from Sharon Kramer You are going to get me killed if you & Sec Becerra won't talk to me.

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

To: samuel.bagenstos@hhs.gov; samantha.austin@hhs.gov

Date: Monday, August 28, 2023 at 05:25 AM PDT

Dear Bagenstos and Ms. Austin,

This is now my fifteenth email to you since April 10, 2023. I have been begging that you help to cause Secretary Becerra to become a man of his 2.09.2017 video recorded word to me. PLEASE at least, talk to me.

In 2005, I blew the whistle re: HHS and its private sector partners promoting scientific fraud penned by lying expert defense witnesses in mold litigation to defraud the public for money.

The Veritox Theory by former U.S. Assistant Surgeon General Bryan Hardin and his business partner Bruce Kelman, is mass marketed scientific fraud.

There is no such animal as a toxicological risk model that proves people are lying about acquiring disabling brain injuries, lung bleeds, and additional forms of chronic inflammation throughout the body ("CIRS") from exposure to biocontaminants in water damaged buildings (WDB).

Secretary Becerra was shown the following in February of 2017 about how people with toxic mold disabilities ("TMD") and CIRS are being sickened, discriminated against, cheated, and dying via HHS promoting blatant scientific fraud -- with the California courts criminally abused to cover it up via case-fixing SLAPP for HHS policy deformers, Hardin and Kelman, as SLAPP plaintiffs.

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I have shown you that I have given three interviews about this matter, beginning last October. They are at the bottom of this old post on Katy's Exposure.

<u>CA Atty General Becerra Abets Criminal Cover Up of CDC's Scientific</u> Frauds in the Mold Issue – See Video

More and more people are understanding that the reason they can't get help for TMD and CIRS is because HHS is disinforming mainstream physicians; and that the California courts have been abused since to 2005 to frame me for libel to aid and abet the scam to continue.

PLEASE DON'T MAKE ME GO HERE

I do not believe it was ever Secretary Becerra's intent to become the gatekeeper of deadly scientific fraud at HHS and the criminal cover up of it in the California courts. Unfortunately, he is, until he becomes a man of his February 9, 2017 video recorded word to me.

I have more interviews in the hopper. I am documenting that you all know what I am telling others, while showing direct evidence. If you force me to, I will file a formal "DEMAND" for the direly needed criminal investigation.

I don't want to do it. It is not my goal to embarrass Secretary Becerra. I want the crime to end with you all's help, not by more fighting.

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.

I am sincerely afraid that I am going to be murdered if you all do not commit to causing the criminal investigations.

I have a degree in marketing. I could articulate the matter well enough to cause a GAO audit in 2006, by directive of the late Senator Edward Kennedy.

This is where I am heading. Please don't make me go here in order to cause you all to cause the needed criminal investigations:

HOW BECERRA, ET.AL. KEEP THE VOID JUDGMENT FROM KELMAN & GLOBALTOX v. KRAMER CRIMINALLY VIABLE TO DEFRAUD THE PUBLIC

February 9, 2017, at the California Commission on Judicial Appointments (COJA) hearing:

Me: I submitted documents. I'm one of the people who worked very hard to cause the audit of the Commission on Judicial Performance (CJP) because of court crimes going unpunished. There's a scientifically void risk assessment model. It's called the Veritox Theory. It was penned by toxicologists at Veritox, Inc. [former HHS Assistant Surgeon General/CDC NIOSH Deputy Director Bryan D. Hardin, Ph.D. & Bruce Kelman, Ph.D. (now J.S. Held's toxicologists)] What it does is falsely claim to prove that toxic mold can never reach a level to disable or kill.

In 2005, Veritox and their president, Bruce Kelman, sued me for libel for the words "altered his under-oath statements" in the writing. With all due respect, Chief Justice [Tani Cantil-Sakayue], your courts have spent twelve years harassing me and framing me for libel for those words by the creation and continued usages of void judgments, fraudulent liens and fraud concealing remittiturs.

Judge Dato violated Penal Code 134 by leaving a void judgment in effect. Justice McConnell has been obstructing its vacating.

Um, what I really came here to ask is for the Attorney General of the State of California to investigate these unpunished crimes, CJP [Commission on Judicial Performance] unpunished crimes. Because it's harming a lot of people across the United States. Will you do that?

HHS SECRETARY BECERRA (former California Attorney General):

If you'll allow me to interject just 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.

5.26.2017 CADOJ'S LAURA STUBER, ESQ. MISSTATED THAT SECRETARY BECERRA'S PLEDGED INVESTIGATION TOOK PLACE & CADOJ FOUND NOTHING TO MY

COMPLAINT

From: Laura Stuber < redacted>

To: SNK1955@aol.com

Sent: Friday, May 26, 2017 at 11:43:47 AM PDT

Subject: FW: From Sharon Kramer

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. I understand that both Supervising Deputy Attorney General Gonzalez and Deputy Attorney General Zall have previously communicated with you, spent significant time meeting with you, and have reviewed your materials and information, specifically Deputy Attorney General Zall who met with you personally. 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. In addition, as Supervising Deputy Attorney General Gonzalez and Deputy Attorney General Zall have informed you, you may wish to consider communicating with the Commission on Judicial Performance (CJP) concerning your allegations. Should you have additional information, please let us know. Thanks. Laura Stuber

I HAVE SEEN NO REPORT OR EVIDENCE THAT SECRETARY BECERRA'S PLEDGED CRIMINAL INVESTIGATION TOOK PLACE AT THE CADOJ. DIRECT EVIDENCE SHOWS THAT IT DID NOT.

In reality, I had one one-hour meeting with Public Corruption Unit Investigator Clifford Zall, Esq. on March 9, 2017. I took a witness with me. The only document that I left with Mr. Zall was the obstructed from being vacated void judgment from the matter of *Kelman & Globaltox v. Kramer*. Alberto Gonzales, Esq. was the person who arranged the meeting. I then asked Mr. Gonzales to arrange a meeting with CADOJ personnel with expertise in policy and practices setting. Mr. Gonzales never told me to go to the CJP. He forwarded my concerns and request to Ms. Stuber.

From: Alberto L. Gonzalez

Sent: Tuesday, May 09, 2017 5:02 PM

To: SNK1955@aol.com

Subject: RE: From Sharon Kramer

Dear Ms. Kramer,

I am forwarding your concerns to AG executive staff as per your request. It notes your request for a face to face meeting with executive policy staff. I previously shared your concerns that you expressed in the meeting with DAG Zall. These introductions will complete my involvement in this matter.

Sincerely, Alberto

Alberto L. González Supervising Deputy Attorney General Department of Justice Office of the Attorney General Tort & Condemnation Section Sacramento, California 95819

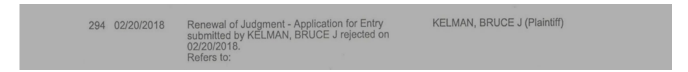
JUSTICE DATO WENT UNPROSECUTED IN 2017 & IN 2018 HE BECAME A CJP COMMISSIONER VIA APPOINTMENT OF CHIEF JUSTICE TANI CANTIL-SAKAYUE

February 23, 2018 "The California Supreme Court today appointed Justice William S. Dato, of the Court of Appeal, Fourth Appellate District, Division One (San Diego) as a member of the Commission on Judicial Performance.

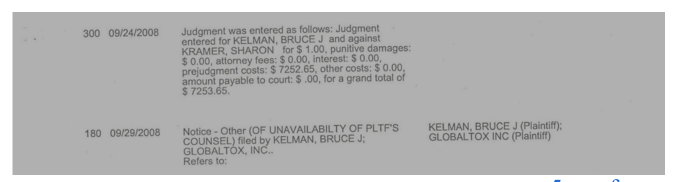
The Commission's mandate is to protect the public, enforce rigorous standards of judicial conduct, and maintain public confidence in the integrity and independence of the judicial system. The Commission's jurisdiction includes all judges of California's superior courts and the State Bar Court, and the justices of the Courts of Appeal and Supreme Court."

2018 KELMAN RENEWED THE VOID JUDGMENT VIA THE BACKDATING OF COURT RECORDS

On February 20, 2018, without an attorney, Kelman tried to renew the void judgement from <u>Kelman & GlobalTox v. Kramer</u> to remain in effect and accrue interest until 2028. He could not do it, because it was not supported by the electronic case file, which is called the Register of Action (ROA). See ROA entry #294 showing renewal rejection, February 20, 2018.



In May of 2018 Kelman hired another infamous above-the-law attorney, William Litvak III (Keith Scheuer retired his license in 2017). Voila! In May of 2018, fraudulent entry #300 was backdated into the ROA as occurring on September 24, 2008 to criminally facilitate the renewal of the void judgment, in yet another collusive violation of Penal Code 134.



Link to ROA from <u>Kelman & GlobalTox v. Kramer</u> from 2005 through May 2018, <u>5-roa-from-gin044539-e2809cslappe2809d.pdf (wordpress.com)</u>

Entry #300 would not come before Entry #180 in an ROA. A clerk (Laurie) in the North San Diego County Records Department backdated the fraudulent entry #300 into the ROA in 2018. I never would have known to even look for it, if I did not know how many fraudulent entries are in the ROA and that they needed one in 2018 to show that it was there on September 24, 2008, to facilitate the renewal of the primary fraudulent court document that they use to frame me and harass me to keep the entire crime thriving from coast to coast.

North Country Records Department Supervisor, Tina Kidd, told me they were directed to do it, and were directed not to remove it by San Diego Superior Court CEO Michael Roddy.

Roddy is the fraudster who did nothing about his deputy clerk, Michael Garland, falsifying the ROA in 2008 when creating the void judgment with Scheuer and Judge Lisa Scall. There was no ROA entry made on September 24, 2008, so I had no way of even knowing that Schall had signed the judgment written by Scheuer that did not state by degree that I prevailed over GlobalTox. I was not noticed when she signed it. I was not noticed when Scheuer submitted it.

AS A COJA PANELIST IN FEBRUARY 2017, SECRETARY BECERRA WAS SHOWN IN WRITING OF HOW THEY CREATED & WERE USING THE FRAUDULENT VOID JUDGMENT & FACILITATING FRAUDULENT ROA ENTRIES.

This details the creating and concealment of the void judgment by judge, justice and dates in chronological order beginning on Sept 24,

2008. <u>https://veritoxmeanstruthpoison.files.wordpress.com/2017/02/17-02-02-final-to-comm-jud-app-re-dato.pdf</u>

IN AUGUST 2018, I REACHED OUT FOR HELP TO SECRETARY BECERRA AND CADOJ AGAIN TO STOP THE COLLUSIVE CRIME

From: Sharon Noonan Kramer <snk1955@aol.com> To: "cliff zall & laura stuber [email addresses redacted] Sent: Wednesday, August 1, 2018 at 06:16:03 AM PDT

Subject: court renewed void judgement, corrupted ROA to do it

Dear Mr. Zall and Ms. Stuber,

On February 7 [9], 2017, Attorney General Becerra told me in front of a room filled with case-fixing judges and justices that his CADOJ would investigate my evidence of an epic CJP unpunished judicial crime -- where a void judgment is the lynch pin document that keeps it all hinged together.

Well, I wanted to let you know, that your lack of effort to follow up on that pledge in earnest is causing the crime to continue -- while thousands continue to be harmed from it and the courts continue to retaliate against me for refusing silence.

On July 17, 2018 Judge Earl Maas III ruled that the void judgment could be renewed. They had to backdate a fraudulent entry into the electronic case file to do it.

What they are renewing is a void judgment which fails to state that I prevailed over GlobalTox (Veritox) in a 2008 trial. They are policy setters, federal contractors, and prolific expert defense witnesses in toxic torts.

The courts are also going to deem me to be a vexatious litigant so I can't fight back. They made another fraudulent entry into the Register of Action to accommodate that one, too.

I filed a complaint with San Diego Superior Court CEO Mike Roddy and SD Presiding Judge Deddeh, yesterday for the corruption of the electronic case file to accommodate fraudulent judicial rulings.

On my complaint I put that I was noticing AG Becerra via emails to the two of you. This is why I am sending this email to you. (Not because I think you would actually do anything to protect the public from corrupt judges -- You've made it pretty clear that you won't).

See attached for the direct evidence of the relentless case-fixing to defraud the public with the void judgment (that fails to state I prevailed over GlobalTox/Veritox in trial) and the corruption of the electronic case-file to accommodate it. [One may read it

here: https://katysexposure.files.wordpress.com/2023/08/18.07.31 -final-complaint-for-roa-corruptions-3.pdf

Sharon

P.S. I got a shout out yesterday in a City Watch article "How Corrupt Judges are Destroying our Society" "A false judgment can take years to correct – if the victim can ever obtain justice. The matter of Sharon Noon Kramer is one example how the courts attack decent people."

AM I THE BIGGEST RETALIATED AGAINST WHISTLEBLOWER IN SECRETARY BECERRA'S CLOSET?

From: "snk1955@aol.com"

To: laura.stuber [email address retracted]

Sent: Thursday, **February 11, 2021** at 09:48:13 AM PST

Subject: from Sharon Kramer re: concerns about AG Becerra's appt as Sec of DHHS.

Dear Ms. Stuber,

I tried to call you the day before yesterday, but have received no reply. Mr. Becerra's nomination as Secretary of DHHS is causing me a moral dilemma.

I think I am probably the most embarrassing skeleton in Mr. Becerra's closet, who is about to be a lot more embarrassing. I blew a whistle on DHHS promoted science fraud in the mold issue and how one could defeat it in court, in 2005. The California courts have been framing me for libel (with a DHHS employee as a concealed co-plaintiff) for now 16 years, to keep the fraud going from coast to coast.

I support the majority of Mr. Becerra's platforms. But I know that he has not shielded me from criminal acts of retaliation in the CA courts for my exposing how DHHS backed scientific fraud in the mold issue that is used to harm thousands.

This includes our military families who are being cheated by the use of the scientific fraud -- that is purposed to aid the military housing landlords and their insurers avoid liability for causation of disabilities and deaths.

Its a multi-billion dollar DHHS backed science fraud that began in the early 2000s and has crippled many military families via causing US physicians to not know how to treat them or how to make the causal connection to their moldy housing.

Then its used to cheat them in court by DHHS affiliated expert defense witnesses who claim it can't be proven the housing caused the injuries and deaths, according to the CDC.

It isn't just that you all refused my requests to investigate the ongoing case-fixing of the SLAPP suit in San Diego (Kelman & GlobalTox v. Kramer), and the ongoing retaliation to cover it up (Kelman v. Kramer) -- after Mr. Becerra told me (on video on Feb 7, 2017) that you would.

Its that in February of 2017, Mr. Becerra also voted to reward the judicial case-fixing by voting to appoint Judge William Dato to the Fourth District Division One Court of Appeals (4th/1st) over my objection for Dato's key involvement in the honest services fraud. A year later in 2018,

Justice Dato was appointed to the Commission on Judicial Performance, the state's judicial watchdog agency...

In addition to not telling me the truth that you all would investigate, Mr. Becerra didn't vet Bill Dato before voting yes to the appointment. I had submitted 45 pages of documents containing direct evidence of why I was objecting.

Among those documents was the evidence that the 4th/1st and the plaintiff attorney had falsified multiple court documents (certificates of interested persons, appellate opinions, and remittiturs) and multiple electronic case files to conceal that Bryan D. Hardin was a hidden party to the litigation.

SLAPP concealed party, Dr. Hardin, is the DHHS employee whose scientific fraud I had exposed was harming thousands and have been retaliated against in the CA courts ever since. He's been an undisclosed owner of GlobalTox (Veritox) the entire time the SLAPP suits have been fixed.

Whenever I have objected to the falsification of court documents and electronic records to hide his involvement, the direct evidence was simply ignored.

This case-fixing that you all have refused to intercede to stop, is the lynch-pin crime that enables the DHHS backed science fraud to continue in policies, physician educational materials and courts adverse to the best interest of the public.

I've been able to knock it down a bit via various avenues. But it will never die until DHHS agencies (CDC & ATSDR) stop funding it and promoting it as legitimate science.

DHHS hidden involvement in the fixed SLAPP suits that Mr. Becerra saw (or should have reviewed) before he voted to elevate Judge Dato to Justice Dato includes these statements:

RE: OBJECTION TO THE APPOINTMENT OF JUDGE WILLIAM S. DATO TO THE FOURTH DISTRICT DIVISION ONE COURT OF APPEAL (4th/1st) ON THE GROUNDS OF HONEST SERVICES FRAUD WITH 4th/1st PRESIDING JUSTICE JUDITH MCCONNELL & JUSTICE PATRICIA BENKE, et.al.

22) Besides the fact that it is a felony for judges, justices, clerks, litigants and attorneys to bury the evidence of fraudulent court documents when case-fixing 5 6, this is no small matter. The void judgment that was left in effect by DATO and the 4th/1st justices is falsely making it appear that KRAMER was lawfully found to be guilty of libeling VERITOX in trial. 23) VERITOX are toxic tort expert defense witnesses hired by US Department of Justice attorneys. The entire purpose of their SLAPP against KRAMER was to make it appear that she lied and libeled them about their expert testimonies being based on scientific fraud (which it is!)

I'm torn as to what I should do. I would like to see Mr. Becerra become DHHS secretary. I agree with much of his intended policies. And to be perfectly honest, I would like a new attorney general for the State of California -- who will start prosecuting officer of the court crimes committed in legal proceedings, and who might actually intercede to make the courts stop terrorizing me for exposing an epic fraud coming out of DHHS.

But I also feel a moral obligation to our troops and their families to continue to speak out about how the DHHS backed science fraud is enabled to continue to harm thousands. (There is more than just Mr. Hardin's junk science that the CDC is dishonestly promoting)

I'm afraid that Mr. Becerra will want to keep the details of the long-term scam and how it works, hidden, out of embarrassment for enabling it to continue for the past four years as CA's attorney general. He will therefore, continue to enable it as the Sec of DHHS and I am at greater risk of suffering more retaliation in the California courts when trying to keep me a buried skeleton in the closet.

All I want is the same thing I have been asking for, for sixteen years -- justice for myself for exposing a gov't backed scientific fraud enabled by dishonesty in the courts; and justice for the American public, who I spoke out to protect from the fraud sixteen years ago.

And I don't want to live in fear anymore of more retaliation for knowing a horrible truth about a joint corruption problem in DHHS agencies and the California courts.

Would you be available to speak? Please check your emails for our prior correspondences on this subject and please share this email with Mr. Becerra.

Thank you, Sharon Kramer

AUGUST 9, 2023, SECRETARY BECERRA TOLD CONGRESS THAT HE DOES NOT TOLERATE RETALIATION AGAINST WHISTLEBLOWERS.

At the House Energy Commission Hearing on Exploitation of Migrant Children, Secretary Becerra told Congress: "As a California Attorney General who worked with and protected whistleblowers, I can tell you that now as Secretary I do not tolerate on my watch, any type of retaliation against whistleblowers."

Secretary Becerra owes the People, science, justice and me an apology and earnest criminal investigation of the brutal retaliation that I experience, that is purposed to keep science bastardized and the public defrauded, under his watch of HHS.

PLEASE HELP!!!

Sharon Kramer