

## II. End the Cover Up of HHS's BIG LIE that moldy buildings don't cause brain injuries

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

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

Date: Monday, May 8, 2023 at 09:04 AM PDT

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Dear Mr. Beganstos (and Andre),

Please respond to me. I know that you are receiving my emails because Andre Jones has confirmed receiving them. I am a brutally retaliated against whistleblower of corruption in HHS environmental health policies. Directly because of it, the subject HHS policies remain corrupted and People are being grossly defrauded.

I know that I am traveling a treacherous path by telling the General Counsel of HHS the truth so directly. As I have shown you, you are actually the general counsel for the federal department on whose behalf the California courts have been used to frame me as libel since 2005 -- via Justice MCCONNELL's concealment of HHS's HARDIN being a co-owner of the SLAPP plaintiff GLOBALTOX/VERITOX/JS HELD.

But I can't backdown in good conscience, until the corruption and ongoing harm from it is ended. Nor should I have to when the Secretary of HHS is on video pledging to investigate the corrupted policies and the ongoing retaliation that I experience under the charade of law in California, for exposing it.

I showed you in a prior email that policy writers at NMCPHC were able to understand the importance of what I am now telling you, the General Counsel for HHS, just by reading a couple of my emails. It caused them to pull a newly published and greatly discriminatory (mis)guidance for military physicians in March of 2019.

If I can cause the retraction of erred DOD physician directives that easily, I would think that you would want to extend me the courtesy of corresponding to understand, too, in the People's and science's best interest.

It is very difficult to communicate this complex matter with a decision maker who asks no questions. As the sayings go, "*Silence speaks louder than words*", "*Silence is consent*", and "*Silence can be deafening*".

The same thing happened when I first came to Secretary Becerra for help *prior to* his being appointed HHS Secretary. I.e., no questions asked about the crime that I reported (and I did use the word "*crime*" while reporting it). Just more deadly discriminatory jokes and erred decisions while making matters worse for justice and the health and safety of the United States public.

## **SECRETARY BECERRA KNEW OF MY JAILING & FALSE CRIMINAL FBI RECORD PRIOR TO JOKING WITH THE JURISTS ON FEBRUARY 9, 2017**

Below is from the documents that Secretary Becerra read as a vetting-before-voting COJA panelist in February of 2017. As one can see, I was explaining how the enabled criminal harassment that I experience under the facade of law in California causes the public fleeing with SLAPP plaintiffs HARDIN's and KELMAN's scientific fraud to continue in policies and toxic torts.

This page is from the ones where I was asking Governor Brown to withdraw his nomination of Bill DATO to be an appellate justice.

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.

Below is an email from Deborah DUNCAN when they finally removed the false criminal record on December 21, 2012. (In addition to all else, the false criminal record still caused me problems when traveling to Canada for vacation in 2018. I had to go to the sheriff dept and get documentation that the criminal record was removed before I could get into Canada).

✉ **Duncan, Deborah - Sheriff** (Deborah.Duncan@sdsheriff.org)

Fri, Dec 21, 2012 12:00

To: you Details ▾

Sharon Kramer.pdf (166 KB)

Good afternoon,

This is to inform you that the update and change to our system has been completed.

I have attached a stamped "Confidential" copy of the "History of Inmate", for your records showing the corrections that have been made. The charge classification now and going forward for CCP 1218(A) will be entered into our records as "C" for Civil.

I would also like to explain that on the attached document you will see the original charge of 166 PC that has been noted as an error ("ERR") and then the update change to reflect the correct charge of CCP 1218(A) which does not show as a Felony or a Misdemeanor but rather a "C" for Civil.

Please feel free to contact me if you have any additional questions.

Thank you,

Deborah Duncan, Sheriff's Operations Supervisor  
Records & ID Division - Booking/CAL ID Sections  
(858) 974-2117 FAX: (858) 974-2123

Below is the court transcript from March 14, 2012. Judge NUGENT had me brought before him in handcuffs and prison garb. HARDIN's and KELMAN's attorney SCHEUER was there. NUGENT tried to coerce me to sign the false confession that was written by SCHEUER (and containing the sentence *"I do not believe Dr. Kelman committed perjury."*) again.

KELMAN's and SCHEUER's rewarded perjury since 2005, to make up a reason for me to have malice for KELMAN while strategically litigating to shut me up is a story in itself and TMI for this email.

Ask me about it if you want to understand how I know that you are indeed now the general counsel for a severely corrupted federal dept enabled to remain corrupted by more corruption in the California courts -- and the Secretary of HHS seems to think this is funny and harmless. (I am going to explain the MCCONNELL et.al. rewarded material perjury in SLAPP in another email.)

Court transcript, March 14, 2012, Judge Thomas NUGENT presiding:  
VISTA, CALIFORNIA, WEDNESDAY, 3-14-2012; 9:18 A.M.  
(THE FOLLOWING PROCEEDINGS WERE HELD IN OPEN COURT.)

THE COURT: AL.

THE CLERK: BRUCE J. KELMAN, PLAINTIFF, VERSUS SHARON KRAMER, DEFENDANT. 37-2010-00061530.

THE COURT: GOOD MORNING.

MR. SCHEUER: GOOD MORNING, YOUR HONOR.

MS. KRAMER: GOOD MORNING, YOUR HONOR.

THE COURT: WE ALL KNOW I CALLED THIS MEETING FOR US BECAUSE OF THE DECISION THAT I MADE, AS I REFLECTED ON ALL OF THE CIRCUMSTANCES SURROUNDING THIS CASE, THAT YOU SHOULD BE RELEASED AT THIS TIME, AND THAT WILL BE THE ORDER OF THIS COURT. I INVITED COUNSEL TO BE HERE OUT OF COURTESY. THIS IS ULTIMATELY MY CALL AND THAT IS MY CALL AND, HOPEFULLY, YOU'LL BE RELEASED FORTHWITH. I KNOW YOU'LL BE TAKEN BACK TO WHERE YOU JUST CAME FROM, AND I UNDERSTAND THE ARRANGEMENTS HAVE BEEN MADE THAT YOU'LL BE RELEASED AT THAT TIME. YOU KNOW WHAT MY HOPE IS

(My clothes had been delivered with me to the North San Diego Superior Court. I was released from there. Evidence and prior court transcripts of January 2012 indicate they were intending to take me "*downtown to the psych ward*" under Penal Code 1368; and that why they needed me to have a false criminal record to do it. Had my husband not gotten wind of this March 14, 2012 hearing and been there with my mother and sister, I am pretty sure that this is what would have happened to me. The stage had been set.)

-- AND I'M NOT ASKING YOU TO RESPOND. I'M NOT ASKING YOU TO SAY ANYTHING. -- BUT THAT IS, IT SEEMED TO ME IN OUR LAST MEETING I RECALLED YOU EVEN SAID THAT IT WASN'T YOU WHO HAD ACCUSED THE GENTLEMAN OF PERJURY OR OF ALTERING HIS TESTIMONY, IT WAS RATHER COUNSEL'S EFFORTS TO TRY TO MAKE IT SOUND THAT WAY. I DON'T KNOW IF I REMEMBERED IT RIGHT OR NOT. IF YOU DID SAY THAT OR IF THAT'S HOW YOU FEEL, MORE IMPORTANTLY, I WOULD REALLY STRONGLY URGE THAT YOU GIVE EVERY CONSIDERATION TO AGREEING TO THAT PROPOSAL THAT COUNSEL MADE, WHICH SIMPLY SAID "I DID NOT MEAN THAT." I DIDN'T MEAN TO SUGGEST THAT. I'M NOT SAYING YOU HAVE TO DO THAT. I'M NOT. DON'T HEAR THAT FROM ME. BUT YOU DID HEAR THE IMPORTANT THING FROM ME.

MS. KRAMER: **NO, I DID NOT HEAR THE IMPORTANT THING. I DIDN'T HEAR AN APOLOGY THAT THE COURT'S FRAMED ME FOR LIBEL SEVEN YEARS AGO. I'M SITTING HERE IN HANDCUFFS FOR SPEAKING THE TRUTH ABOUT A FRAUD AND POLICY. IF YOU WANT TO SEND ME BACK TO JAIL, FINE, BUT I'M NOT SIGNING AN APOLOGY FOR THE COURT DOING THAT.**

THE COURT: OKAY. THAT'S NOT A CONDITION OF ANYTHING.

MS. KRAMER: NO, IT ISN'T.

THE COURT: IT WAS AN EXPRESSION OF MY WISH, THAT'S ALL I WAS INTENDING

MS. KRAMER: **NO. WHAT YOU'RE ASKING ME TO DO IS COLLUDE WITH THE FRAUD -- WITH THE COURT TO DEFRAUD THE PUBLIC AFTER SEVEN YEARS.**

THE COURT: **RIGHT.** BUT I'M NOT CONDITIONING MY DECISION THIS MORNING ON THAT. THAT'S NOT A CONDITION. IT WAS **MERELY A WISH.**

MS. KRAMER: **THIS IS A CRIME. YOU SHOULD BE ASHAMED OF YOURSELF THAT I'M SITTING HERE LIKE THIS THIS MORNING.**

THE COURT: COUNSEL, DO HAVE ANYTHING YOU WISH TO SAY AT THIS POINT?

MR. SCHEUER: NO, YOUR HONOR.

THE COURT: OKAY. WELL, I APPRECIATE YOU BEING HERE. AND I HOPE THINGS GO WELL IN THE FUTURE AND BETTER, AND I HOPE WE DON'T HAVE TO REVISIT THE SITUATION. BUT THAT WILL BE THE ORDER OF THE COURT.

Pretty funny, eh? Most of this information and court documents corroborating that I am telling the truth is on the Net at Katy's Exposure blog. And so you know, I do not own that blog. I took it over in late 2012.

The owner, Crystal Stuckey's speech was chilled after I went to jail for refusing to be coerced by a judge lie about corruption at HHS, etc. SCHEUER had threatened Ms. Stuckey that he would "*pursue*" her "*personally the fullest extent*" under the charade of law if she did not stop blogging about the SLAPP fixing to defraud the public with HHS and its policy deformers HARDIN and KELMAN.

SCHEUER & GILLETT  
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VIA EMAIL AND US MAIL

May 6, 2011

Ms. Chrystal Stucky  
KATYSEXPOSURE  
6010 Sandy Valley Drive  
Katy, TX 77449-6577


**Re: KELMAN v. KRAMER**  
**San Diego Superior Court case no. 37-2010-00061530-CU-DF-NC**

Dear Ms. Stucky:

This firm represents Dr. Bruce Kelman in the above-referenced lawsuit. As I suspect you are aware, Dr. Kelman obtained a judgment for libel against Sharon Kramer after a trial in 2008, and recently obtained a preliminary injunction against her in the above referenced action. Copies of the judgment and preliminary injunction are attached for your reference.

Please be advised that if you republish the defamatory matter, we will pursue you personally to the fullest extent permitted by law.

Very truly yours,

  
Keith Scheuer  
KS/sel  
Encs.

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