

VIII.

A DANGEROUSLY JUSTIFIED SELF-PERCEPTION OF BEING ABOVE THE LAW

When jurists believe they do not have to follow laws even when they know that thousands of people are being physically hurt from their criminal acts, it serves as a bellwether that the United States may no longer be a country of the people, by the people and for the people. The involved jurists who have repeatedly broken the law to aid the Veritox Theory to maim and kill with their lies, have repeatedly demonstrated no remorse and no fear that they would ever be held accountable for collusive fraud upon their courts with no judicial immunity from prosecution.

Their fearless crimes with no concern of being held accountable appears to be justified “*I am above the law*” mentalities. From 2010 to 2013, leading California justices (who oversee cases in the 4th/1st and who fixed their appellate opinions beginning in 2006 while suppressing the evidence of Mr. Kelman’s perjury and falsification of multiple court documents) repeatedly refused to recall the remittiturs and vacate the void judgements in both SLAPP suits. [104]

To date, **no one in government** will punish the gang of black-robed hooligans who operate out of San Diego and whose ring-leaders have basically run the California judicial branch (into the ground) for years.[105] [106] [107] [108] [109] This, while the Veritox Theory has played on to harm thousands directly as a result of years of criminal acts in the San Diego, California courts.

Case-fixer Justice Richard Huffman was the Chair of the Judicial Council (JC) Executive Committee during the time he fixed the 2010 SLAPP appellate opinion. He was Chair of this committee for fourteen years, making him the most powerful justice in the state. He now Chairs the JC Committee on Financial Accountability and Efficiency. Case-fixer Justice Judith McConnell was a CJP member/Chairwoman from 2005 to 20 13, while she was case-fixing to aid the Veritox Theory to continue.

While team-playing to cover up their crimes, in 2012, I was jailed by order of Judge Thomas Nugent, whose court had no subject matter jurisdiction (because of reliance on the void judgment from the first SLAPP to feign his court’s subject matter jurisdiction in the second). The jailing was for my refusal to sign a false confession of libel with actual malice under penalty of perjury and refusal to state in writing:

“I do not believe Dr. Kelman committed perjury.” [110] [111]

Clearly, I wholeheartedly believe that he did. In fact, I know it as do many others who, at best, remain mum. The involved jurists know that direct evidence of material perjury to manufacture malice was suppressed by the jurists since 2005, beginning with Judge Michael Orfield (retired). [See fn 121 pg 13-19 and fn 86 for perjury used throughout the SLAPPS on the material issue of malice. Fn 85, shows that Judge Orfield oversaw our family’s mold suit of 2003. He signed three of the settlements negating the false reason that Kelman and Scheuer gave for my allegedly malicious reason to expose fraud to save lives]

In 2012, (second SLAPP) Judge Nugent, Mr. Scheuer, and Mr. Kelman were trying to coerce me to apologize for my accurate 2005 writing which exposed who was involved in the mass marketing the Veritox Theory; and of Mr. Kelman getting caught weaseling about it on an Oregon witness stand, February 18, 2005. They tried to scare me into self-deeming myself a liar by signing a false confession – by order of a judge whose court had no subject matter jurisdiction, which is criminal coercion to defraud with no judicial immunity.

After all the agony they had caused me for daring to tell the truth, I had no intention of being coerced into helping them conceal how they have harmed people with the Veritox Theory by retaliating against me in abuse of court -- even with carried-through threats of false imprisonment and bodily harm. [112]

And if all of this were not evil enough, while jailed in 2012 for my resistance to their attempts to coerce me into perjury, the trumped-up civil contempt of court charges (of a court with no subject matter jurisdiction) somehow morphed into a criminal contempt of court record. [113] As a result, I was given a false criminal FBI record by the San Diego County Sheriff.

They refused to remove my false criminal record for six months while claiming their computer system did not provide the ability for them to do so. When I threatened litigation in late 2012 the records clerk, Deborah Duncan, contacted someone. She called me back and within an hour the Sheriff Department was suddenly able to remove the false FBI record. [114]

Trial court Judge Nugent, who ordered me to jail coram non judge, lost his courtroom of over twenty years in 2012 and new judge took the case, Judge Dahlquist. Nugent has never been held accountable for his criminal acts in the collusive, body-harming and character assassinating harassment of me under the color of law. [115] [116] He retired in 2015 with full pension and with his legacy as an ethical, honest judge wrongfully, yet fully intact.[117]

Beginning in 2010 while demonstrating equally Unclean Hands, San Diego County District Attorney (DA) Bonnie Dumanis repeatedly refused to prosecute Mr. Kelman, Mr. Scheuer, her compromised judicial friends in the local courts, (and the San Diego County Sheriff 2014).

Instead, she used Fraud Assessment Commission (FAC)[118] funds in 2012 (aka tax dollars) to false-advertise herself on billboards as one who stops workman's compensation insurer fraud. She had aspirations to be San Diego's mayor. (She lost).

The San Diego County DA's office receives approximately \$5,000,000 per year from FAC to stop workcomp frauds. It is appalling that at the time when DA Dumanis was spending the FAC tax-dollars to plaster her face on billboards while false advertising, "*Worker Comp fraud is a felony. We don't tolerate it*"[119] she had been well aware for over two years that the Veritox Theory was being used against injured workers to deny workcomp insurer liability in San Diego county and nationwide.

DA Dumanis was well aware that insurer fraud was continuing because of the fixed SLAPP suits that she refused to stop by refusing to prosecute her friends for felony acts in the local courts.[120] I am on tape in her office in 2010 giving a three hour interview to her deputy DA James Koerber.

Their run-around response from the DA's office was that I should go to the Commission on Judicial Performance (CJP). At the time the CJP was chaired by the justice who was the main SLAPP case fixer – DA Dumanis' friend, Justice Judith McConnell.

Contrary to repeated claims by the DA's deputies that they were powerless to stop it [121] California DAs do indeed have the jurisdiction to prosecute criminals in the county who are jurists acting without their courts having subject matter jurisdiction. It is well established law that jurists who commit criminal acts outside of their court jurisdiction have no more immunity from prosecution than any other criminal. This includes for collusively criminal acts to aid the continuance of massive insurer fraud in discrimination of disabled, including disabled workers.

“Worker Comp fraud is a felony. We don't tolerate it.” is false-self-advertising by DA Dumanis with misappropriation of tax-dollars. She most certainly tolerates it when it is insurers who are committing fraud (discriminatory to the environmentally disabled) aided by criminal acts of old time political allies in their mutual alleged war for equal rights of all people, the Lawyers' Club.[122] (This hypocritical aspect of the matter brings Bill Cosby to mind).

In 2014, the San Diego County Board of Supervisors also refused to intercede to stop the harassment I have been experiencing for the past decade for exposing the massive fraud. [123] [124] DA Dumanis again feigned ignorance of the fact that her friends in the local courts had been falsifying court documents coram non judge while causing cyberstalking of me by apparent local court employees. (Sherry Thomspson was the DDA to respond that there was nothing to my plea for help). The DA knew that I was fearful for my family's safety because of all the local court fraudsters who have motivation to see me silenced. Bone-chilling threats were being posting on the internet. (Please view the video in fn 124 and read some of the cyberstalking in fn 125)

I also went to the local FBI multiple times, who also refused to intercede. Mike Rod was the local FBI agent who refused to help stop the harassment of me by government employees in the local courts; and thus refused to stop the resultant public fleecing of taxpayers and WDB-disabled by the many continued uses of the Veritox Theory. I spent over three hours in Carlsbad FBI office being interviewed by Rod, as we discussed the falsified documents from the SLAPP suits. He has a copy of much, not all, of the fraud in the SLAPP cases aiding mass discrimination of the WDB –environmentally-disabled to continue, nationwide.

California Attorney General (AG) Kamala Harris, who is a current U.S. Senate candidate, ignored pleas to discipline the San Diego County DA and Sheriff for their roles in aiding to cover up the criminality of the SLAPP suits purposed toward abetting insurer fraud nationwide by use of the Veritox Theory.

Instead, in 2014 AG Harris [125] and all County Supervisors endorsed DA Dumanis for re-election as Dumanis endorsed the judge for re-election in whose court the 2008 judgment was falsified, Judge Lisa Schall.

In 2014, Sheriff Gore contributed \$1000 to DA Dumanis' re-election campaign, as DA Dumanis refused to prosecute him for falsifying FBI records. Gore's falsified FBI record stemmed from the cover-up of Judge Schall's void judgment by all subsequent judges and justices to oversee the matter. All County Supervisors then endorsed Sheriff Gore for re-election, just as they had done for DA Dumanis – whose name then went missing from Judge Schall's re-election endorsement page.[126]

Many government agencies and “public servants” have provided evidence that they have refused to intercede to stop the fraud, cronyism and harassment: CA Supreme Court, Judicial Council, CJP, DA, County Supervisors, Presiding Judges, State Bar, Governor, Bureau of State Audits, State Legislators, both CA U.S. Senators, CA U.S. Congressmen, US Senate HELP, OSHA, USDOJ, FBI, White House. (I could wallpaper a room with all the denials by “public servants” to stop the criminal cronyism in SLAPP which has caused the discrimination of thousands of people via the Veritox Theory.)

But California AG Harris, who oversees California's DAs and sheriffs, has never once even extended the courtesy of acknowledging receipt of multiple complaints for the massive collusion to defraud, that has been occurring on her watch as the state's chief law enforcer.[127] As such, it seems illogical to believe that she would do any better job of protecting the public's interest from corporate fraudsters and compromised government employees if she were elected to be a United States Senator. [128]

When I tried to stop the harassment and stop the damages on my own, I insisted in 2013 that 4th/1st Appellate Court Presiding Justice McConnell prove her court's subject matter jurisdiction before I would file an opening appellate brief. She simply ignored the evidence that her court's jurisdiction had been challenged in the second SLAPP. Justice Patricia Benke simultaneously refused to recall the fraudulent remittitur and vacate the void judgment from the first SLAPP. That void judgment was the document McConnell was relying upon to feign jurisdiction in the second SLAPP. While suppressing the direct evidence that her court did not have subject matter jurisdiction, and thus I could not file an opening brief until she proved it did, she chose instead to simply issue a third fraudulent remittitur from her court dismissing the case, coram non iudice.[129]

It was shortly after this that Judge Robert Dahlquist issued the thinly veiled threat in March 2013 that should I motion again for the falsified court documents/remittiturs/judgments to be vacated, Mr. Scheuer's motions to have me deemed a “vexatious litigant” would stand a good chance of being granted, coram non iudice. I got the message loud and clear. Scheuer's 2013 vexatious motion was denied “*without prejudice*”. [See fn 103]

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[104] *"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."*

<http://scocal.stanford.edu/opinion/southwestern-inv-corp-v-city-l-25899>

[105] 2011 Judicial Council Watcher, "Who REALLY runs California's judicial branch?" (case-fixer Justice Richard Huffman) <http://judicialcouncilwatcher.com/2011/03/09/who-runs-californias-judicial-branch-a-parody-of-sorts/>

[106] 2011 San Diego Reader, "Well-Behaved Women Rarely Make History" (urban legend of Judith McConnell's ethics and championing equal rights for all, shades of Bill Cosby)

<http://www.sandiegoreader.com/news/2011/feb/02/cover-well-behaved-women-history/>

[107] 2000 The Recorder, "New Age Feud in San Diego" <http://culteducation.com/group/885-deepak-chopra/5532-a-new-age-feud-in-san-diego.html> [Deepak Chopra "has complained to Gov. Gray Davis in a letter that he feels 'impotent and paralyzed because of the cronyism and corruption in the San Diego judicial system.'"]

[108] 2001 MetNews "Davis Appoints San Diego Jurist McConnell to Fourth District Court of Appeal"

<http://www.metnews.com/articles/mcco0830.htm>

[109] 2009 McConnell appointed as Chair of the Commission on Judicial Performance.

[http://cjp.ca.gov/res/docs/annual_reports/2011_%20Annual_Report_03-29-12\(1\).pdf](http://cjp.ca.gov/res/docs/annual_reports/2011_%20Annual_Report_03-29-12(1).pdf)

[110] March 14, 2012 court transcript, Me to Judge Nugent: "***This is a crime.***" I was brought before the judge in shackles and chains as Nugent "*strongly urged*" again for me to sign the false confession:

<http://freepdfhosting.com/0cce163e7b.pdf>

[111] Kelman's proposed false confession that I refused to sign in 2012 and was sent to jail for refusing to perjure myself to help them continue to defraud the public. <http://freepdfhosting.com/061bb71ca4.pdf>

[112] April 2012 Request that San Diego Superior court pay for my needed medical attention resultant from the false imprisonment. No reply received. <http://freepdfhosting.com/d0c2ecc49e.pdf>

[113] April 2012, Fourth Exparte motion for Judge Nugent to remove the false criminal record – which strongly appears to have been done on purpose. (more evidence to this aspect of the story, too.)

<http://freepdfhosting.com/d9a210111d.pdf>

[114] 2012 SD Sheriff Dept removal of false criminal FBI record <http://freepdfhosting.com/e2aeda16e5.pdf>

[115] April 5, 2012 Judge orders Sheriff to remove false criminal record – which the Sheriff refused to do for six months. <http://freepdfhosting.com/3f9fe215eb.pdf> I never would have even known they gave me a false criminal record were it not for a private sector website.

[116] April 12, 2012 Court transcript, Judge does not deny his court lacked jurisdiction to order incarceration; or harassment by criminal means was occurring in his court <http://freepdfhosting.com/a52191aa44.pdf>

[117] January 2015, the "Honorable" Superior Court Judge Thomas P. Nugent retires:

<http://freepdfhosting.com/e53b4e9a9a.pdf>

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[118] "Cal Fraud Assessment Commission is charged with allocating funding to fraud prosecutors statewide"
<http://www.insurance.ca.gov/0300-fraud/0100-fraud-division-overview/20-fac/>

[119] 2012 tax-dollar-funded billboard of DA Dumanis allegedly being tough of workcomp fraudsters
<http://www.sandiegoreader.com/news/2012/dec/07/stringers-billboard-image-bonnie-dumanis/>

[120] 2009 Reply to Appellate Court's Query <http://freepdfhosting.com/07798e41cf.pdf>

[121] 2012 DA Dumanis refusal to prosecute. <http://freepdfhosting.com/7d16ff45e2.pdf>

[122] 2012 Lawyers' Club honoring McConnell for being such a great role model when championing equal rights and civil rights protection <http://www.tjisl.edu/news-media/2012/6497>

[123] 2014 VIDEO of me begging the SD County Supervisors to help because I am fearful for my and my family's safety. <https://www.youtube.com/watch?v=EJqVpsiJCKw>

[124] 2014 Documentation to Supervisors showing I was being cyberstalked by court employees and threatened with more physical harm under the color of law. <http://freepdfhosting.com/0e212e820f.pdf>

[125] Kamala Harris and who she endorsed in 2014 https://en.wikipedia.org/wiki/Kamala_Harris

[126] 2014 Katy's Exposure "Why is DA Dumanis' Name Now Missing from Judge Lisa Schall's endorsers?"
<http://wp.me/plYPz-3Kr>

[127] 2015 Message to Governor Brown re: Harris lack of response and continuing harm to the public:
<http://wp.me/plYPz-3TW>

[128] 2015 Observer "California Prosecutor Falsifies Transcript of Confession, Court of Appeal slams Attorney General Kamala Harris again" <http://observer.com/2015/03/california-prosecutor-falsifies-transcript-of-confession/>

[129] March 2013, electronic record of McConnell's case dismissal after refusal to prove court jurisdiction
http://appellatecases.courtinfo.ca.gov/search/case/dockets.cfm?dist=41&doc_id=2027076&doc_no=D062764
She has no immunity for this, no intention of following the law, and no fear she will ever be held accountable for all the lives she has devastated by criminal means. She and the other involved 4th/1st justices continue to smile and accept adoration as noble members of society, as people continue to die from their criminal acts -- and they know it. (Shades of several Bill Cosbys in the San Diego courts.)