

Fw: Part II from Sharon K Re: SLAPP fixing for HHS environmental policy deformers

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

To: Samuel.Bagenstos@hhs.gov

Date: Monday, April 10, 2023 at 03:51 PM PDT

----- Forwarded Message -----

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

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

Sent: Thursday, April 6, 2023 at 05:18:50 PM PDT

Subject: Part II from Sharon K Re: SLAPP fixing for HHS environmental policy deformers

I have always tried to address Secretary Becerra as respectfully as is possible for me, given the criminality of the matter at hand and the lives/futures of many that hang in the balance -- (including mine as a retaliated against private-citizen whistleblower for now eighteen years who is deathly afraid she is going to be hurt again for doing this).

Secretary Becerra has yet to make that easy for me, including having to send these emails to HHS OGC.

So, I am going to tell you what it is that I would really like to say:

He messed up big time by making fun of me with "*extremely harmless error*" jokes with a room full of California jurists laughing; voting to appoint one of them to be an appellate justice after I explained that that was not a good idea for the People; and disingenuously told me that I could have a "*department of justice*" and "*my office*" investigation of several SLAPP fixing California jurists and HHS policy deformers -- later (while a camera was rolling).

The "*harmless error*" jokes were harmful enough when he was California Attorney General. They cut me like a knife. I came to the Attorney General of California for help and explained that I am a victim of crime in the California courts. His response was to parrot Chief Justice CANTIL-SAKAYUE's and SLAPP fixing San Diego Superior Court Judge Joel PRESSMAN's "*harmless error*" jokes.

The jokes were not funny. They are even less funny now that Mr. Becerra is HHS Secretary. The jokes are deadly. HHS's Secretary owns the lie that I am a woman who complains of frivolous matters that are not criminal involving HHS and the

California courts. The only way to un-own it and end the crime, is to give me the "*my office*" investigation that he already said I may have of California jurists, et.al.

Sweeping this matter under the rug with "harmless error" jokes and broken promises does not cause the ongoing harm to end.

HHS has always been the concealed real party in interest to the case fixed SLAPP suits that began on May 6, 2005. Below are two pieces of evidence of how I know that. (there is more)

U.S. Assistant Surgeon General/CDC NIOSH Deputy Director Bryan HARDIN (retired) has been a co-owner of SLAPP plaintiff GLOBALTOX since July of 2004. He has been an employee since 2001. GLOBALTOX was rebranded VERITOX, Inc. in the summer of 2005

This is proven by HARDIN's CV:

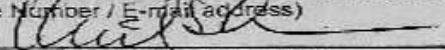
PROFESSIONAL EXPERIENCE

July 2004 – Present	Veritox, Inc. (formerly GlobalTox, Inc.) Principal
June 2001 – June 2004	GlobalTox, Inc. Senior Consultant / Practice Leader
July 2000 – June 2003	Bryan Hardin Consulting
April 1998 - June 2000	National Institute for Occupational Safety and Health (NIOSH) Deputy Director Atlanta, GA

Justice Judith MCCONNELL is the Administrative Presiding Justice of the Fourth District Division One Court of Appeals (Fourth/First) She accepted three incomplete Certificates of Interested Persons concealing that HHS's HARDIN was a co-owner of SLAPP plaintiff GLOBALTOX/VERITOX. Below is one of the examples:

(Check One) INITIAL CERTIFICATE	SUPPLEMENTAL CERTIFICATE XX		
Full Name of Interested Person / Entity	Party (Check One)	Non-Party	Nature of Interest (Explain)
Bruce J. Kelman	<input checked="" type="checkbox"/>	<input type="checkbox"/>	Ownership interest
Lonic J. Swenson	<input type="checkbox"/>	<input checked="" type="checkbox"/>	Ownership interest
Robert A. Clark	<input type="checkbox"/>	<input checked="" type="checkbox"/>	Ownership interest
Robert R. Scheibe	<input type="checkbox"/>	<input checked="" type="checkbox"/>	Ownership interest
Coreen A. Robbins	<input type="checkbox"/>	<input checked="" type="checkbox"/>	Ownership interest
	<input type="checkbox"/>	<input type="checkbox"/>	
	<input type="checkbox"/>	<input type="checkbox"/>	

The undersigned certifies that the above listed persons or entities (corporations, partnerships, firms or any other association, but not including government entities or their agencies), have either (i) an ownership interest of 10 percent or more in the party if an entity; or (ii) a financial or other interest in the outcome of the proceeding that the justices should consider in determining whether to disqualify themselves, as defined in rule 14.5(d)(2).

Attorney Submitting Form	Party Represented
<u>Keith Scheuer</u> (Name)	<u>Plaintiffs Bruce J. Kelman</u> (Name) and <u>GlobalTox, Inc.</u>
<u>4640 Admiralty Way, Suite 402</u> (Address)	
<u>Marina Del Rey, CA 90292</u> (City/State/Zip)	
<u>(310) 577-1170 kscheuer@aol.com</u> (Telephone Number / E-mail address)	
<u></u> (Signature of Attorney Submitting Form)	<u>July 10, 2006</u> (Date)

It was all over my declarations in the lower court in 2005, noting that HARDIN was a GLOBALTOX co-owner. No explanations were ever provided by MCCONNELL or her clerks, when questioned about the glaring relevant omission.

Additionally, appellate opinions, remittiturs, and electronic case files have been falsified to conceal bad actors at HHS's interest in seeing me falsely framed as maliciously libeling their policy deformaters, HARDIN and KELMAN.

What I have been trying to muster the courage to send to Secretary Becerra for over two years.

Below are the first pages of what I know that I have to send to Becerra for the sake of the People, science, HHS policy setting, and equities in justice. It is my "DEMAND" for an apology and a renewed pledge for investigation.

The Honorable Xavier Becerra, Secretary
U.S. Department of Health and Human Services (HHS)
200 Independence Avenue, SW
Washington, DC 20201

Dear Secretary Becerra,

Re: Ongoing abuse of HHS & California courts to defraud the People with discriminatory scientific fraud in HHS environmental policies & abetting honest services fraud in case-fixed strategic litigation against public participation.

Hello again. On behalf of the People and myself, I insist that you honor your February 9, 2017 videoed pledge to investigate my following allegation: HHS is abused to promote scientific fraud as false proof that moldy buildings do not cause disabling brain injuries & California courts are abused as "Cover Up" that "IT" is a lucrative "Racket" via case-fixing for HHS policy deformers as SLAPP plaintiffs.

February 3, 2017

Sharon Noonan Kramer
2031 Arborwood Place
Escondido, CA 92029

Sent via email: SNK1955@aol.com

Dear Ms. Kramer:

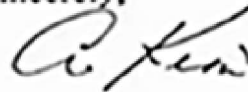
The Commission on Judicial Appointments received your letter dated February 2, 2017, requesting to speak for two minutes at the confirmation hearing of Judge William Dato, in opposition to his appointment to the Court of Appeal, Fourth Appellate District.

This is to advise you that your correspondence has been distributed to the commission members and that your request for two minutes to speak has been granted.

The hearing will be held at 10:00 a.m., Thursday, February 9, 2017, in the courthouse at 750 B Street, Suite 300, San Diego. Please arrive 15 minutes prior to the hearing and advise the courtroom officers that you are there to testify.

Thank you for your interest in the justice system.

Sincerely,



AhMoi Kim
Secretary to the
Commission on Judicial Appointments

cc: Hon. Tani G. Cantil-Sakauye
Hon. Xavier Becerra
Hon. Manuel Ramirez
Hon. William S. Dato

The above is about the day we met. This "DEMAND" is because the Secretary of HHS owes the People and me an apology for making doubt-selling "harmless error" jokes about what I said without asking any questions. You also owe us an earnest criminal investigation of the irregularities (case-fixing) of the libel matters, Bruce J. Kelman & GlobalTox, Inc. v. Sharon Kramer, Case No. GIN044539, North

San Diego Superior Court (May 6, 2005) & Bruce J. Kelman v. Sharon Kramer, Case No. 37-2010-00061530-CU-DF-NC, North San Diego Superior Court (November 4, 2010)

Assist. Surgeon General/CDC NIOSH Deputy Director Bryan HARDIN, Ph.D. (retired) is a concealed co-owner of SLAPP plaintiff GLOBALTOX on Certificates of Interested Parties since June 2006. His partner Bruce KELMAN, Ph.D.s' perjury & void judgments are used to frame me as libeling them.

I told you "It's harming a lot of people across the United States". You own "IT" until you honor your pledge.

MRS. KRAMER'S DEMAND FOR APOLOGY FROM HHS SECRETARY BECERRA

Justice delayed is not always justice denied for the People, science, and me. My proposed apology for your short sighted "*harmless error*" quips and renewed pledge for investigation of the strategic litigations against public participation of Kelman & GlobalTox v. Kramer and Kelman v. Kramer is:

From: Xavier Becerra, Secretary, U.S. Department of Health and Human Services

Dear Mrs. Kramer,

I apologize to you, to science, and to HHS heinously discriminated against environmentally disabled people on whose behalfs you have advocated for nearly twenty years, including military families living in contaminated military housing.

I recognize that my words carry weight, and that I can solve many problems as HHS Secretary. It was not my intent to call you an ignorant woman who complains of "*extremely harmless errors*" that are not criminal and that harm no one, via my parroting California jurists' "*harmless error*" jokes at the Commission on Judicial Appointments (COJA) hearing on February 9, 2017.

As California Attorney General, who was serving the People as a COJA panelist, I should have asked questions before voicing opinions and casting an "aye" vote. I know that you explained in writing and orally that my "aye" was not in the People's, science's, and justice's best interests.

I acknowledge that I said: "*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.*"

I understand that I am giving the appearance of impropriety until I honor my pledge to investigate the ongoing usages of the toxicological risk model that was created by U.S. Assistant Surgeon General Bryan Hardin, Ph.D. (retired) and Bruce Kelman, Ph.D. in 2001; and the judgment which does not state by decree that you prevailed over their corporation in the August 2008 libel trial.

I understand your allegations that the numerous unmitigated legal errors in the California proceedings are intentional and purposed for racketeering while *“harming a lot of people across the United States”*.

I understand your allegations that the intent is to make you falsely appear to be a legally proven liar for your exposing that HHS and its funded policy-setting partners let expert defense witnesses for insurers set so called *“evidence based”* policies based on debunked scientific fraud.

I understand that I am the one who pledged to investigate your allegations of judicial SLAPP fixing for HHS policy deformers as SLAPP plaintiffs, while being video recorded on February 9, 2017.

I understand that it is my duty to the People, science, policymaking, justice, you, and to HHS as its steward, to personally assure that my pledged investigation takes place in earnest.

Additionally, I will examine the role that HHS plays regarding 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 and its toxins; which individuals and organizations have promulgated these standards; and conflicts of interest at HHS regarding these standards.

I will also investigate the reasons for your jailing by order of a California judge in 2012 for your refusal to sign a document containing the sentence *“I do not believe Dr. Kelman committed perjury”*.

I understand that you are afraid that you are going to be physically harmed *again* in retaliation for bringing this important matter to my attention on behalf of the People, science, and justice. I will not allow that to happen to you by my active or silent consent.

I will contact you promptly to arrange for my February 9, 2017, video-recorded-pledged-investigation to commence.

Sharon Noonan Kramer