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From: Sharon Noonan Kramer <snk1955@aol.com>

To: samuel.bagenstos@hhs.gov <samuel.bagenstos@hhs.gov>; andre.jones@hhs.gov <andre.jones@hhs.gov>; Sharon Noonan Kramer <snk1955@aol.com>

Sent: Tue, May 23, 2023 7:27 am

Subject: Mr. Bagenstos, Your silence is scaring me.

Dear Mr. Bagenstos and Andre,

Since April 6, 2023, I have sent you seven emails and left seven messages with HHS General Counsel office receptionists. Yesterday I left a message with receptionist, Samantha.

Like the last message I left with Andre on May 10th, I told Samantha that as HHS's General Counsel, your silence is scaring me.

I am scared because I have Secretary Becerra on video pledging to investigate HHS's ongoing promotion of bastardized science as false proof that biocontaminants in water damaged buildings (WDB) do not and cannot cause disabling brain injuries, pulmonary hemorrhaging, and additional forms of chronic inflammation throughout the body.

He also pledged to investigate the judicial SLAPP fixing in California by Justice Judith MCCONNELL, et.al. that is used to frame me as libeling HHS's policy deformers, Bryan HARDIN, Ph.D. and Bruce KELMAN, Ph.D. The purpose of framing me since 2005, has always been to keep the deadly scam lucratively thriving in HHS policies, physician miseducation, public health advisories, and mold litigations.

My last email to you was sent on May 8, 2023. I showed you that Secretary Becerra has known of my March 2012 jailing and false criminal FBI record in case-fixed SLAPP since February 3, 2017. He learned of it as a vetting-before-voting Commission on Judicial Appointments (COJA) panelists.

His knowledge of the retaliation turning criminal and physical, was *prior to* his parroting California jurists' "*harmless error*" jokes with a pledge to investigate the ongoing crime and those who I named -- later -- on February 9, 2017.

Again, below is what Secretary Becerra read about my jailing, prior to joking about the ongoing crime as being a result of "*harmless errors*" and pledging to investigate MCCONNELL, HARDIN, KELMAN, SCHEUER, et.al. and their abilities to abuse HHS and the California courts together, later.

As you [former California Governor Jerry Brown] have been made aware multiple times⁵, the unpunished and unrepentant SLAPP fixing (including the concealment and continued-harassing-usages of fraudulent court documents) is enabling the creators of the bogus Veritox Theory (Bruce KELMAN and the five additional owners of VERITOX, Inc.) to profit from the SLAPP fixing. It is enabling them to continue to serve as high-paid toxic tort expert defense witnesses who use the bogus Veritox Theory to cheat sick people.

You have been made aware that citizens, government employees and private sector workers are losing everything they own and some are dying from the fraud upon the court in fixed-SLAPP which is enabling the scientifically void Veritox Theory to continue in many courts. During these same six year that I have been begging you for help to save lives, I have also been motioning and requesting that 4th/1st Justices Judith MCCONNELL and Patricia BENKE cease obstructing the vacating of the void judgment(s) and removal of fraudulent liens from the fixed SLAPPS.

To date, they will not lawfully recall and rescind their remittiturs so the Lower Court may have jurisdiction to vacate the fraud in SLAPP. This, even though they know that if they lawfully caused the vacating of void court documents in SLAPP; they would also cause the Veritox Theory to immediately cease being able to be used to harm thousands.

Your courts, KELMAN, VERITOX and their attorney SCHEUER, have spent twelve years collusively framing me for libel for the words “altered his under oath statements” and burying the evidence of fraudulent court documents. Instead of stopping the fraud, they retaliated for my refusing silence of their fraud.

In a second SLAPP suit which began in 2010 (with the void judgment from the first being the document to feign court jurisdiction) KELMAN, SCHEUER and a Judge Tom NUGENT tried to have me permanently enjoined from writing of the SLAPP fixing over those truthful and benign words. In 2012, I was jailed by NUGENT via motion of SCHEUER. The bodily-harming act was in retaliation for my refusing to sign a false confession of being guilty of libel; and refusing silence of the SLAPP-fixing continuing to harm thousands.

(I put the evidence on the Internet that I had informed the Judicial Council of the fraudulent SLAPP documents in 2011, while seeking help. Instead of help, NUGENT deemed me in civil contempt of court and ordered me to jail. While in jail, Sheriff Gore gave me a false criminal FBI record.6)

The direct evidence indicates that the 4th/1st justices know exactly what they are doing by their continued obstructing-the-vacating fraudulent court documents. There is no logical reason for appellate justices to obstruct the removal of undeniable fraudulent liens – unless their refusals to act are driven by more than mere legal error.7

MORE OF WHAT I TOLD YOU VIA EMAIL ON MAY 8, 2023:

I have no idea what Secretary Becerra found to be so funny and harmless about the above, because I found my jailing for refusing to be coerced by a judge to lie about a massive corruption problem in both federal and state gov't to be terrifying. It took many motions and nearly nine months before the powers that be would allow the Administrative Supervisor of the San Diego County Sheriff Dept to remove my false criminal FBI record.

I never would have even known that they gave me one while I was in jail, were it not for a private sector website called "Jail Base". Also not funny, my jailing (for refusing to be coerced by a judge and an attorney to lie) and my (false) criminal record was shared publicly on the Internet for anyone to see who was searching my name.

DO YOU NOT WANT TO KNOW ABOUT THE GOING CORRUPTION AT HHS?

Are you not even curious to know how I know that someone at HHS authorized the corruption of science again in December of 2019: and how this corruption is being cited and used by DOD for the military housing landlords and their insurers to continue to cripple military families in moldy military housing with impunity for negligent and fraudulent causation?

The below is how I ended my last email to you, May 8, 2023:

Back in a few hours (or maybe tomorrow) with the documentation of what CDC did in December of 2019 to keep the DOD database re: maladies from WDBs corrupted with blatant scientific fraud; after I knocked the fraud of HARDIN and KELMAN out of NMCPHC military physician miseducation in March of 2019, with the help of Captain Gillooly.

Please HELP!!!

Mrs. Kramer

DO YOU WANT TO KNOW WHO RAN THE BLOCKADE AT CADOJ FOR SECRETARY BECERRA TO AVOID HONORING HIS PLEDGE?

I think that perhaps you know her. Her name is Laura Stuber, Esq. Secretary Becerra hired her as a Senior Policy Advisor at CADOJ in April of 2017, after he made the pledge to investigate California jurists and their SLAPP fixing for HHS policy deformers in February of 2017. She was hired after I was able to have a one-hour meeting at the gaslit dead-end street in Sacramento, with CADOJ Public Corruption Unit investigator, Clifford Zall, Esq, in March of 2017.

In a May 2017, Ms. Stuber wrote:

In a message dated 5/26/2017 11:43:47 A.M. Pacific Daylight Time, Laura Stuber [email address redacted because it is still active] writes:

Dear Ms. Kramer,

I am on the Executive staff of the Attorney General and am writing to you about your allegations concerning the judicial system and the Commission on Judicial Performance.... We appreciate any person bringing allegations of potential wrongdoing to our attention, but, at this time, the office has found nothing to substantiate your claims and will not be pursuing this matter.

Ms. Stuber's prior job was as Senior Oversight Counsel at HHS by appointment of President Obama (2014-Jan 2017). Prior to that, she spent 14 years as General Counsel for Dem Senators' Permanent Subcommittee on Investigations (PSI) chaired by Senator Carl Levin (2000 to May 2014)

Below is the October 2021 announcement of Ms. Stuber' appointment to serve on the "Executive Team" of current California Attorney General Rob Bonta:

Attorney General Bonta Announces New Executive Team

Laura Stuber, Chief Advisor to the Chief Deputy Attorney General. Laura will serve as a senior legal and policy adviser to the Chief Deputy and manage high-profile projects for the Attorney General and Chief Deputy. She will develop and maintain an integrated set of change management plans and devise strategies that will benefit the department and the Attorney General. Laura has over 20 years of experience as a senior manager and political strategist in both the legislative and executive branch of the federal government. She served as Policy Director under former Attorney General Xavier Becerra. She was previously appointed by President Barack Obama to serve as the Senior Counsel to the U.S. Department of Health and Human Services and has served as Senior Counsel to the U.S. Senate Permanent Subcommittee on Investigations, managing Congressional oversight inquiries regarding the Affordable Care Act and leading multiple complex and high-stakes investigations of major U.S. and international financial institutions. She has expertise in many areas, including managing sensitive public policy matters, Office of Foreign Assets Control sanctions, anti-money laundering, tax havens, shell companies, U.S. tax compliance, Dodd-Frank Wall Street Reform, Consumer Protection Act, Affordable Care Act, and the Foreign Corrupt Practices Act. Laura earned a Juris Doctor from Drake University Law School and holds a Bachelor of Arts degree in English from Vanderbilt University.

It took just a little over three months to move a presidential appointed attorney from HHS to CADOJ, who blocked Secretary Becerra's pledged investigation of criminal abuse of HHS and the California courts from coming to fruition. The pledge to investigate was made on February 9, 2017. It was blocked with misinformation to avoid addressing the ongoing crime on May 26, 2017. (I have additional emails to and from CADOJ employees which show that Ms. Stuber was incorrect with her materially dismissive emailed decision in the matter.)

YOU REALLY SHOULD RESPOND TO ME

I know that Secretary Becerra did not start the fire of letting expert defense witnesses in mold litigation set the standard of so called "*evidence based*" care for maladies caused by water damaged buildings. That honor goes to the Bush Jr. Administration beginning in late 2001.

My understanding is that in addition to Congressional involvement via Congressman Gary Miller (R-CA) et.al., there was White House Office of Budget and Management (OBM) and Office of Science and Technology Policy (OSTP) involvement in the decision to put the financial interests of industry over that of science and the welfare of the people as matters of policy.

Even though I know that Secretary Becerra did not start it, I also know that I have him on video pledging to do what is needed to put out the fire.

I am terrified that I am going to be hurt AGAIN for reaching out to you, General Counsel of HHS, on behalf of my fellowman. But I am also sick of living in fear of my own government while being forced to watch military families and others be cheated and devastated by bastardized science in the federal department, whose job it is to protect their health and safety.

I have no intention of taking this matter to the grave with me, when I know I can cause it and the growing harm from it to end via causing Secretary Becerra to become a man of his word.

If I don't hear back from you, I will just keep sending you emails until I can corroborate that you, the General Counsel of HHS, know the whole story ugly story; and that I have asked you several times to share my emails with Secretary Becerra so he may end the ongoing and criminal problem.

All that I ask is that Secretary Becerra apologize for the "harmless error" jokes; and that he become a man of his word to me in the People's, science's and justice's (and my) combined best interests. He should not have said the following (while being video recorded) if he did not mean it:

If you'll allow me to interject for Mrs. Kramer's sake, that the department of justice is there, available. If she has some matter she'd like to bring to the attention of my office, we'll certainly consider that. We always will. We always should.

MY EMAILS TO YOU ARE ON THE NET

As I informed Samantha yesterday and I asked her to tell you, I am uploading all the emails that I am sending to you to the blog, "*Katy's Exposure Exposing Environmental Health Threats and Those Responsible.*" I also recorded myself telling Samantha. That recording is now uploaded to Katy's Exposure, too.

It's at the 3.16.21 blog post of "*CA Atty General Becerra Abets Criminal Cover Up of CDC's Scientific Frauds in the Mold Issue – See Video*". I am quietly uploading the emails while not

sharing the uploads on social media platforms. I am doing it, so you may easily share what I am telling you with Secretary Becerra and other (hopefully honorable) government decision makers.

I am also uploading them as an insurance policy that I don't get hurt again for continuing to tell the truth to government decision makers with authority to make the crime end -- with accountability for fraudsters who are *still* getting away with gaming the system.

PLEASE HELP, Mr. Bagenstos. I really do not want to have to make an embarrassing formal "Demand" that Secretary Becerra become a man of his word. I just want the crime and the harm from it to be ended, along with the fear-inspiring retaliation that I continue to experience for exposing it.

Email: snk1955@aol.com

Cell phone: 760-822-8026 Leave a text message with a good time to call you back.

Sincerely,
Sharon Noonan Kramer