

**RE: REQUEST TO REASSIGN TWO LAWSUITS AGAINST THE
COMMISSIONER OF THE SOCIAL SECURITY PENDING BEFORE THE
FEDERAL COURT IN MCALLEN, TEXAS.**

LEE H. ROSENTHAL, CHIEF JUDGE
of the U.S. District Court for the Southern District of Texas
Houston Division
Bob Casey U.S. Court House 515 Rusk St.
Houston, Texas 77002-2600
Phone No. (713) 250-5500

Dear Chief Judge Rosenthal,

I respectfully request your office to require the Clerk of the Court to reassign my two lawsuits for disability benefits against the Commissioner of the Social Security pending before the federal court in McAllen, Texas, and to reassign these two cases a senior judge from outside the Rio Grande Valley on the grounds that unless an impartial judge is assigned to these cases, the fraud on the courts to conceal the harm caused on children by the microwave radiation at school will continue unaddressed, undeterred and with impunity as detailed herein.

For the most part, I have been home-bound for more than ten years with life-threatening Electrohypersensitivity EHS, which is caused and aggravated by the same microwave radiation reaching children at school. I have been violently ill several times. I am in pain all of the time. This a horrible way to die. My EHS has been recognized by federal and state agencies, and courts as a physical medical condition and disability. Please see Statement of Physical Disabilities attached. <http://www.wirelesswatchblog.org/wp-content/uploads/2022/03/Statement-of-Physical-Disabilities-1.pdf>

I respectfully request your office to assign a senior judge to my two cases pending before the Federal Court in McAllen, Texas, on the ground that U.S. District Judges, Ricardo H. Hinojosa, Randall Crane, and Micaela Alvarez participated on the decision:

1. To place a massive military grade amount of harmful microwave transmitters in schools;
2. On the decision to conceal that the compulsory and unnecessary exposures to microwave radiation at school is causing children EHS and other severe, catastrophic and irreversible harm and disabilities that defeat the purpose of education;

3. And on the decision to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by microwaves on children and other defenseless and unsuspecting victims;
4. On the ground that these judges to conceal their misconduct ignore as a matter course, the specific, concrete and undisputed medical, scientific and legal evidence of the harm caused on children by microwave radiation at school;
5. On the ground that Motions to Recuse, Complaints of Judicial Misconduct, and appeals have been futile;
6. On the ground that evidence on the record has proven the collusion of these judges with the Governor of Texas, Greg Abbott, with the U.S. Department of Education, with the Commissioner of the Social Security and others, and falsification of government records, fabrication of testimonies and of medical evidence, disability, discrimination and retaliation, and perjury and fraud on the courts to conceal the harm caused on children by the microwave radiation at school.
7. And on the ground, that unless these judges are recused, the fraud on the court to conceal the harm caused on children and other defenseless and unsuspecting victims by microwave radiation will continue unaddressed, undeterred and with impunity as detailed by the Petition to Impeach Three Federal Judges submitted to the U.S. House of Representatives <http://www.wirelesswatchblog.org/wp-content/uploads/2011/06/Request-to-Protect-Our-Children1-1.pdf> - - - <http://www.wirelesswatchblog.org/wp-content/uploads/2011/06/The-Evidence-Proving1.pdf> by the Complaint of Criminal Conspiracy to Violate Parental Rights against the Governor of Texas, Greg Abbott, the Secretary of the U.S. Department of Education, Dr. Miguel Cardona, and against the U.S. Attorney General, Merrick Garland attached herein, and on the request to the U.S. Department of Health and Human Services to train medical practitioners on EHS and on other harm caused by microwaves/wireless radiation, attached herein.

In retaliation for denouncing their misconduct, these judges left pending for more than ten years my appeal of the first application of disability benefits. *Mendoza v. Astrue*, Case No. 7:05-CV-133 (S.D. Texas 2005).

My appeal of a second application for disability benefits has been transferred from the Federal Court in Alexandria, Virginia, to the McAllen Federal Court and assigned to Judge Crane. *Mendoza v. Kijakazi*, Case No. 7:22-CV-85 (S.D. Texas 2022)

For these reasons and as accommodation to my disability and the disabilities of other children and others suffering from EHS, I respectfully request your office to reassign my cases to a Senior Judge from outside the Rio Grande Valley.

I am willing to testify under penalty of perjury to the facts stated herein and that are of my personal knowledge by phone, health-permitting. If you need further information or documentation, I will be happy to oblige. Your prompt response to this matter is highly appreciated.

Respectfully Submitted,
Jesus Mendoza
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Because of my inability to use computers, this document was drafted into electronic form and emailed with assistance. April 11, 2022