.al.-- later; along with all the emails that I have sent to you thus far, may be viewed at the Katy's Exposure blog post:

<u>CA Atty General Becerra Abets Criminal Cover Up of CDC's Scientific Frauds in the Mold Issue – See Video</u> https://katysexposure.com/2021/03/16/ca-atty-general-becerra-abets-criminal-cover-up-of-cdcs-scientific-frauds-in-the-mold-issue-see-video/

THE CASE OF THE BRAIN INJURED AIR TRAFFIC CONTROLLERS

On March 30, 2009, the Department of Labor (DOL) awarded Detroit Air Traffic Controller Robert Haeffner restitution for becoming permanently disabled with a brain injury and additional forms of chronic inflammation throughout the body. His on-the-job injury was caused by being forced to work in the moldy Detroit Air Traffic Control Tower since 2005.

Mr. Haeffner's work environment had turned him into a potential catalyst for catastrophe. He and others were afraid he was going to kill many people via not being able to think straight enough to direct air traffic away from mid-air collisions.

One may read the 2009 DOL decision and background of the hoops that Mr. Haeffner and his treating physicians had to jump through before the federal government would acknowledge that moldy buildings are scientifically proven within a reasonably degree of certainty to cause disabling brain injuries.

U.S. DEPARTMENT OF LABOR

EMPLOYMENT STANDARDS ADMINISTRATION OFFICE OF WORKERS' COMP PROGRAMS PO BOX 8300 DISTRICT 9 CLE LONDON, KY 40742-8300 Phone: (216) 357-5100

March 30, 2009

Date of Injury: 06/20/2007

Employee: ROBERT D. HAEFNER

ROBERT DANIEL HAEFNER 50464 ELMWOOD CT PLYMOUTH, MI 48170

Dear Mr. HAEFNER:

This is to notify you that your claim has been accepted for:

Diagnosed condition(s) and ICD-9 code(s): CHRONIC MULTISYSTEM ILLNESS, ICD-9 CODE 989.7, DUE TO MOLD EXPOSURE AT THE DETROIT AIRPORT TOWER IN NOVEMBER 2005, DECEMBER 2006, JANUARY 2007, AND FEBRUARY 2008.

Dr. Guidice then reports your history of work exposure and indicates you began having cognitive deficits including an increased processing time with transmissions, inability to multitask on a rapid basis, inability to filter out transmissions that do not need a response, and errors. Dr. Guidice reports that you were medically disqualified by the FAA physician and she agrees with that assessment. She further reports similar complaints from other employees in the Detroit Tower. A plethora of your personal "post mold exposure" symptoms were further outlined. Your past medical, educational, military, work history, social history, and family histories were outlined. Positive findings upon neurological examination were reported as impaired concentration and memory, work finding difficulties, stuttering, impulsive and distractible, all based on "simple, formal" testing. Dr. Guidice stated that your judgment and problem solving is functionally impaired for daily life. Visual problems were also reported based on testing, as was bilateral heel-shin ataxia, right greater than left; slowed left hand fine coordination; mild decreased rapid alternating movements of the left hand; and mild decreased strength in the left finger abductors.

The Haefner DOL Decision:

Haefner OWCP approval 2009.pdf (survivingmold.com)

Do you think it could cause a national security threat if armed troops who live in moldy military housing acquire the same symptoms as the air traffic controllers, and their military physicians are misled via DOD parroting HHS as false proof that moldy buildings cannot cause the disabling symptoms?

WHO AUTHORIZED THE CORRUPTION OF A CDC WEBPAGE IN DECEMBER OF 2019?

Do you know who authorized corrupting the CDC webpage "*Basic Facts About Mold and Dampness*" days before Christmas in December of 2019? The following disinformation was added to the page that is frequently cited (sometimes verbatim) by DOD and others as a government source of authority regarding maladies that can be caused by water damaged buildings (WDB):

"A link between other adverse health effects, such as acute idiopathic pulmonary hemorrhage among infants, memory loss, or lethargy, and molds, including the mold Stachybotrys chartarum has not been proven. There is no blood test for mold."

Those lying words were not on the webpage on <u>December 18, 2019</u>. I have tracked this webpage for years. It is impressive how the little webpage works.

Because it is often cited for reference by it's webpage address in other policies papers and physician advisories; stealthily changing the content of the page stealthily changes what many others are also promoting as science to physicians and to the public. It never denotes what changed on the page or what advancement in science and policy setting caused it to change. It never states who updated it.

Please do not insult me by even thinking that the above misstatements of fact on a CDC webpage must be just another one of those hilarious "extremely harmless error" without even asking me a single question of what I know about this corrupted webpage, its usages, and its crooked history. The corruption of the CDC webpage it is not funny and there is nothing harmless or accidental about it.

Look for an email tomorrow with the subject line of "From Mrs. Kramer. HHS is Covered by Manure". With that email, I am going to show you the direct evidence of how the corrupted CDC webpage is being used by the Inspector General (IG) of the Department of Defense (DOD) to miseducate military physicians; and how it is used by HHS itself to miseducate private sector physicians via HHS-funded American College of Medical Toxicology (ACMT) and the Association of Occupational and Environemtal Clinics (AOEC).

WHO authorized corrupting the CDC webpage in December of 2019? It is an important question, because the scientifically debunked bad advice that it promotes keeps creeping back into policies via broken oversight, like weeds through the cracks of a broken sidewalk.

Do not think that the above false words can be quietly removed from the CDC webpage and that will solve the problem. All that accomplishes is to bury the roots of problem deeper. It leaves those who have been proselytizing the fraud unable to cite to what has caused them to they think what they think.

It is a bad habit. HHS and associates pull weeds in the dark when they are caught growing them, and while leaving their roots buried in nurturing manure. It is not possible to kill this large weed infestation at HHS without digging through the manure and exposing and killing its buried roots.

If you are catching my drift, don't even think about changing that page without causing accountability for how it got corrupted in the first place. The corruption of the CDC webpage in December of 2019 is rooted in the scientific fraud of HARDIN and KELMAN, that I exposed in 2005 and have been retaliated against ever since for exposing it.

I know that the re-corrupted CDC webpage is being recklessly used to cripple and kill while helping those responsible for the disabilities and deaths, cheat to avoid liability for causation. This includes, but is not limited to, the PPV military housing landlord, their insurers, and government itself.

<u>Who</u> reviewed the CDC webpage three years after it was corrupted in December 2019; and on November 14, 2022, authorized leaving the above proven scientific frauds in effect under Secretary Becerra watch?

RETALIATION FOR TELLING THE TRUTH OF LUCRATIVE GOV'T CORRUPTION IN THE MOLD ISSUE IS AN INFECTIOUS DISEASE

As I have told you and Secretary Becerra, this highly profitable crime began over twenty years ago with the creation of an unscientific toxicological risk model created by HARDIN and KELMAN. Again, the below was in the documents Secretary Becerra read in February of 2017, prior to pledging to investigate the crime. ("TMD" stands for people disabled by the toxins of mold and additional biocontaminants in WDBs)

⁴ The Veritox Theory is a linear dose no threshold (LNT) risk model concocted by Bruce KELMAN & Bryan HARDIN of VERITOX, Inc. in 2001. It's a nonsequetur of science that proves nothing about TMD. In 2003, KELMAN & HARDIN accepted no less than \$25,000 to fraudulently profess that it scientifically proves: "Thus the notion that Toxic Mold is an insidious secret killer as so many media reports and trial lawyers would claim, is Junk Science unsupported by actual scientific study." in paper titled "A Scientific View of the Health Effects of Mold" by HARDIN & KELMAN for U.S. Chamber of Commerce July 17, 2003. They are toxicologists with PhDs who rely on the scientifically void Veritox Theory as Toxic Mold expert defense witnesses for the DOJ, insurers and others. It is a cost shifting scheme funded by the DHHS & EPA to be included in US physician educational materials to aid the avoidance of financial responsibility for causation of disability and death from "Toxic Mold". In 2005, Sharon Kramer published a writing of how they were marketing the fraud and who was involved. The San Diego Superior & Appellate Courts have been framing her for libel for the writing with KELMAN and VERITOX, ever since – to keep the scam going.

2

Enough is enough. It is long past time for leadership of United States to stop burying the roots of this crime in manure. People, including government employees, are justifiably afraid that they will be retaliated against if they talk about just how corrupt HHS really is in the mold issue.

The retaliation is a growing infectious disease. Just like Secretary Becerra has motivation to see me continue to be retaliated against and framed for libel in California because how bad he mucked up when I first came to him for help; you would have motivation, too, if you choose to let this continue via your silent consent as HHS's General Counsel.

And poor Andre. He has tried to help by taking my calls and giving me his email address. He has to read about what his superiors at HHS let happen, while he has no authority to end the vast harm from it. Who would he go to if he wanted to help blow the whistle? His superiors at HHS who were appointed to their positions by the President of the United States?

Retaliation for telling the truth of the matter has happened in the past to government employees and to physicians, scientists, and attorneys in the private sector. It will happen again if there is no accountability for the buried roots of this growing criminal problem.

The 2019 corruption of the CDC webpage is just the tip of the iceberg of what I know and can prove. With tomorrow's email, I am going to show you the direct evidence that HHS has been full of manure regarding WDB induced brain injuries, lung bleeds, testing for molds in the buildings and bodies, for over twenty years. I am going to show that this is proven by the Institute of Medicine and the Federal Government Accountability Office.

There is no science debate occurring in the matter. No more research is needed to understand why HHS still promotes that WDBs do not cause disabling brain injuries, lung bleeds, etc. Accountability is what is direly needed. Democracy dies in the dark.

It is the fear of retaliation that is the underlying reason that is causing HHS to remain corrupted, and the reason that the 2008 GAO audit report title is still accurate today: "IndoorMold:Better: Coordination of Research on Health Effects and More Consistent Guidance Would Improve Federal Efforts".

Encouraging fear of retaliation, is also the underlying reason that HHS has always been the concealed government real party in interest to case-fixed California SLAPP matters of *Kelman & GlobalTox v Kramer* (2005) and *Kelman v. Kramer* (2010).

Keeping me on the gallows with a noose around my neck in the town square like a legally proven Salem witch, has served to chill the speech of many who also know of the systemic corruption problems.

As I have explained to you many times in prior emails, there are many influential Cotton Mathers and their proselytizing misguided flocks would not be unhappy if the gallows' trap door was removed from beneath my feet and I was permanently silenced. I am scared, Mr. Bagenstos. And I am tired of getting royally flocked, while I watch others become disabled and die from the gagging noose remaining around my neck.

There are many esteemed careers that are wrongfully continuing via the SLAPP fixing in California remaining unprosecuted. It would only take one person from among the corrupted flocks to decide to take matters into their own hands to permanently silence me. I live with that knowledge every day of my life.

Secretary Becerra's former fellow officers of the California courts and HHS policy deforming medico-legal expert defense witnesses have already demonstrated that they are above the law according to attorneys general and their departments of justice. They have also demonstrated that they are not above physically hurting me when trying to get me to shut up.

I am legitimately scared that my continuing to do what I know is right via continuing to tell the truth to government decision makers on behalf of the People, science, and justice; is going to cause me to be severely hurt again with many flockers benefiting from the harming and silencing of me.

I HAVE KNOWN FOR CERTAIN SINCE 2005, THAT HHS IS AT THE ROOT OF THE CRIME

For many years, I have known that the roots of the corruption problem in the mold issue is at HHS. I was able to articulate the problem well enough to cause the late Senator Edward Kennedy to order a GAO audit of the problem in October of 2006.

He ordered the audit a year and a half *after* the California courts first began being used in May of 2005 to frame me as a lying witch who was libeling HHS's policy deformers, HARDIN and KELMAN.

Using political muscle to avoid accountability for the ongoing organized public corruption within the federal government, the State of California and the private sector, is also the blatantly obvious result of following that was deleted from the scope of the GAO audit in February 2007.

WHO exactly at Senate HELP authorized the deletion of the below from the scope of the GAO audit that Senator Kennedy ordered at my urging, and WHY did they do it?

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?

It is an important question. The answer of who is corrupting the science, for and with HHS today, is in the 2008 final GAO report. There is just no accountability for it, which is what is enabling it to continue. See tomorrow's email of how the above deletion from the scope of the GAO audit, directly enables the corruption of science at HHS today via the corrupted CDC webpage, etc.

WHAT DID SECRETARY BECERRA FIND TO BE FUNNY & HARMLESS ABOUT

WHAT I TOLD HIM?

Please ask Secretary Becerra to explain what he found to be so funny and harmless about Fourth District Division One Administrative Presiding Justice Judith MCCONNELL getting away with criminally (not just unlawfully, criminally) obstructing the vacating of the fraudulent court documents that are used to frame me as libeling HHS's policy deformers, HARDIN and KELMAN.

The below is from the documents that Secretary Becerra read as a vetting-before-voting Commission on Judicial Appointments (COJA) panelist in February of 2017.

To quote from my November 21, 2016 complaint to the USDOJ⁸ seeking their help to stop the scam (DOJ toxic tort defense attorneys are beneficiaries of the CA judicial SLAPP-fixing):

As such, this is the true tale of one of the most insidious scams that unsavory elements within the United States government and their contractors have ever perpetrated on the American public and workers. What makes it such a heinous, heartless crime is that all it would take to make it stop and to save thousands of lives from institutionalized discrimination is for two corrupt old women in a dirty reviewing court, MCCONNELL and BENKE, to lawfully cease obstructing the vacating of void and backdated judgments and removals of KELMAN's and VERITOX's backdated fraudulent liens from KRAMER'S property. They can't do it without spotlighting their felony acts while case-fixing SLAPP for a decade on behalf of deadly, crooked expert defense witnesses of the DOJ...

The lower court, **Judge William (DATO)** presiding in April of 2009, never added it to the face of the 2008 VOID JUDGMENT that KRAMER was a prevailing party in violation of CCP 664.5(b); and the 4th/1st FRAUDSTERS concealed that the judgment on record was fraud. (There is more to this story and court transcripts from January & April 2009. DATO couldn't amend the judgment because he knew it was a backdated fraud that should have been vacated by Judge Joel PRESSMAN or Judge SCHALL)

To quote from my request dated October 29, 2015 to MCCONNELL⁹ that she cease obstructing the vacating of the fraudulent SLAPP documents that your nominee DATO helped to create:

Justice McConnell,

RE: Recall and rescind the three remittiturs from the SLAPP suits you fixed to frame me for libel and cause the judgments to be vacated/fraudulent liens on my property removed.

You took an oath of office to protect the public and the Constitution from enemies both foreign and domestic. Yet, with strokes of your twisted pen while trying to make me appear a liar for exposing a massive fraud that harms thousands — you have physically harmed, disabled and killed more Americans than ISIS could ever hope to in their wildest dreams.

You have the ability to make it stop by recalling the fraudulent remittiturs from the fixed SLAPP suits Kelman & GlobalTox v. Kramer (2005-2013) and Kelman v. Kramer (2010-2013) of your own accord.

"a remittitur may be recalled on the reviewing court's own motion, on motion or petition after notice supported by affidavits, or on stipulation setting forth the facts which will justify the granting of the order is now determined by rule. (Rule 25(d), Rules on Appeal; 36 Cal.2d at p. 22.)... Other than for the correction of clerical errors, the recall may be ordered on the ground of fraud, mistake or inadvertence."

Please don't act like Bill Cosby and pretend you have not committed crimes until someone makes you acknowledge it. The body count is still piling up from your fraud upon the court. Please recall and rescind the remittiturs of your own accord.

8 11/21/16 "DOJ, Unveil California Justices' Obstructing the Vacating of Deadly Backdated SLAPP Documents" https://veritoxmeanstruthpoison.wordpress.com/2016/11/22/doj-unveil-california-justices-obstructing-the-vacating-of-deadly-backdated-slapp-documents/

4

Secretary Becerra also read the below in February of 2017. It is the documentation of the USDOJ refusing to prosecute MCCONNELL, et.al. for SLAPP fixing in 2015. Then, quid pro quo, hiring case-fixed SLAPP plaintiff KELMAN again as a toxic tort expert defense witness.

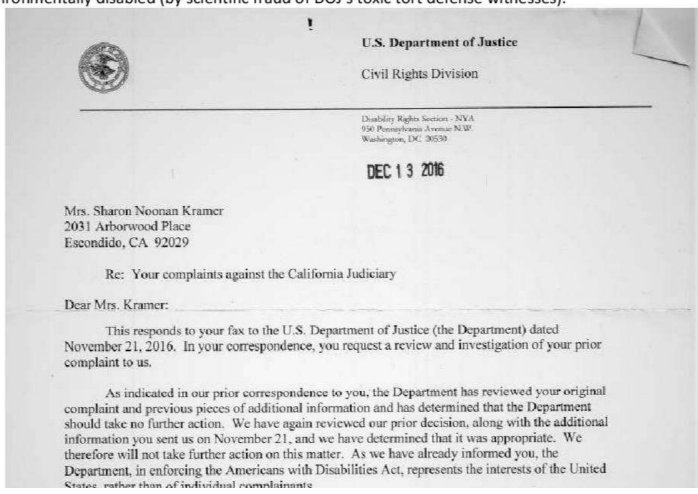
When I complained of the quid pro quo public fleecing with abuse use of both federal and state government controlled assets, I received a letter from the USDOJ on December 13, 2016 telling me to go away. The outrageously ridiculous excuse that USDOJ gave is because they do not prosecute jurists who case fix only one matter. They only help those with disabilities who civil rights are being discriminated against.

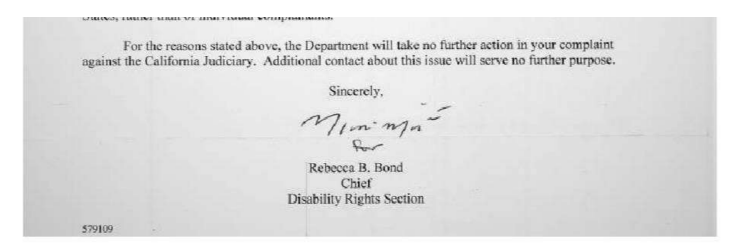
This denial by the USDOJ to prosecute the California jurists and USDOJ expert defense witnesses as SLAPP plaintiffs came less than two months before I turned to Secretary Becerra for help, as California Attorney General.

Notice that the USDOJ letter does not say that they found my direct evidence to be incorrect about the judicial SLAPP fixing for their expert defense witnesses as SLAPP plaintiffs. They had the audacity to write that they represent the interest of the United States rather than individual complainants.

⁹ 10/29/15 Request that MCCONNELL cease obstructing the vacating of fraudulent court documents. https://katysexposure.files.wordpress.com/2015/10/final-scan-mcconnell.pdf

- 11) Attached hereto as **EXH** 7^{15} is the $4^{th}/1^{st}$'s 11/09/15 denial to recall and rescind the fraud concealing remittitur from SLAPP 1. It is lynch pin to obstruction of justice for thousands of people.
- 12) Attached hereto as **EXH 8**¹⁶ is the direct evidence that $4^{th}/1^{st}$ Presiding Justice MCCONNELL knows that she is obstructing the vacating of the VOID JUDGMENT that she knows $4^{th}/1^{st}$ nominee DATO helped her to create when collusively case fixing SLAPP for twelve years to defraud the public.
- 13) Pasted hereto is the USDOJ's December 13, 2016 refusal to prosecute the "California Judiciary" under the false pretense that the twelve years of SLAPP fixing is not causing continued discrimination of the environmentally disabled (by scientific fraud of DOJ's toxic tort defense witnesses).





Latest VERITOX/DOJ contract for expert witnessing services in July 14, 2016¹⁷

¹⁵ EXH 7 11/9/2015 4th/1st DENIAL to recall the remittitur http://freepdfhosting.com/692470b965.pdf

Do you think there may be some deeply rooted and deadly conflicted interest regarding HHS's standards of care in the mold issue that have enabled the CDC webpage to be corrupted again with scientific fraud in December 2019; and for MCCONNELL to continue to frame me as libeling HARDIN and KELMAN with no accountability and no end in sight?

No? Read tomorrow's email. I am going to show you the direct evidence that HHS is covered with manure regarding its false claims that there is no proof of brain injuries, lung bleeds, and "no blood test for mold" that help to establish location of causation. And I am going to cite sources of authority (and logic) to prove it.

The next email is a bit technical. All you must grasp is that HHS's HARDIN and KELMAN did not lawfully or scientifically take someone else's rat study, add their own extrapolations and hypothetical scenarios, and scientifically prove that "evidence based, current accepted science" finds that no one is being disabled or is dying from microbial toxins in WDBs. That ain't science now and it never was.

It is a crime because their debunked toxicological risk model remains at the heart of HHS's massive disinformation machine via the epidemic infectious disease of helping them to retaliate against me for my exposing how the scam works; and my refusal to be a silenced by enabled bad actors in the California judicial branch.

¹⁶ EXH 8 10/29/15 KRAMER's direct plea to MCCONNELL to recall the remittiturs and cause the removal of fraudulent liens from KRAMER's property w/the evidence of the "yellow post-it notice" of a fraudulent judgment attached https://katysexposure.files.wordpress.com/2015/10/final-scan-mcconnell.pdf

Look for an email titled "From Mrs. Kramer. HHS is Covered by Manure". I am just about finished writing it. It should be coming to you tomorrow.

Sincerely,

Retaliated Against Whistleblower of HHS Corruption Since 2005

Mrs. Sharon Noonan Kramer