

## SOS! Sec Becerra Shields a Disinformation Machine That Cripples Military Families, et.al.

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

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

Date: Friday, April 14, 2023 at 05:11 PM PDT

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Dear Mr. Bagenstos,

Please help. I left you a phone message the day before yesterday. This is my sixth email to you. I know that you are receiving them, because I know that HHS GC receptionist, Andre Jones, is.

Andre has acknowledged it via phone conversations. Please forward my emails to Secretary Becerra to cause him to contact me. My phone number is 760-822-8026.

I am reaching out to you and Secretary Becerra at great personal risk. I would not do this, if I did not know that this is vastly important for the People, science, justice, and protecting our troops from system gamers in the PPV moldy military housing fiasco.

It is imperative for public health, safety, and troop readiness that Secretary Becerra honor the following video recorded pledge he made to me: Secretary Becerra 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.”***

And apologize for these words which show the above were placatingly disingenuous:

***“But your stock when up when Judge Pressman said you eat cheap tacos...And so my questions, Madam Chief Justice are very few [NONE]. Because I suspect we’re in the room of extremely harmless errors and we look forward to the opportunity to elevate Judge Dato to the Fourth District...Aye.:***

I am not a moron who complains of “*extremely harmless errors*” that are not criminal and that harm no one. This is the second time that I have turned to Secretary Becerra out of desperation regarding the SLAPP fixing for HHS environmental policy deformers as SLAPP plaintiffs – who are former U.S. Assistant Surgeon General Bryan HARDIN, Ph.D. and his business partner Bruce KELMAN, Ph.D.

I meant it when I said:

***Um, what I really came here to ask is for the Attorney General of the State of California [now HHS Secretary] 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?***

The GAO stands ready to help. They know of the problem. But I cannot reach out to the Republican PSI Senators to order the GAO to audit the problem by specific scope, without embarrassing Secretary Becerra for his “*harmless error*” jokes about what I told him; and his (thus far) broken pledge for “*department of justice*” and “*my office*” investigation.

His errors were made when I asked him for help six years ago and a camera was rolling at the Commission on Judicial Appointments (COJA) hearing on February 9, 2017. A mistake that he made that is hard to take back, I also asked that he vote against an appellate appointment of a judge whose unmitigated errors remain material to this ongoing matter involving corruption in HHS environmental health policies over maladies caused by water damaged buildings (WDB).

### **I BLOGGED ABOUT THE COJA HEARING OVER TWO YEARS AGO.**

I published a blog about the COJA hearing, etc. on March 16, 2021. I waited until Mr. Becerra’s HHS Secretary appointment was confirmed on March 15, 2021, before I did it.

This is because I knew that if confirmed he would own the corruption at HHS, the SLAPP fixing for HHS’s policy deformers, the protection of the fraudsters involved, etc., I knew that he would then have the power and authority to end the crime as the White House Cabinet member appointed to steward HHS, via becoming a man of his word to me.

I did not object to his HHS Secretary appointment in 2021. I see it as a good thing. This is because in all my years of working with countless physicians, scientists, policy setters/reformers, attorneys, journalists, advocates (including military mothers) -- ***Secretary Becerra is the only government decision maker who has ever been video recorded making fun of us with “harmless error” jokes and pledging to investigate the crime involving HHS – later.***

I suspect that if he understood what he was saying “*Yes, but I’ll investigate later*” to, while also making fun of me with “*harmless error*” quips on February 9, 2017; he would not have done it while being video recorded. He would have just said “*aye*”, “*nay*” or “*I abstain from voting*”.

His completely unnecessary speech was so self-incriminating that it made my jaw drop. I saw a few judicial eyebrows raise, too.

***I said: I submitted documents. See exhibit 5 for Judge Pressman’s use of a void judgement....With all due respect, Chief Justice, your courts have spent twelve years harassing me and framing me for libel for those words [“altered his under oath statements”] 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?***

California Penal Code 134 states “*Every person guilty of preparing any false or ante-dated book, paper, record, instrument in writing, or other matter or thing, with intent to produce it, or allow it to be produced for any fraudulent or deceitful purpose, as genuine or true, upon any trial, proceeding, or inquiry whatever, authorized by law, is guilty of felony.*”

I refuse to take “*no*” for an answer. I knew that some day in the future when the timing was right, it would behoove the People, science, military families, and me to use the March 2021 blog to show Secretary Becerra that he owes us an apology for unfounded “*harmless error*” jokes and an earnest “*department of justice*” and “*my office*” investigation.

I do not believe it was ever Secretary Becerra's intent to take personal ownership of the cover up of corruption in HHS environment health policies via his "harmless error" jokes about the judicial framing of a private citizen in California as libeling HHS's policy deformers in the mold issue.

## THE MARCH 16, 2021 BLOG ON KATY'S EXPOSURE

### **"CA Atty General Becerra Abets Criminal Cover Up of CDC's Scientific Frauds in the Mold Issue – See Video"**

<https://katysexposure.com/2021/03/16/ca-atty-general-becerra-abets-criminal-cover-up-of-cdcs-scientific-frauds-in-the-mold-issue-see-video/> There are many links to additional documents in the blog. It states:

This video is of poor quality because I had to travel to the CA Supreme Court, sit in a room with a court clerk and a deputy sheriff, and record what I could with my cell phone.

The video is clips from the February 9, 2017 confirmation of San Diego Superior Court Judge William Dato to be an appellate justice. Those who confirmed Governor Brown's nominee are Commission on Judicial Appointments (COJA) panelists Chief Justice Cantil-Sakayue, Appellate Justice Manuel Ramirez, and CA Attorney General Becerra.

I spoke against the appointment on the grounds of Honest Services Fraud. Judge Dato was instrumental in creating the void judgment in the matter of *Bruce Kelman and GlobalTox, Inc. v. Sharon Kramer*. Case No. GIN044539 North San Diego County Superior Court (2005 to when the courts are made to stop framing me for libel with a void judgment).

GlobalTox is co-owned by Bryan D. Hardin, CDC NIOSH Deputy Director (retired). His scientific fraud is used extensively in mold litigations for the defense and has been since 2002. I exposed in 2005 that it is not sound science, but has been extensively marketed as such. They have been enabled to retaliate against me ever since in the compromised California courts, by not just unlawful, but full blown willful criminal acts.

The scientific fraud is an unscientific toxicological risk model created by Mr. Hardin and Mr. Kelman in 2001. The medical journal in which it was originally published states it is now "CONTENT NOT FOR REUSE".

But it is still mass marketed by the CDC and ATSDR via funding its proliferation in journal articles which refer to the original journal article. It is still used by the defense in mold litigations.

I have asked DHHS to stop doing this, numerous times in the past fifteen years, while explaining they are erroneously marketing a debunked litigation defense argument as legitimate science.

I have asked numerous U.S. senators to intercede to make it stop, while explaining how the scientific fraud being promoted by government is aiding our troops in moldy military housing to be "Ambushed at Home" — by promoting the false concept that the moldy housing is proven not to be able to have caused their illnesses.

*Kelman & GlobalTox v. Kramer* is a blatantly fixed SLAPP suit. I asked Mr. Becerra to make it stop four years ago. He misled me to believe (on video) that the CADOJ would investigate my crime report in earnest. But they never really would.

The obstructed from being vacated void judgment that they continue to use to harass me decrees "NOW THEREFORE, IT IS ORDERED, ADJUDICATED AND DECREED that Plaintiff Bruce Kelman recover the sum of \$1.00 (one dollar and no cents) in this motion as nominal damages from Defendant Sharon Kramer and costs in the amount of \$7,252.65, and that Plaintiff GlobalTox, Inc. recover nothing in this action".

**In addition to mass amounts of fraud upon the court abetting fraud in public health policies that this illegal-legal instrument is being used to conceal; missing from its decree is that the jury found I was not guilty of libeling GlobalTox and was awarded my costs as a trial prevailing party — by ruling only of Judge Dato who left the void judgment in effect in 2009, in violation of Penal Code 134.**

The Administrative Presiding Justice of the Fourth District Division One Court of Appeals is Judith McConnell. She has obstructed the vacating of the void judgment since 2010. Even though by law, a void judgment cannot be used for any purpose, the courts and GlobalTox continue to use this one to frame me for libel – for my daring to expose how their CDC backed scientific fraud harms thousands.

Mr. Becerra was provided 45 pages of documents that show how the courts continue to frame me for libel by use of an obstructed from being vacated void judgment. Still, he voted to promote one of the involved judges, Dato, to be a justice; thereby abetting the retaliation I continue to experience and the DHHS associated fraudsters that I exposed, to rage on.

The 45 pages may be read here:

1.) February 2, 2017 to the COJA and cc'd to Governor Brown 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.

2.) February 2, 2017 Request to Governor Brown cc'd to COJA “RE: Please act to thwart cronyism & unpunished-fraud in California’s courts by rescinding your nomination of Judge William S. DATO to the Fourth District Division One Court of Appeals”

3.) The Void Judgement

4.) Judge Tom Nugent unlawfully permanently enjoined me in 2012 from telling what they have been doing to me by criminal means with GlobalTox owners (now for seventeen years).

I ignore it and they ignore that I ignore it — because its a known fraudulent attempt to silence me about one of the worst abuses of anti-SLAPP laws to keep scientific fraud in government backed policies and toxic torts to defraud the public.

5.) February 3, 2017 Confirmation from Chief Justice Cantil-Sakayue’s executive secretary that Mr. Becerra received the 45 pages showing how the courts frame me for libel, prior to voting to promote a case fixing judge. One year after Judge Dato became Justice Dato in 2017, over my evidenced objection for case-fixing a SLAPP suit with a void judgement to defraud the public; Justice Dato was appointed by the Chief Justice to serve on the California Commission on Judicial Performance, the state’s judicial ethics watchdog.

GlobalTox, Inc. changed its name to Veritox, Inc. in 2005. It was acquired by J.S. Held in 2018. Mr. Kelman and Mr. Hardin are Senior VPs of Toxicology at J.S. Held and continue to serve as expert defense witnesses in toxic torts. They continue to influence federal policies.

J.S. Held was acquired by Kelso & Co. in 2019. According to Kelso’s website, “*J.S. Held is a leading specialty consulting firm with a focus on the insurance claims management sector. The company provides insurance carriers and loss adjusters with specific domain expertise that leads to more accurate claim outcomes. J.S. Held offers specialized services across six key verticals including building consulting, forensic architecture and engineering, environmental health and safety, forensic accounting, surety and construction advisory.*”

Below is a link to a letter sent to EPA on 10/29/2020. It is from the Environmental Defense Fund, Earthjustice, Natural Resources Defense Council, Physicians for Social Responsibility, and Union of Concerned Scientists. They objected to Mr. Hardin being appointed to the EPA's Toxic Substances Control Act, Science Advisory Committee on Chemicals.

The integrity-in-science organizations wrote of being aware that Mr. Hardin has a twenty-year history of influencing federal policies to lend undue credibility to his toxic tort expert defense witnessing; and that he does not disclose the income he generates from influencing environmental health policies for profit as an expert defense witness in toxic torts. SACC-Nominations\_NGO-Comments\_Final.pdf (edf.org)

Their references include the evidence of a twenty-year history of Mr. Hardin doing that exact thing in the mold issue when marketing scientific fraud into public health policies in support of what could best be described as “*an illicit interstate enterprise with peculiar sway over the California judicial system*”. The organizations cited my research about Mr. Hardin via citing a medical journal article I co-authored, as source reference no. 33. I wrote the sections about Mr. Hardin's dishonest work in the mold issue.

If Mr. Becerra did his job as CA Attorney General — prosecuted rather than abetted the judicial case-fixing of *Kelman & GlobalTox v. Kramer* — the scientific fraud in the mold issue that I exposed seventeen years ago would be eradicated. SLAPP parties to the fixed litigation, Mr. Hardin & Mr. Kelman, would most likely be in jail today along with their CA attorneys and several judges, justices, and clerks — rather than Mr. Hardin being considered for appointment to an EPA toxic substance advisory panel.

On October 2, 2020, a fellow good government advocate and I sent a letter to then VPOTUS candidate Kamala Harris (now former U.S. Senator and former California Attorney General). We asked Ms. Harris one simple question, to which we have yet to receive a reply. The question was (and still is):

***If elected Vice President of the United States, what will you do to encourage vigorous prosecutions of U.S. court officers who deliberately violate rights of individuals through knowing abuse of legal proceedings?***

On the Ides of March, 2021, the United States Senate ruled by “Unanimous Consent Agreements” that it is “Ordered that with respect to the motions to invoke cloture on the nominations of Xavier Becerra, of California, to be Secretary of Health and Human Services, with the rank of Ambassador Extraordinary and Plenipotentiary...the mandatory quorum calls required under Rule XXII be waived. (Mar. 15, 2021.)”

Sharon Noonan Kramer snk1955@aol.com 760-822-8026

## **I HAVE BEEN ASKING SECRETARY BECERRA FOR HELP SINCE 2004**

The first time I was ever in one of Secretary Becerra's offices, it was on the Hill and the year was 2004. I hand delivered an invitation for Congressman Xavier Becerra to attend the late Congressman John Conyers' Congressional Mold Caucus on September 22, 2004. I was a driving force who helped to cause the caucus along with the Mold Awareness Week.

There were many of us who canvassed congressional and senate offices with packets of information (about the devastation people experience because HHS lets expert defense witnesses write the standards) and invitations to attend Congressman Conyer' Mold Caucus.

I do not recall seeing Secretary Becerra there. So, it is nineteen years that I have been bringing this matter to Secretary Becerra's attention.

I want solutions to the perversion of letting medico-legal expert defense witnesses for property-casualty/workcomp insurers (PCWCI) in mold litigations run the game. The People, science, and justice do not need more unproductive political gamesmanship and dodging of responsibility. “*Harmless error*” jokes are not funny or harmless; and neither is silence consent by government decision makers.

I do not need, nor do I deserve, more retaliation for my continuing to refuse to be bullied into complicit silent consent about this perversion of science and justice. It has been enabled to grow to be so large it is causing a national security threat via crippling troops and their families with the scientific fraud of the SLAPP plaintiffs HARDIN and KELMAN and the supporting disinformation machine – now under Secretary Becerra’s watch.

### **GAO STANDS READY TO HELP**

APRIL 4, 2023, EMAILS with a GAO auditor who is on the team that has been auditing the PPV military housing mold debacle since 2018. They do a great job. But are not being directed to investigate the scientific fraud on the medical side of the matter that HHS promotes and DOD cites as legitimate.

From: a GAO auditor  
To: Sharon Noonan Kramer <snk1955@aol.com>  
Sent: Tue, Apr 4, 2023 8:58 am (PST)  
Subject: RE: Senators looking at health effects of sick military housing

Hi Sharon –

Thanks for your email. I had seen the DOD OIG report and news of this effort by Sens. Scott and Rubio, and it’s always good to have more eyes looking at this program! In terms of communicating with them re: your questions/concerns on HHS mold standards, you’re certainly welcome to share with them that you met with us and provided that information. We are set to issue our latest report on MHPI this week, which means we do not have any ongoing audits looking broadly at the program. That said, Senate PSI is always welcome to request new GAO work in any area that the federal government operates.

I hope this is helpful to you!

Best,

The auditor

From: Sharon Noonan Kramer <snk1955@aol.com>  
Sent: Tuesday, April 4, 2023 7:25 AM (PST)  
To: The Auditor  
Subject: Senators looking at health effects of sick military housing

Hi,  
There are three senators from the Senate’s Permanent Subcommittee on Investigations --Sen. Jon Ossoff, D-Ga., joined Florida Republican Sens. Rick Scott and Marco Rubio. Last week they launched a campaign to get to the bottom of how PPV military landlords get away with environmentally crippling the military families with little to no accountability for disabling them; and why there is an inadequate data base of the of the environmental disabilities that the families acquire.

Press release about it:  
"last April, Sen. Ossoff launched a bipartisan inquiry with the Department of Defense alongside Sens. Rick Scott (R-FL) and Marco Rubio (R-FL) to improve data collection about privatized housing conditions that may pose a risk to military families’ health and safety....

A news report about it:

WASHINGTON, D.C. — A bipartisan group of U.S. Senators is demanding answers about the links between potential health problems and unsafe housing conditions for military families living in privatized housing. It comes as we've been investigating reports of unsafe living conditions like mold and sewage for military families living in homes operated by private housing companies on-base."

Exclusive: Ossoff launches inquiry into health impact on military families in unsafe housing – WSB-TV Channel 2 - Atlanta (wsbtv.com)

The actual inquiry:

Microsoft Word - 23.03.21\_Housing IG Report.docx (senate.gov)

They are asking Secretary of Defense Austin for explanation. I am going to send them a letter explaining that they are not asking the right Secretary the right questions. They need to be asking Secretary of HHS Becerra questions re: the health effects from moldy housing and who writes HHS's standards.

The answer to the problem is that since 2001, HHS has been letting expert defense witnesses for the insurance industry set the so called "current accept evidence-based science" in policies and physician education regarding maladies caused by water damaged buildings.

I am going to send them a letter explaining that Senator Kennedy ordered a GAO audit of the problem at my urging in 2006. But causing accountability for the problem and ending it, was gutted from the audit in 2007 via taking this out of the scope:

**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?**

Dr. McMahon wrote a blog about it shortly after we first met in 2019.

“Introducing Surviving Mold: Medical and Legal Issues in CIRS [Chronic Inflammatory Response Syndrome from Water Damaged Building Exposures]. | Dr. Ritchie Shoemaker”

<https://www.survivingmold.com/community/introducing-surviving-mold-medical-and-legal-issues-in-cirs>

In my letter to these senators, I am going to explain that Dr. McMahon, Dr. Shoemaker and I met with you and your team and that we gave you much info of the problem in 2019. But that you could not do anything about it because it was not in the scope of your auditing of the PPV landlord fiasco.

We met with senators, too, 2019. I could get no traction when asking them to look at HHS as the root of the problem of PPV landlords escaping accountability for causation, via a new GAO audit.

Here's my questions:

Does that cause any problems for you if I explain that you already have much information and answers to what they are trying to understand via the documents that Dr. Shoemaker, Dr. McMahon and I gave you?

Does it cause any problems if I ask that they ask you to add investigating who is setting the standards at HHS, to the scope of your PPV landlord audit?

WR,  
Sharon

## **I DO NOT WANT TO ASK REPUBLICAN SENATORS FOR A GAO AUDIT**

I am not comfortable going to the Republican Senators of PSI to ask them to direct the GAO to audit of the following questions:

*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 in military housing? Which individuals and organizations have promulgated these standards, and what conflicts of interest exist at HHS and DOD regarding these standards?*

*What roll do risk management corporations and medico-legal expert defense witnesses for government and insurers play in promulgating the standards at HHS and DOD?*

This crime has been ongoing for over twenty years with HHS as its engine. It has required leadership from both parties, to at best turn blind eyes, while enabling it continue.

## **WHY SENATOR KENNEDY ORDERED THE GAO AUDIT IN 2006**

The reason that Senator Kennedy ordered the prior GAO audit at my urging in October of 2006, is because I went to Senator Trent Lott for help in September of 2006. I told Senator Lott's staffers about my moderating a Dem Senate Staff Briefing in January of 2006, that was sponsored by Senator Kennedy of HELP and Senator Jeffords of PWC.

I told the Dem HELP staffers that I went to Senator Lott for help in September of 2006. The next thing I knew, in October of 2006 Senator Kennedy ordered the GAO audit.

(We had been asking for Senate hearings. We also asked Congressman Henry Waxman to cause Government Oversight & Reform Committee hearings of the matter. I have video clips of KELMAN laughing in a July 2008 deposition in the matter of *Kelman & GlobalTox v Kramer* at the thought that legislators would ever cause congressional investigation of him and his junk science in HHS policies, etc.)

In November of 2006, Justice MCCONNELL went out of her way to frame me for libel in the anti-SLAPP opinion that she authored with Justice Cynthia Aaron and the late Justice Alex MacDonald concurring.

In January of 2007, the Wall Street Journal article about HHS's HARDIN, KELMAN, ACOEM, the US Chamber, and scientific fraud in policy papers by expert defense witnesses, was published. One may read it here:  
<https://www.wondermakers.com/Portals/0/docs/02.%20Amid%20Suits%20Over%20Mold%20Experts%20Wear%20Two%20Hats%2002.07.pdf>

In February of 2007, I received a phone call from my then HELP liaison, Dr. [name redacted]. He told me that investigating who has the conflicts of interest in promulgating the standards in the mold issue at HHS, was gutted from the scope of the GAO audit. Dr. [name redacted]'s next government job was at the CDC.

Secretary Becerra is the only government decision maker to be forced to personally read and hear about this ongoing crime in detail via being a COJA panelist who had prosecutorial jurisdiction at the time, February 2017.

This was ten years after investigating it by GAO audit was gutted by Senate HELP in February 2007 via taking this out of the audit scope:



**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?**

Secretary Becerra is also the only government decision maker to get caught on video making *harmless error* jokes about it; pledging to cause a “*department of justice*” and “*my office*” investigation later; and then taking personal ownership of it via becoming HHS Secretary.

The fruits of the crime and devastating repercussions from it will never go away by trying to absurdly sweep it under the rug as just being a result of “*extremely harmless errors*” that are not criminal and that harm no one.

I am not going away either until it is ended with accountability so those who have committed criminal acts in the matter. I do not want them to be able to harm anyone else in the future with no accountability, including me.

It is Secretary Becerra who owns the crime until he becomes a man of his word to me. If I go to the PSI Senators for help, it will just turn into another closed-door matter between politicians about who is responsible for this.

The GAO auditors are doing an amazing job with auditing the PPV military housing fiasco. But NOTHING will change for the better for the troops and other defrauded People; and I will continue to be framed for libel for exposing it with no one held accountable -- if the fraud on the medical side of the issue at HHS is not addressed.

I will have to spend the rest of my life always looking over my shoulder fearing more retaliation for my refusing to be bullied into complicit silent consent by Secretary Becerra’s not funny and not harmless SLAPP fixing associates in the California judicial branch. I will also have to live knowing that as long as justice is obstructed for me, it is also being obstructed for millions; and some of them are losing all they own and are dying.

**APRIL 2015 “THE SURPRISINGLY FIERCE BATTLE OVER A SCIENTIFIC PAPER ABOUT MOLD”**  
**<https://www.vice.com/en/article/vvbneb/the-surprisingly-fierce-battle-over-a-scientific-paper-about-mold>**

The below article was written by a Vice journalist who had no prior knowledge of the mold issue and no experience writing of public health matters. Just from asking a few questions via emails and doing a little reading, he was able to grasp the ongoing problems at HHS, etc.

If this journalist can understand it, I feel certain that the Secretary of HHS and HHS’ General Counsel can also understand it.

The 2002 medical journal article that is the subject of the 2015 Vice article is “*Adverse Human Health Effects of Molds in the Indoor Environment*” It was promoted as an “*Evidence Based Position Statement*” of the American College of Occupational and Environmental Medicine (ACOEM).

It was written by three men who to this day, are still making handsome livings as expert defense witnesses in mold litigations. Namely: U.S. Assistant Surgeon General Bryan HARDIN, Ph.D. (retired), his co-owner of GLOBALTOX, Inc. Bruce KELMAN, Ph.D.. and Andrew SAXON, M.D. of UCLA.

The 2015 Vice article states:

A paper used against mold insurance claims came off the American College of Occupational and Environmental Medicine’s website. Hurray?

Since 2005, Sharon Kramer has been fighting to have the dangers of mold recognized by the courts and medical community—and after decade, she's finally scored a victory.

The American College of Occupational and Environmental Medicine has taken down a position statement which claimed that otherwise healthy people cannot be adversely affected by inhaling indoor mold. Kramer and other mold activists, say the position has been used by insurance companies for more than a decade to deny workers' compensation claims. The ACOEM did not respond to a request for comment.

Kramer was once called the "mold queen" by LA Weekly for her crusade against the ACOEM paper. **In 2008, Kramer was found guilty of libel against one of the study's authors (although she claims the court documents were falsified to frame her) and in 2012 spent three days in jail over the matter.**

I asked her if the position statement's removal felt like a victory. "Yes. I'd have to say that this feels like a success to me," she told me over email, writing that the decision should help save many lives now that the paper doesn't have the legitimacy of the ACOEM behind it's "*It's proven [that] microbial toxins in water damaged buildings could never reach a level to harm.*"

**In 2002, insurers in the United States paid out \$2.5 billion in mold-related claims, before the ACOEM published its position.** But according to Ritchie Shoemaker, a doctor who runs SurvivingMold.com, "after 2003, there were no cases that I participated in where defense did not quote ACOEM," he told Work Comp Central.

If you're an insurance company, contractor or construction company, it makes sense that you would cite a document that concludes that, "except for persons with severely impaired immune systems, indoor mold is not a source of fungal infections." and

**"Current scientific evidence does not support the proposition that human health has been adversely affected by inhaled mycotoxins in home," the statement continues.**

**[The above is the false conclusion of the Veritox Theory by HARDIN and KELMAN. It has established no such "scientific evidence". It is a unscientific toxicological risk model and is scientific fraud used to profit by denying liability for causation of disabilities and deaths.]**

**Kramer, however, isn't done fighting.** In a March 1 entry on her blog, she wrote that, "merely sunseting the ACOEM Mold Position Statement does not rectify the diminished quality of life that is still occurring for many, and is resultant from the years of fraud in medical policy and courts over the mold issue."

**"But it's only a partial victory as those who were involved in writing and protecting this false policy are still out there, lying about their roles in aiding to continue for so long," she told me.**

While the ACOEM position statement didn't claim mold to be a source of fungal infections in people without compromised immune systems, it did advocate getting riding of mold—though, not exclusively for health reasons. "Mold growth in the home, school, or office environment should not be tolerated because mold physically destroys the building materials on which it grows," the paper read. "Mold growth is unsightly and may produce offensive odors, and mold is likely to sensitize and produce allergic responses in allergic individuals."

Scientific literature is clear that indoor mold has adverse health effects on those with asthma, and one in three people can have an allergic reaction to it.

"All molds have the potential to cause health effects," states the EPA's website. "Molds produce allergens, irritants, and in some cases, toxins that may cause reactions in humans. The types and severity of symptoms depend, in part, on the types of mold present, the extent of an individual's exposure, the ages of the individuals, and their existing sensitivities or allergies."

However, the EPA site also states that healthy individuals "are usually not vulnerable to opportunistic infections from airborne mold exposure." Although some molds produce potent toxins under certain circumstances, and some have been found responsible for human health effects, "for many mycotoxins, little information is available, and in some cases research is ongoing," the site states.

The Centers for Disease Control site states that, "there are very few reports that toxigenic molds found inside homes can cause unique or rare health conditions such as pulmonary hemorrhage or memory loss," but adds, "these case reports are rare, and a causal link between the presence of the toxigenic mold and these conditions has not been proven."

And while the CDC acknowledged that, in 2004, the Institute of Medicine "found there was sufficient evidence to link indoor exposure to mold with upper respiratory tract symptoms, cough, and wheeze in otherwise healthy people; with asthma symptoms in people with asthma; and with hypersensitivity pneumonitis in individuals susceptible to that immune-mediated condition," it was only in the presence of one type of mold, *Stachybotrys chartarum* (*Stachybotrys atra*).

Although copies of the position paper still live on—**for example, on the National Institutes of Health's website—its official removal is still a big win.** As Kramer writes on her blog, the statement now "carries no more weight when shaping policy and in court than any other medical journal publication."

## **MORE OF WHAT SECRETARY BECERRA HAS KNOWN OF THE PERSISTING CRIME SINCE 2017**

On February 9, 2017, while being video recorded, I said:

I have a degree in marketing and am a medical journal published author regarding misconduct when setting policies over disabilities caused by water damaged buildings.

I'm one of the people who worked very hard to cause the CJP [Commission on Judicial Performance] audit because of court crimes going unpunished.

I object to Judge Dato's appointment to the Fourth/First because of honest services fraud with Judge Pressman, Justice McConnell, Justice Huffman, Justice Benke, Justice Irion [Justice Aaron] and several San Diego San Diego judges and clerks.

I submitted documents. See exhibit five for Judge Pressman's use of a void judgment.

The crime in which Judge Dato is unfortunately involved is this: There's a scientifically void risk assessment model. It's called the Veritox Theory. It was penned by toxicologists at Veritox, Inc. [HARDIN & KELMAN]

What it does is falsely claim to prove that toxic mold can never reach a level to disable or kill.

In 2005, I published a writing. It exposed how the Veritox Theory was being mass marketed into policies by joined unclean hands of the U.S. Chamber of Commerce, a think tank, a U.S. congressman, a medical association, and the owners of Veritox, Inc. **who are toxic tort expert defense witnesses for the United States Department of Justice, other government agencies, and insurers.**

**Veritox relies on fraud remaining in policies to lend undue credibility to their bogus testimonies when serving as toxic, um, basically cheating toxic mold disabled people in litigation and in claims handling practices.**

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, 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 [now HHS Secretary] to investigate these unpunished crimes, CJP unpunished crimes. Because it's harming a lot of people across the United States. Will you do that?**

**FROM THE DOCUMENTS THAT MS. KIM GAVE TO SECRETARY BECERRA ON FEBRUARY 3, 2017**

Below is a succinct description of the mass amounts of fraud that persists at HHS, etc. via the California courts being used since 2005 to frame me as libeling HHS's policy deformer/gov't dishonest medico-legal expert defense witnesses in the mold issue.

Again, "TMD" stands for people being disabled and cheated by HHS being used by HARDIN, KELMAN, et.al. as one big litigation defense argument about maladies caused by biotoxins (lay terminology "toxic mold") in water damaged buildings (WDB).

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<sup>4</sup> 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.

**PART OF THE EVIDENCE THAT HHS IS A CONCEALED PARTY TO SLAPP**

Again, HHS's HARDIN's CV shows he has been a co-owner of SLAPP plaintiff GLOBALTOX/VERITOX since July 2004, and an employee since 2001.

## **PROFESSIONAL EXPERIENCE**

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

Justice Judith **MCCONNELL** is the Administrative Presiding Justice of the Fourth District Division One Court of Appeals (Fourth/First). She is the primary judicial court officer who has been framing me for libel and will not cease via lawfully recalling and rescinding remittiturs.

Among the many willful legal errors that it has taken to frame me for libeling HHS's policy deformers for now eighteen years, she has accepted three Certificates of Interest Person concealing HHS's **HARDIN** is a co-owner of SLAPP plaintiff **GLOBALTOX**.

(Check One)

INITIAL CERTIFICATE

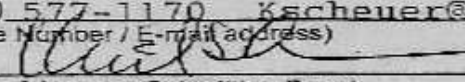
SUPPLEMENTAL CERTIFICATE XX

Full Name of Interested Person / Entity	Party (Check One)	Non-Party (Check One)	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"/>	

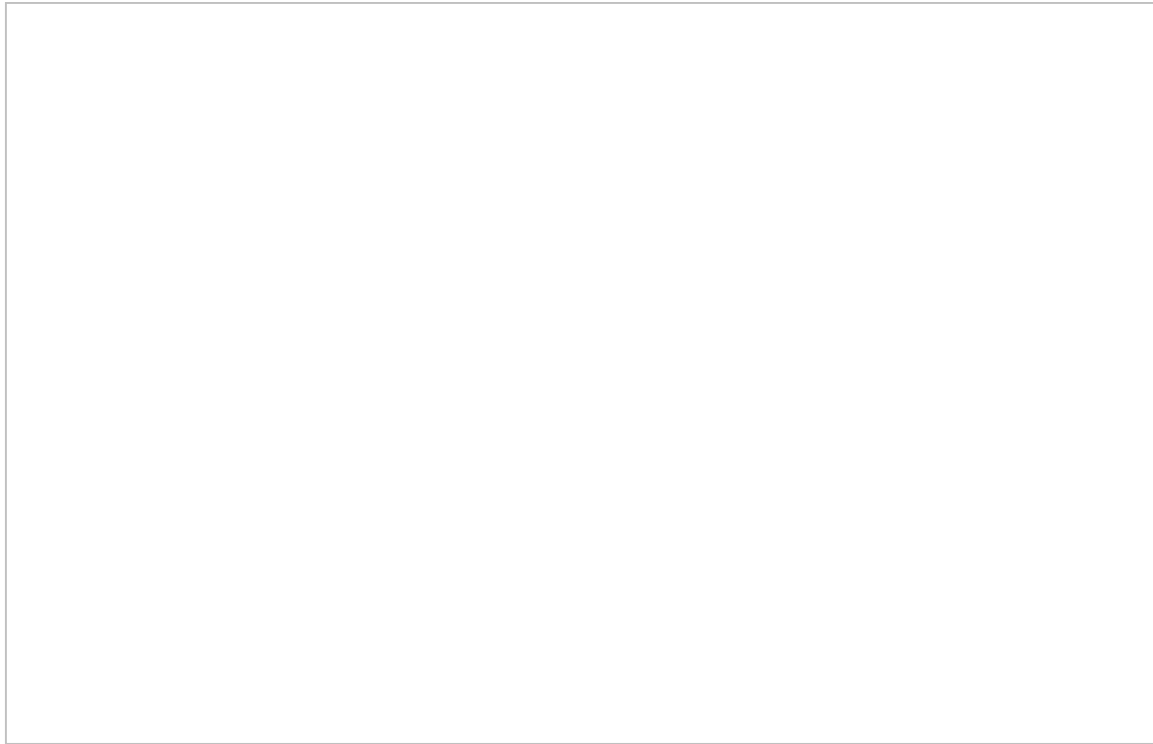
The undersigned certifies that the above listed persons or entities (corporations, partnerships, firms or any other association, but not including government entities or their agencies), have either (i) an ownership interest of 10 percent or more in the party if an entity; or (ii) a financial or other 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

Keith Scheuer  
 (Name)  
4640 Admiralty Way, Suite 402  
 (Address)  
Marina Del Rey, CA 90292  
 (City/State/Zip)  
(310) 577-1170 kscheuer@aol.com  
 (Telephone Number / E-mail address)  
  
 (Signature of Attorney Submitting Form)

Plaintiffs Bruce J. Kelman  
 (Name) and GlobalTox, Inc.  
  
July 10, 2006  
 (Date)



**WHY DOES SECRETARY BECERRA THINK ALL OF THE ABOVE IS FUNNY AND HARMLESS?**

Again, the words said by Secretary Becerra on February 9, 2017, that are causing him to own 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...

But your [Dato's] stock went up when Judge Pressman said you eat cheap tacos...So, I think Judge Pressman was talking to us when he talked about harmless error... And so my questions, Madam Chief Justice are very few [NONE] Because I suspect we're in the room of extremely harmless errors and we look forward to the opportunity to elevate Judge Dato to the Fourth District...Aye.

**I AM AN 18 YEAR RETALIATED AGAINST HHS ENVIRONMENTAL POLICY REFORMER. ENOUGH ALREADY!**

I'm a brutally retaliated against HHS environmental policy and court reformer. Because I have been harassed and framed for libeling HHS's policy deformers, for an accurate sentence in the California courts since 2005, HHS's policies remain corrupted and parroted by DOD, et.al. to the detriment of public health, safety, and troop readiness – now under y'all's watch.

What I exposed in March of 2005, is that since 2001, HHS has enabled the risk managers/expert defense witnesses for gov't and property/casualty – workcomp insurers (PCWCI) to set the so called “*evidence based*” standard of care for maladies caused by biocontaminants (mold, bacteria, etc.) including

biotoxins (lay terminology “toxic mold”) in water damaged buildings (WDB).

Below is what I publicly exposed in 2005, that brought the wrath of persisting gov’t retaliation. I showed how HHS (via HHS’s Bryan HARDIN, Ph.D.), Congress (via Gary MILLER), private sector medical associations (ACOEM), think tanks (MANHATTAN INSTITUTE) and industry lobbyists (US CHAMBER) work with risk managers/PCWCI’s expert defense witnesses (HARDIN, KELMAN & their company GLOBALTOX/VERITOX) to promote the highly lucrative BIG LIE that it is scientifically proven biotoxins in WDBs cannot and do not cause disabling brain injuries.

The still running disinformation machine is based on **ONE** unscientific toxicological risk model created by HARDIN and KELMAN. I used to call it the “GLOBALTOX PAPER”. Secretary Becerra has seen it as a COJA panelist in 2017; and knows that I call it the “VERITOX THEORY”.

In 2005, I showed how to defeat the VERITOX THEORY and the supporting disinformation machine in mold trials via showing how to make risk managers/expert defense witnesses talk on witness stands, about who all markets their scientific fraud into government backed policies; how they are all connected; and (some of) the money that fuels the machine to be used by defense attorneys to win by cheating with scientific fraud in mold litigations.

### **WHAT I EXPOSED IN 2005 THAT BROUGHT THE PERSISTING WRATH OF GOV’T RETALIATION TO KEEP THE BIG LIE LUCRATIVELY RUNNING THAT WDBs DO NOT CAUSE BRAIN INJURIES**

PRWeb, March 9, 2005 “Jury Finds ‘Toxic Mold’ Harmed Oregon Family, Builder's Arbitration Clause Not Binding”  
<https://www.prweb.com/releases/2005/03/prweb216604.htm>

By the time the Haynes discovered the mold, it was too late. **Mrs. Haynes and the children were exhibiting neurologic and immune system damage.** Paul Haynes reported the problem to Adair Homes, but the company refused to take responsibility. The family was forced to flee their new house in an effort to save the health of the mother and young sons.

Two separate medical evaluations substantiated that both Renee Haynes and her son, Michael, had mold antibodies in their blood, indicative of dangerous exposure levels to mold. **Numerous experts, including a fungal immunologist, an occupational therapist and a neuropsychologist testified concerning the Haynes children's developmental and sensory integration disorders that began shortly after moving into the Adair built home.**

The family's treating physicians and therapists agreed that Liam’s and Michael’s medical needs from the mold exposure will continue for several years to come. **Michael’s teacher testified that he was placed in a special disabled room at school and may need to remain there until at least junior high school. She expects Liam to suffer the same fate.**

**Dr. Bruce Kelman of GlobalTox, Inc, a Washington based environmental risk management company, testified as an expert witness for the defense, as he does in mold cases throughout the country.** Upon viewing documents presented by the Haynes’ attorney of Kelman's prior testimony from a case in Arizona, Dr. Kelman altered his under oath statements on the witness stand.

**He admitted the Manhattan Institute, a national political think-tank, paid GlobalTox \$40,000 to write a position paper regarding the potential health risks of toxic mold exposure.**

**Although much medical research finds otherwise, the controversial piece claims that it is not plausible the types of illnesses experienced by the Haynes family and reported by thousands from across the US, could be caused by "toxic mold" exposure in homes, schools, or office buildings.**

**In 2003, with the involvement of the US Chamber of Commerce and ex-developer, US Congressman Gary Miller (R-CA), the GlobalTox paper was disseminated to the real estate, mortgage and building industries' associations. A version of the Manhattan Institute commissioned piece may**



also be found as a position statement on the website of a United States medical policy-writing body, the American College of Occupational and Environmental Medicine.

**THE ACCURATE SENTENCE THAT MCCONNELL WILL NOT LAWFULLY CEASE FRAMING AS A MALICIOUS LIE VIA UNLAWFULLY REFUSING TO RECALL & RESCIND REMITTITURS**

My sentence that the California courts have been abused to frame as a malicious lie since 2005 is:

*“Upon viewing documents presented by the Haynes’ attorney of Kelman's prior testimony from a case in Arizona, Dr. Kelman altered his under oath statements on the witness stand.”*

There is no question that the sentence is accurate, or that I would have any reason to believe that I had maliciously written a lie. MCCONNELL also wrote of KELMAN changing his testimony in the Oregon trial after being presented with documents from the Arizona matter. From her 2006 anti-SLAPP opinion:

MCCONNELL wrote:

*The fact that Kelman did not clarify that he received payment from the Manhattan Institute until after being confronted with the Kilian deposition testimony [It was bench trial testimony, not deposition testimony] could be viewed by a reasonable jury as resulting from the poor phrasing of the question rather than from an attempt to deny payment.*

MCCONNELL called the change “clarified”. I called it “altered”. That hardly makes me a malicious liar. She also made it falsely appear that I accused KELMAN of lying about accepting money to author the ACOEM Mold Statement.

I did not say that KELMAN accepted payment to author the ACOEM mold statement. I accurately wrote that the money from the Manhattan Institute was for the U.S. Chamber paper and that ACOEM’s was a version of the "Manhattan Institute commissioned piece". (See above for what I wrote).

November 6, 2006 anti-SLAPP opinion <https://veritoxmeanstruthpoison.files.wordpress.com/2018/06/9-11-16-06-d047758-e2809canti-slapp-appellate-opinione2809d.pdf>

**MCCONNELL’S CONCEALMENT OF KELMAN’S PERJURY TO MANUFACTURE A NEEDED REASON FOR MY ALLEGED MALICE WHILE STRATEGICALLY LITIGATING & MY JAILING FOR REFUSING TO SIGN A DOCUMENT CONTAINING THE SENTENCE “I DO NOT BELIEVE DR. KELMAN COMMITTED PERJURY”.**

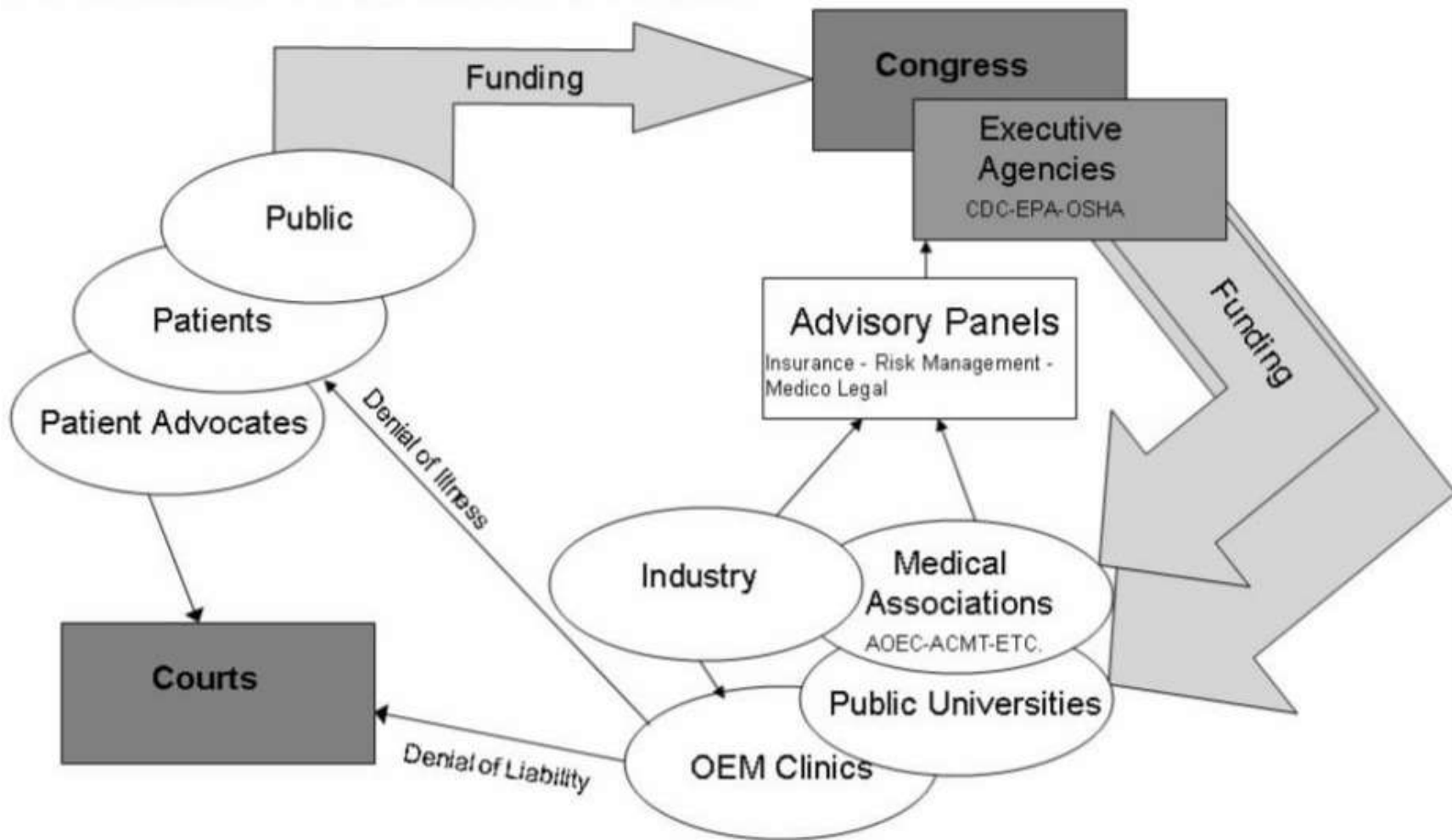
If I do not hear back from you by Monday, I am going to send you one more email on Tuesday detailing the judicially rewarded plaintiff perjury in the SLAPP suits while showing how the VERITOX THEORY is still marketed by HHS agencies; and how it is used to defraud the military families, made sick by the PPV military housing debacle, et.al.

Below is a preview of Tuesday's email, if I do not get a return message from you on Monday. This flow chart was created by the late JoEllen Perez in 2007. Ms. Perez was an IT contractor for Northrup Grummons.

She was made direly ill and died a slow painful death after being sick for several years. Her moldy building exposure occurred at the location where she was working as an NG contactor. It was a CDC leased building in Atlanta, Georgia.

Her flow chart shows how the VERITOX THEORY moves in and out of HHS agencies, policies, physician miseducation, and courts with the public's money.

# HOW INDUSTRY WORKS WITH GOVERNMENT TO INFLUENCE POLICY



This is more than wrong when the Secretary of HHS is on video pledging to investigate the collusive crime.

Secretary Becerra said while being video recorded:

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.

If it was not Secretary Becerra's intent to investigate SLAPP fixing California jurists and HHS environmental policy deformers/government's medico-legal expert defense witnesses as SLAPP plaintiffs -- then he should not have said the above (particularly because a camera was rolling).

PLEASE HELP!!!!!!

Mrs. Kramer