

COPY

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS

United States District Court
Southern District of Texas
FILED

MCALLEN DIVISION

JUL - 1 2022

Nathan Ochsner, Clerk

JESUS MENDOZA,
Pro-Se Plaintiff,

Docket # 44

v.

CIVIL ACTION NO. 7:22-GV-85.

KILOLO KIJAKAZI,
Acting Commissioner of
the Social Security
Administration,
Defendant.

ADDENDUM "A"

To Motion to Recuse U.S. District Judge, Randall Crane, U.S. District
Judge, Ricardo H. Hinojosa and U.S. District Judge, Micaela Alvarez
Pursuant to 28 U.S.C 455.

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Appendix 1. Electromagnetic hypersensitivity (EHS): excerpts from a summary by Dr Erica Mallery-Blythe⁸⁰

EHS is characterized by an awareness of/adverse response to even extremely weak electromagnetic fields (far below current safety levels) of varying frequencies, intensities and waveforms. It has been demonstrated to be an "environmentally inducible bona-fide neurological syndrome". It is a primary physical issue, not a psychological one. Conscious perception can vary with age, gender and physiology. Effects can occur even in those not experiencing symptoms at a cellular level, and it is possible that everybody could potentially develop EHS as every cell in our body is dependent on electrical signals.

Common symptoms: Headaches, dizziness, sleep disturbance, sensory up-regulation, dermatological issues, palpitations, visual/auditory disturbances, membrane sensitivity, muscle twitching, hyperactivity/fatigue, memory/concentration disturbance and anxiety (psychiatric symptoms such as anxiety and depression are likely to be secondary to the physiological effects rather than a primary cause).

Exposure-induced: EHS is a cumulative, exposure-triggered condition, and exposures are rising rapidly. If EHS is unmanaged and there is general deterioration, there will be reaction to an increasingly broad range of frequencies at increasingly low intensities. The number of devices triggering symptoms will increase, symptomatic distances will decrease and irreversibility will become more likely.

The number of people with EHS symptoms who have not yet linked them to exposure is likely to be far higher than the estimated 4-10% of the population reported by several countries. Given the ubiquity of exposure in all environments, it can be difficult for people to notice the association. **Extrapolated figures suggest that 50% of the population may be affected by 2017. With enough exposure, it is possible that EHS could manifest in all members of the population.** Many children are affected but undiagnosed. They are more likely to develop EHS since their exposure is higher and their systems are developing.

Socioeconomic impact of EHS and human rights: EHS is already affecting a very large number of people, many of whom are unable to work due to their condition, resulting in lost revenue. An extra burden is placed on healthcare agency resources due to inappropriate diagnosis and management of common symptoms. In more severe cases, individuals are forced to live in extreme isolation, poverty and poor health, with some living in cars and tents, which can also prove threatening to health and life, especially in extreme temperatures. They cannot access basic, life-sustaining public amenities, such as grocery stores and healthcare facilities, which constitutes a clear breach of their human rights.

"I have been contacted on a daily basis by individuals with EHS, medical practitioners, school and parent groups, legal representatives, the media and political bodies looking for medical advice on EHS or the health effects of EMF in general. This is an increasingly demanding task and therefore I have founded a medical doctors' organisation entitled PHIRE (Physicians' Health Initiative for Radiation and Environment) in order to increase the available support for those requesting it" (<http://phiremedical.org/>).

Dkt 42-13 pg 3568 Kiyakazu, id

⁸⁰ See: <http://www.iemfa.org/wp-content/pdf/Mallery-Blythe-v1-EBSC.pdf>; includes 72 pages of scientific references.



JOHNSON MEDICAL ASSOCIATES

Comprehensive Medicine | Traditional | Holistic | Alternative

October 28, 2016

RE: Jesus Mendoza

To Whom It May Concern:

The above patient has been under my care for many years. He is currently suffering from severe hypersensitivities to chemical fumes, odors, and a life-threatening electro-hypersensitivity. .

It is medically necessary that he be allowed to appear by phone for court. Please allow him to have phone conferencing as he is unable to tolerate the building. If this patient appears in person in court, his speech, concentration, memory, and hearing will be severely impaired. If he is confined inside a building or in other places where there is radiation, he could suffer irreversible harm including death.

Exposure to sources of radiation emitted by power lines, electric transformers and motors, computers, fluorescent lights, and wireless devices, causes Mr. Mendoza severe pain, swelling of vital organs, breathing difficulties; as well as speech, concentration, memory, and hearing deficits. Also, exposure to some chemicals, fumes, and odors can cause the same health effects as listed.

If you have any questions regarding this please, please feel free to contact my office.

Sincerely Yours,

Alfred R. Johnson, D.O.

ARJ/crd

Kkt 42-7 ps. 513 Kiyakazi
DKT 42-14 ps. 3780
DKT 42-5 ps. 337
DKT 42-13 ps 3562

MAI 22 2007

Fax

Form 2338
April 1997

Texas Department of Aging
and Disability Services

In-Home and Family Support Program
Physician Statement of Disability

956-971-1311

Date
4-23-2007

Patient Name
Jesus Mendoza
Address
2202 E 28th St
Mission, TX 78572

Caseworker, Address, Phone
Lina Garcia
4501 W. Business Highway 83
McAllen, TX 78501
956/971-1236

The following medical information is needed to determine this patient's eligibility for the In-Home and Family Support Program. The Program is intended to assist families in maintaining an individual with a physical disability IN THE HOME. PLEASE COMPLETE ALL ITEMS BELOW. If you have questions, please contact the caseworker at the address and phone number above.

I. MEDICAL DIAGNOSIS: Highly sensitive to electricity

II. APPROXIMATE DATE OF ONSET
OF DISABLING CONDITION

Approx. Date of Onset
1997

III. FUNCTIONAL LIMITATIONS (check all SUBSTANTIAL limitations that apply): When exposed

- Self-Care
- Receptive and Expressive Language
- Learning Severe
- Mobility Severe
- Self-Direction
- Capacity for Independent Living - Yes, when in crisis
- Economic Self-Sufficiency - Self employed needs to avoid exposure to remain able to work
- Other (specify):

IV. EXPECTED DURATION OF DISABILITY: Unknown

V. PROGNOSIS: poor

VI. RECOMMENDATIONS/OTHER COMMENTS: Do you recommend a monitor to measure radiation around client's Environment? Yes No

These will greatly enhance his ability to prevent exposure increasing quality of life + make him able to work at home

VII. [Signature] 6/7/07
Signature - Physician Date

Physician's Name (please type or print)
Dr. Alfred R. Johnson, D.O.

Physician's Mailing Address
317 Dal-Rich Village, Richardson, Tx 75080
Telephone No.
972-479-0400

PLEASE RETURN THIS DOCUMENT IN THE ADDRESSED, STAMPED ENVELOPE PROVIDED

Dkt 42-14 pg 366
Kijatazi

Rec'd by ITSP
JUN 01 2007
- 3



11/09/2008



EXHIBIT 2

01/12/2009

Dkt 42-1
Pg 3615
Kiyakazi



Dkt 42-13
Pg. 3576
Kiyakazi

Dkt.
42-5
Pg
383
Kiyakazi

3

Oct.
2019.

No Place To Hide

Volume 3, Number 3

June 2002

Gro Harlem Brundtland, Director of World Health Organization: "Cell Phones, Computers Make Me Ill"

"It's not the sound, but the waves I react to. My hypersensitivity has gone so far that I even react to mobile phones closer to me than about four meters," says Gro Harlem Brundtland.

She is the Director-General of the World Health Organization (WHO), and she was talking to Aud Dalsegg, who interviewed her for the cover story of the Norwegian newspaper *Dagbladet* on March 9, 2002.

The former Prime Minister of Norway never owned a mobile phone herself, but she often received calls on her associates' phones. Now she says there is reason to be cautious about the technology.

"In the beginning I felt a local warmth around my ear," she told Dalsegg. "But the problem grew worse, and turned into a strong discomfort and headaches every time I used a mobile phone." At first she tried to avoid the pain by cutting her calls short, but this did not work. Nor was it sufficient to stop using the phones herself, because everyone around her, including at her workplace at the WHO in Geneva, uses them.

"I gradually understood that I had developed a sensitivity to this type of radiation.

"And in order not to be suspected of being hysterical—that someone should believe that this was only something I imagined—I have made several tests: People have been in my office with their mobile phone hidden in their bag or pocket. Without my knowing whether it was off or on, we have tested my reactions. I have always reacted when the phone has been on—never when it is off. So there is no doubt."

As for wireless home phones, Brundtland said, "I get an instant reaction if I touch such a phone."



She also spoke about her reactions to computers:

"If I hold a laptop in order to read what is on the screen, it feels as if I get an electric shock up through my arms. So I must keep portable computers away from me. I have a regular desktop computer in my office, but only the secretary uses it. I have not noticed the same symptoms near it, but I turn it off as soon as I come in."

The headaches she gets from mobile phone radiation subside about a half hour to an hour after the exposure stops, she said.

A medical doctor and master of public health, Brundtland gained international recognition in the 1980s for championing the principle of sustainable development as chair of the World Commission on Environment and Development (the Brundtland Commission). In October 1996 she stepped down as Prime Minister of Norway, after being head of her government for more than ten years. She has headed the World Health Organization since July 12, 1998.

Brundtland was careful, in the interview, to say that the danger from mobile phones has not been scientifically proven: "We do not at present have enough scientific evi-

Dkt 42-8 ps 624 Kiyayari continued on page 6
- 6

Ex-WHO General-Director and Ex-Prime Minister of Norway Wireless Technology Has Negative Health Effects. There Is No Doubt.

On Friday the 14th of August 2015, retired WHO General-Director and Prime Minister of Norway, Dr. Gro Harlem Brundtland, was interviewed by the Norwegian newspaper Aftenposten (<http://www.aftenposten.no/nyheter/iriks/Brundtland---Min-kropp-har-reagert-pa-mobilstraling-i-25-ar-8125147.html>). One of the issues raised in the interview was her current thoughts on wireless radiation. Her statement was crystal clear. Above is the relevant clip from the interview, subtitled in English by Citizens' Radiation Protection, Norway. We are grateful to Gro, for her clear and honest response.

Ex-WHO General Director Warns: "Wireless Tech..."



Dkt 42-8 ps. 1060 Kiyukaru

BioEM 2015 Meeting, June 14-19,
2015

Plenary Session presentation by

German judge is electrosensitive, seeks refuge in EMF-White Zone

An electrosensitive judge from Augsburg finds refuge in the Wehra Valley (German Black Forest).

An electrosensitive (EHS) judge from Augsburg finds refuge in the Wehra Valley (German Black Forest)

Rain splattered on the roof of the little white camper. Although Barbara has turned up the heater, the cold of winter creeps along the ground and relentlessly wraps around our feet. Barbara Domberger is on a forced vacation in Wehra Valley. The rugged gorge is one of the few havens left for the electrosensitive.

She recall she once still had a few secluded holiday areas where she could retire, but gradually, they have disappeared. "The digital network is currently our biggest problem," she says. The 43-year-old District Judge is on the run - from harmful emitters, mostly microwaves from mobile phone networks. "I've become electrosensitive," she says.

The judge is convinced : when she's exposed to artificial electromagnetic fields for too long, like those from cordless phones or wireless Internet connections, she gets sick. She feels artificially invaded, unable to sleep and concentrate. "And all my muscles harden." Her family doctor says it's from too much stress.

It took three or four years of suffering before an old school friend put her on the right track, says Domberger. Back then the concept of electrical sensitivity was unknown. That's changed: Domberger has read many studies on her condition and has developed contacts with people who share her plight. She chairs the Munich Society for the electrosensitive and mobile-phone injured.



Barbara Domber in his camper

She is very convincing when she easily refutes the arguments of the mobile phone industry. She knows that many prefer sticking her with a psychosomatic label. If that was the case, then how can one explain that her heart rate changes as soon as she enters a room filled with radiation? Domberger says it's a clear medical evidence.

Fear of radiation dominates her life. The once-successful young woman had to abandon her condominium with 17 a square-meter rooftop terrace near downtown Augsburg. "The apartment couldn't be shielded," she says. Her furniture is stored. She's looking for a small apartment in low-radiation area, which she could shield with special reflective paint.

She only goes out when necessary. For shopping, of course. But a movie or the theater? "I used to like going to restaurants," says Domberger. Today, she even turns down birthday invitations, because almost everyone has a cordless phone at home. "I miss the contact with ordinary people," she says with a sigh.

Since January 2010, the District Judge is on sick leave. The state of Bavaria is considering putting her on permanent disability.

Barbara Domberger was in charge of the elderly and disabled. She'd love to work again. "Being a judge was my dream job." For eight years, she worked at the District Court of Augsburg, and before that six years as a prosecutor, also for the Federal Ministry of Justice. Now she's fighting for electrosensitivity to be recognized as a disease and to obtain help for those affected.

Today she's resting in the Wehra Valley. "Here I feel really good, as I did before," she says with a smile.

Very little radiation gets through where she parked her white camper, as opposed to airports or railway stations. A holiday trip in the hot South? Only by car. For longer trips, she bought a special blouse, woven with reflective silver fiber. It cost her 90 Euros. "Most people with EHS can't afford it," says Domberger who asked us not to divulge the exact location of her retreat.

DKA 42-8 P5. 1055
Kizakari

OPEN LETTER TO PARENTS, SCHOOL OFFICIALS, DOCTORS, ATTORNEYS, LEGISLATORS AND TO FEDERAL AND STATE LAW ENFORCEMENT AND INVESTIGATIVE AGENCIES.

FEDERAL AND STATE LITIGATION HAS PROVEN THAT A MASSIVE MEDICAL MALPRACTICE AND MASSIVE MEDICAID AND MEDICARE FRAUD ARE IN USE TO CONCEAL THAT SCHOOL CHILDREN ARE BEING EXPOSED TO POWERFUL LEVELS OF RADIATION EXCEEDING THE FEDERAL SAFETY LIMITS AND TO THE SAME MICROWAVE RADIATION THAT HAS CAUSED HARM TO TEACHERS, TO FIREFIGHTERS, TO POLICE OFFICERS, AND TO OTHER ADULTS AND TO CONCEAL THAT THE MICROWAVE RADIATION AT SCHOOL IS CAUSING CHILDREN ELECTROHYPERSENSITIVITY, AND BRAIN, EYE, BLOOD, NERVE, HEART, DNA DAMAGE AND OTHER SEVERE HARM AND DISABILITIES THAT DEFEAT THE PURPOSE OF EDUCATION AS EXPLAINED ON THE PETITION TO IMPEACH 3 FEDERAL JUDGES SUBMITTED TO THE U.S. HOUSE OF REPRESENTATIVES, TO THE U.S. ATTORNEY GENERAL, AND TO THE U.S. DEPT. OF EDUCATION AND POSTED ON THE CASE LAW SECTION OF wirelesswatchdog.org.

The wireless devices used inside schools are exposing children to more than 250,000 uW/m² of microwave radiation. Below, some of the scientific studies on the record proving the harm being caused on children by the microwave radiation at school.

uW/m²

- | | |
|-----------|---|
| 20 | <u>Altpeter 1995, 1997</u> - Sleep disorders, abnormal blood pressure, weakness, fatigue, limb pain, digestive problems, fewer school children promoted. |
| 30-200 | <u>Heinrich 2010</u> - Headaches, irritation and concentration problems in school children. |
| 30-500 | <u>Thomas 2010</u> - Short term exposures caused sleep problems in school children. |
| 50 | <u>Moltier 2010</u> - Chronic exposure caused sleep problems. |
| 50-400 | <u>Thomas 2008</u> - Headaches and concentration problems in adults. |
| 60-100 | <u>Buchner 2012</u> - Long term effects on the immune system. |
| 100 | <u>Kolbum 1987</u> - Human sensation |
| 100-500 | <u>Hutter 2006</u> - Headaches, concentration and sleeping problems. |
| 500-1,100 | <u>Navarro 2003</u> - Fatigue, headaches, sleeping problems. |
| 150-2,100 | <u>Aughner 2009</u> - Changes in mental state, prevented refined word choices, calmness, stupified, zoned-out. |
| 165-4,400 | <u>Oberfeld 2004</u> - Fatigue, depressive tendency, sleeping disorders, concentration problems, cardiovascular problems, significant increase in breast cancer and brain tumors. |
| 300-500 | <u>Rassoul 2000</u> - Headaches, memory changes, depressive symptoms, sleeping problems. |
| 500-1,000 | <u>Khurans 2010</u> - Increased neuro - cardio symptoms, and increased cancer. |
| 500-1,000 | <u>Kundi 2009</u> - Headaches, fatigue, concentration and sleeping problems. |
| 638 | <u>Papageorgio 2011</u> - Decreased cognitive function. |
| 1,300 | <u>Ziramborn 2003</u> - Decreased cognition and wellbeing. |
| 1,600 | <u>Kolodinski 2006</u> - Problems of memory, attention and motor function of children. |
| 2,100 | <u>Ridervold 2008</u> - Headaches in only 45 minutes of exposure to cell phone radiation. |
| 3,800 | <u>Schwartz 1990</u> - Effect on heart function. |

Dkt 42-8 ps 620, Kiyakazi

- 3,000 **Wolf 2004** - Ten times risk of cancer with short latency.
- 2,000-80,000 **Hoking 1996** - Two-fold increase in leukemia in children.
- 2,000-80,000 **Hoking 2000** - Decreased survival in children with leukemia.
- 5,000 **Alberts 1997 - Oscar and Hawkin 1997, Neilly an lin 1986** - Breakdown of the brain-blood barrier allowing the entry of toxins into the nervous system.
- 5,000-10,000 **Avendano 2012** - 4-hour exposure to the microwave emitted by a WI-FI laptop caused DNA damage to human sperm.
- 8,000-100,000 **Akoey 2002** - Changes in behavior.
- 10,000 **Eltiti 2007** - 50 minutes of exposure caused loss of wellbeing to electro-sensitive patients.
- 10,000 **Persson 1997** - Toxic leakage of the blood-brain barrier.
- 10,000 **Simonenko 1998** - Headaches, dizziness, irritability, fatigue, weakness, insomnia, chest pain, stomach and breathing problems.
- 10,000 **Novoselova 1999** - Affected functions of the immune system.
- 13,000-57,000 **Dolk 1997** - Leukemia, skin melanoma, bladder cancer.
- 20,000 **Mann 1996** - Effects in immune system.
- 20,000 **Frey 1963, 1969, 1971, 1973, 1988; Justenson 1979; Olsen 1980; Wieske 1963; Lin 1978** - Microwave hearing-clicking, buzzing, chirping, hissing, or high-pitched tones (tinnitus).
- 20,000-40,000 **D'Inseo 1998** - Effects in physical and behavioral functions.
- 25,000 **Wolke 1996** - Calcium concentration in heart muscle.
- 40,000 **Chiang 1989** - Altered white blood cells in school children.
- 40,000 **Tatersall 2001** - Effects in memory and learning.
- 40,000 to 150,000 **Chiang 1989** - Memory impairments, slowed motor skills, and retarded learning in children.
- 50,000 **Boscolo 2001** - Immune function decreased.
- 50,000 **Belokrinitakiy 1982** - Biochemical and histological changes in liver, kidney, and in brain tumor.
- 50,000 **Dumanisky 1974** - Impaired nervous system activity.
- 52,500 **Kewee 2001** - 20 minutes of exposure induced stress response.
- 60,000 **Phillips 1998** - DNA damage.
- 87,500 **Marinelli 2004** - 2-12 hours of exposure caused DNA damage, linked to tumor aggression.
- 100,000 **Belokrinitakiy 1982** - Brain damage.
- 160,000 **Shutenko 1981** - Redistribution of metals in brain, lungs, heart, liver, kidney, spleen, bones, blood, skin and muscles.
- 160,000 **Navakatikian 1994** - Changes in behavior.
- 100,000 **Richter 2000** - Increased risk of cancer with short latency.
- 156,000 **Polonga-Moraru 2004** - Eye damage.

SOURCES: Section I of the Bioinitiative Reports 2007, 2012; Magda Havas PhD., San Foo. Earthlink WI-FI Network 2007; Powerwatch.ork.uk

The San Foo. Earthlink WI-FI Network 2007 describes with some of the studies cited above how the symptoms of Electrohypersensitivity and of the harm being caused on children by the radiation at school are the same. See also: wearetheevidence.org.

Please share this information as much as you can. Our children cannot defend themselves from these criminal aggressions.

Respectfully Submitted:

Jesus Mendoza
 Jesus Mendoza (956) 583-7012

*DET 42-8 PG 626
 Kiyakazi*

Transcribed from mechanical to electronic format with assistance.

OPEN LETTER TO THE JUDICIARY.

Dear Judge, scientific evidence has proven that unlimited use of wireless devices is causing children Electrohypersensitivity EHS, brain damage, and other severe physical harm. Please consider the following facts when adjudicating cases of child misbehavior, since orders limiting the use of wireless devices can protect our children and can prevent recidivism.

- A) Use of cell phones is exposing children to microwave and ULF/ELF radiation at power levels exceeding the federal safety guidelines which cause harm even to adults. (1)
- B) Exposure to this radiation has caused harm to teachers, to fire fighters, to police officers and to other adults. (2)
- C) Use of wireless devices is exposing children to more than 250,000 uW/m² of microwave radiation, and exposure to less than 150,000 uW/m² of microwave radiation can cause EHS, and brain, eye, blood, nerve, heart, and DNA damage even to adults. (3)
- D) Chronic exposure to the radiation emitted by wireless devices increases by 500% the children's risk of cancer and increases by 450% the risk of dying to children suffering of life-threatening illnesses. (4)
- E) Addiction to wireless devices increases by more than 150% the risk of suicide and can cause the same problems caused by the use of drugs. (5)
- F) In my family, several children were born with brain damage. The common thing in these children is that their mothers were users of cell phones while pregnant. The number of children with brain damage has increased from 1 in 10,000 to 1 in 50, and experts warn that the use of microwave devices by children and pregnant women is bound to leave no child without brain damage, and that by the time parents become aware of this danger, we are bound to lose many children. (6)

Consideration of these facts during your efforts to protect our children is highly appreciated. If more evidence is necessary, I will be happy to oblige

Respectfully,

Jesus Mendoza
Dkt 42-12

Tel. (956)583-7012

pgs. 3270 Kiyakazi

THE EVIDENCE

- 1) On Oct. 2015, U.S. District Judge Edward Chen corroborated the fact that cell phones emit power levels of microwave radiation exceeding the federal safety guidelines. Cell phones emit more than 975 mG, L. Hardell and Carlberg, Mobile Phones, Cordless Phones and the Risk of Brain Cancer, Intl. Journal of Oncology 35 n 1 (July 2009). These levels cause harm even to adults, The Bioinitiative Report (2007) pgs 6-9.
 - 2) Petition to Impeach 3 Federal Judges pgs 16,17 posted on the section of Case Law and J. Mendoza at wirelesswatchblog.org
 - 3) Petition pgs 16-19, Id. See Open Letter to Parents and School Officials.*
 - 4) Section II of the Bioinitiative Report (2007, 2012).
 - 5) Carleigh Cooper, Cell Phones and the Dark Deception (2009) pg 97; Lyn McLean, The Force (2009) pgs 55,66,67; Katie Singer, An Electronic Silent Spring (2014) pgs 106,108,124,184.
 - 6) Kerry Crofton, A Wellness Guide for the Digital Age (2014) pgs 14,15,39; Autism Awareness in the Valley, the Monitor, April 6, 2014 at 13D.
- * Attached.

11a

Conclusive Evidence on the Record of Harm to Children by Microwave Radiation in Schools

by Jesus Mendoza

The Oregon Report on Wireless Technology Health Risks – SB 283 – failed to consider evidence proving that radiation in schools is causing disabilities and harm to children, which defeats the purpose of education.

- Even short doses of radiation above the federal standards causes harm to healthy and strong adults. (Section I of the Bioinitiative report 2007, page 6)
- Cellphones, tablets and laptops emit power levels of microwave radiation above the federal standards.
 - Cellphones tested more than five times the FCC standards. (Sam Roe, Popular Cellphones Tested for Radiofrequency Radiation, the McAllen Monitor, August 25, 2019)
 - Cellphones in the pocket can expose children to more than eleven times the FCC Standards. (Gandhi, 2019)
 - As many as 75% of cellphones may exceed the FCC's exposure limits. (FCC Cellphone Safety Limits Enforcement Probes, Electromagnetic Health Blog 10.01.2017)
 - Cellphones, tablets and laptops can exceed the FCC's Standards. (Read The Fine Print, ehtrust.org)
- Electrohypersensitivity (EHS) is a serious, and at times life threatening illness. EHS is aggravated by exposure to the same microwave radiation reaching children at school, and which has been recognized by federal and State agencies and by courts as a physical, medical condition, and as a disability. (Request to Protect Our Children, submitted to the Secretary of the U.S. Department of Education, Dr. Miguel Cardona, and posted on the Case Law Material of J. Mendoza at WirelessWatchBlog.org)
- Children, teachers, doctors, attorneys and even a Director of the World Health Organization are suffering from EHS. (See Wearetheevidence.org)
- It is estimated that without knowing it, millions of children are suffering symptoms of EHS. (Belpomme et al, Electrohypersensitivity as a Newly Identified and Characterized Neurologic Pathological Disorder: How to Diagnose, Treat, and Prevent It, 2020, page 15; Erica Mallory-Blythe, EHS Summary, 2015)
- The symptoms of EHS and of the harm that can be caused by exposure to microwave radiation as documented by peer reviewed scientific studies are the same. (Magda Havas Ph.D., San Francisco, EarthLink Wi-Fi Network, 2007, page 6)
- Thousands of peer-reviewed scientific studies document the symptoms of EHS and the harm that can be caused by the same microwave radiation reaching children at school. (The Bioinitiative report, 2007, 2012, 2014, and 2020)

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- Despite the fact that children are being exposed to levels of microwave radiation that causes harm even to adults; despite the fact that EHS is recognized by federal and State agencies and by courts as a physical, medical condition, and as a disability; despite the thousands of peer-review scientific studies documenting the symptoms of EHS and other harm caused by exposure to radiation; and despite that EHS is reaching pandemic proportions, most doctors are in the dark or in denial, and continue misdiagnosing and mistreating with harmful drugs and dangerous invasive procedures symptoms that disappear by reducing exposure to microwave radiation. (William J. Rea, M.D., History of Chemical Sensitivity and Diagnosis, Rev Environ Help 2016, DOI:10.1515/reveh-2015-002)

Furthermore, the Texas Attorney General, Ken Paxton, admitted in court, the collusion of the Governor of Texas, Greg Abbott, with the U.S. Department of Education, with school officials, and with more than 25 judges, the fraud on the court to conceal:

1. That school children are being exposed to harmful radiation, including radiation above the FCC standards, and to the same microwave radiation that caused harm to teachers, fire fighters, police officers, and other adults.
2. That the compulsory and unnecessary exposures to microwave radiation at school are causing children EHS and brain, eye, blood, nerve, heart and DNA damage, and other severe, catastrophic, and irreversible harm and disabilities that defeats the purpose of education.
3. And that a massive medical malpractice, and a massive Medicaid and Medicare fraud, are masking the harm being caused by microwaves to children, teachers, the disabled, and other defenseless and unsuspecting victims. (Mendoza v. Paxton, Case No. F-1591-11-A, 92nd District Court, Hidalgo County, Texas, 2019)

I am willing to testify under penalty of perjury before any tribunal to the facts that are of my personal knowledge and that are stated herein (by phone, health permitting, due to the fact that I have been home bound for more than 10 years with life-threatening EHS).

Respectfully,
Jesus Mendoza
Phone Number: 956-583-7012
June, 2021

This document was transcribed into electronic form with assistance.

W/C

- Despite the fact that children are being exposed to levels of microwave radiation that causes harm even to adults; despite the fact that EHS is recognized by federal and State agencies and by courts as a physical, medical condition, and as a disability; despite the thousands of peer-review scientific studies documenting the symptoms of EHS and other harm caused by exposure to radiation; and despite that EHS is reaching pandemic proportions, most doctors are in the dark or in denial, and continue misdiagnosing and mistreating with harmful drugs and dangerous invasive procedures symptoms that disappear by reducing exposure to microwave radiation. (William J. Rea, M.D., History of Chemical Sensitivity and Diagnosis, Rev Environ Help 2016, DOI:10.1515/reveh-2015-002)

Furthermore, the Texas Attorney General, Ken Paxton, admitted in court, the collusion of the Governor of Texas, Greg Abbott, with the U.S. Department of Education, with school officials, and with more than 25 judges, the fraud on the court to conceal:

1. That school children are being exposed to harmful radiation, including radiation above the FCC standards, and to the same microwave radiation that caused harm to teachers, fire fighters, police officers, and other adults.
2. That the compulsory and unnecessary exposures to microwave radiation at school are causing children EHS and brain, eye, blood, nerve, heart and DNA damage, and other severe, catastrophic, and irreversible harm and disabilities that defeats the purpose of education.
3. And that a massive medical malpractice, and a massive Medicaid and Medicare fraud, are masking the harm being caused by microwaves to children, teachers, the disabled, and other defenseless and unsuspecting victims. (Mendoza v. Paxton, Case No. F-1591-11-A, 92nd District Court, Hidalgo County, Texas, 2019)

I am willing to testify under penalty of perjury before any tribunal to the facts that are of my personal knowledge and that are stated herein (by phone, health permitting, due to the fact that I have been home bound for more than 10 years with life-threatening EHS).

Respectfully,
Jesus Mendoza
Phone Number: 956-583-7012
June, 2021

This document was transcribed into electronic form with assistance.

11c

(NOTICE: When reading this comment for me, J. Mendoza, in a public meeting, you may omit paragraphs 7 & 8 (highlighted) in order to comply with a 3-minute limit for the public comment.)

ELECTRO-HYPERSENSITIVITY – EHS AWARENESS

Ladies and Gentlemen,

[1]... My name is Jesus Mendoza. I have been homebound for more than ten years with life-threatening Electrohypersensitivity, EHS, which is caused and aggravated by exposure to the same microwaves and radiation surveillance reaching children and teachers at school. I have been violently ill several times. I am sleep deprived and in pain all the time. Every day it is a different torture. This is a horrible way to die.

[2]... My EHS has been recognized by federal and state agencies and by courts as a physical medical condition, and as a disability. EHS proves conclusively that exposure to levels of radiation below the federal safety limits causes severe harm and disabilities, and that exposing children to microwave radiation defeats the purpose of education.

[3]... It is estimated that without knowing it, more than 50% of the population is already suffering symptoms of EHS. Children, teachers, doctors, attorneys, and even a Director of The World Health Organization are suffering from EHS. Please see WeAreTheEvidence.org

[4]... Despite the fact that Electrosensitivity is reaching pandemic proportions, most doctors are in the dark, or in denial, and continue misdiagnosing and mistreating with harmful drugs and invasive procedures, symptoms that disappear with just reducing exposure to microwave radiation.

[5]... A law firm filed a federal lawsuit with evidence of how cell phones used by our children emit more than 5 times the levels allowed by federal law, when even short doses of radiation above the federal safety limits cause harm, even to healthy and strong adults. And seven law firms are warning school officials of the potential civil and criminal liability of exposing children unnecessarily to harmful microwave and 5G radiation, when inexpensive hardwired broadband Internet is readily available.

[6]... Some of the symptoms of EHS include pain; swelling of vital organs; swelling of face, head and eyes; symptoms of heart attack and stroke; rashes and loss of skin; flu and allergy symptoms; stomach and digestive troubles; insomnia, vision, hearing, memory, speech; concentration and breathing problems.

[7]... According to experts, Electrosensitivity is not an isolated set of symptoms, but ongoing injuries to the immunological and neurological systems, which can be aggravated by exposure to microwave radiation and are potentially irreversible.

[8]... Other symptoms of Electrosensitivity include headache, palpitations, arrhythmia, chest pain, high and low blood pressure, slow or rapid heart rate, seizures, paralysis, unconsciousness, nosebleeds, internal bleeding, fever, tremors, involuntary movements,

11d

dizziness, nausea, irritability, anxiety, fatigue and weakness, muscle and joint pain, painful cramps, numbness, tooth pain, gum swelling and blisters, tingling/itching of skin, burning and dry eyes, eye pressure, blurred vision, sinusitis, asthma, testicular and ovarian pain, dry lips, tongue and mouth, inordinate thirst, dehydration, altered blood sugar levels, impaired sense of smell, childhood cancer, miscarriages and birth defects.

[9]... Scientific studies prove most doctors are confounding the symptoms of Electrosensitivity with symptoms of other illnesses, including autism, ADHD, dyslexia, PTSD, heart attack, stroke, multiple sclerosis, fibromyalgia, hypothyroidism, Parkinson's, Alzheimer's, rheumatoid arthritis, chronic fatigue syndrome, diabetes, and major depression and suicidal tendencies.

[10]... The above is detailed in the request to protect the children submitted to the secretary of the U.S. Department of Education, Dr. Miguel Cardona, and posted on the case materials of J. Mendoza at WirelessWatchBlog.org

[11]... Ladies and Gentlemen, your prompt response to this evidence can save the lives of children and teachers and other defenseless and unsuspecting victims. Thank you very much for giving serious consideration to this matter.

Respectfully,
Jesus Mendoza

(Dear Superintendent, please provide a copy of this comment to the president and members of the Board of Trustees, to principals, teachers, nurses and parents. Thank you very much for your help.)

*This document was transcribed
from mechanical to electronic
format with assistance*

He

dizziness, nausea, irritability, anxiety, fatigue and weakness, muscle and joint pain, painful cramps, numbness, tooth pain, gum swelling and blisters, tingling/itching of skin, burning and dry eyes, eye pressure, blurred vision, sinusitis, asthma, testicular and ovarian pain, dry lips, tongue and mouth; inordinate thirst, dehydration, altered blood sugar levels, impaired sense of smell, childhood cancer, miscarriages and birth defects.

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Jesus Mendoza

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This document was transcribed from mechanical to electronic format with assistance

112

From: Lehman, Barbara L <Barbara.L.Lehman@hud.gov>
Sent: Friday, March 31, 2017 7:14 AM
To: Asantewa, Ife <ife.asantewa@hud.gov>; Marte, Yvonne L <yvonne.l.marte@hud.gov>; Tarver, Andrew <andrew.tarver@hud.gov>; Asunsolo, Rudolph <Rudolph.Asunsolo@hud.gov>
Cc: Fandel, Mona <Mona.Fandel@hud.gov>; Riggs, Jo Ann <jo.ann.riggs@hud.gov>
Subject: FW: Smart Meter, Radio Frequency, and Electromagnetic Frequency

From: Smyth, Timothy M
Sent: Friday, March 31, 2017 6:23 AM
To: Frisk, Amy M <Amy.M.Frisk@hud.gov>; Quesada, Anne <Anne.Quesada@hud.gov>; Lehman, Barbara L <Barbara.L.Lehman@hud.gov>; Bottiger, Betty <Betty.Bottiger@hud.gov>; Osegueda, Carlos <Carlos.Osegueda@hud.gov>; Sweeney, Garry L <Garry.L.Sweeney@hud.gov>; Golden, Jay <jay.golden@hud.gov>; McGough, Maurice J <Maurice.J.McGough@hud.gov>; Taylor, Melody C <Melody.C.Taylor@hud.gov>; Forward, Susan M <susan.m.forward@hud.gov>; Nevels, Kimberly L <Kimberly.L.Nevels@hud.gov>; Grosso, Lynn M <Lynn.M.Grosso@hud.gov>; Patterson, Gordon F <Gordon.F.Patterson@hud.gov>; Pelletier, Joseph A <Joseph.A.Pelletier@hud.gov>
Subject: Smart Meter, Radio Frequency, and Electromagnetic Frequency

Hi Team,

The Department has seen several cases around the country dealing with smart meters, radio frequency (RF) or electromagnetic frequency (EMF) issues. Cases typically concern persons who allege to have a disabling sensitivity to RF or EMF fields. Often, a complainant requests, as a reasonable accommodation, that electrical utility companies not place "smart meters" on a residence or on residences within a certain distance from a subject property – usually not within 500 or 600 feet of a subject property. We have also seen putative complainants asking, as an accommodation, that an opt out fee not be charged to complainant for not having a smart meter installed at their property. The Department of Energy and Department of Justice have also received numerous complaints dealing with these issues and have informed FHEO that they will not open investigations under Section 504 based on these allegations.

After consultation with OGC-Fair Housing, it has been decided that, at this time, FHEO will not accept, as jurisdictional, allegations dealing with Smart Meters, RF and/or EMF issues. Should circumstances change in the future with respect to medical or legal opinions relating to these types of cases, the Department may reevaluate this position; but for now, FHEO Intake should not accept these types of allegations and any complaints already accepted should be closed accordingly. As we always do when declining to accept allegations as jurisdictional, we must counsel front line staff to speak cautiously when asserting limitations of the Fair Housing Act's jurisdiction. Accordingly, the attached letters are short and straightforward. At this time, consistent with our federal partners, we will not open these cases. As the attached sample letters set forth, parties retain their right to timely file in court.

In addition, this information should be shared with FHAP agencies since we would not pay them to investigate complaints we deem to be non-jurisdictional.

Attached please find two sample documents:

- 1 Closure of Inquiry concerning Smart Meters
- 2 Closure of Complaint concerning Smart Meters

Have a good Friday,

Timothy M. Smyth, Deputy Assistant Secretary for Enforcement and Programs
U.S. Department of Housing and Urban Development
Division of Fair Housing and Equal Opportunity
451 7th St. SW, Ste 5204
Washington, DC 20410
Tel: (202) 402-2439
Cell: (202) 412-5913

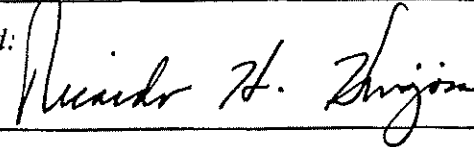
TX/SD/JS-14

UNITED STATES DISTRICT COURT	SOUTHERN DISTRICT OF TEXAS
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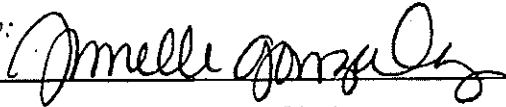
RECUSAL ORDER	CIVIL ACTION NUMBER M-11-029
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Style	<p>JESUS MENDOZA, PRO SE PLAINTIFF, AND ON BEHALF OF HIS MINOR CHILDREN K.L., I.B., AND K.V.</p> <p>VS.</p> <p>SHARYLAND INDEPENDENT SCHOOL DISTRICT, SCOTT B. OWINGS, YASMINA NYE, NOEL O. GARZA MD, RICKY LONGORIA, SUZANNE PENA AND FERNANDO RAMIREZ</p>
--------------	--

ORDER	<p>I stand recused in this case. Deadlines in scheduling orders continue in effect. Court settings are vacated.</p>
--------------	---

<p>Signed: </p>
<p>Ricardo H. Hinojosa Chief U.S. District Judge</p>
<p>Date: <u>3/19</u>, 2014</p>

REASSIGNMENT	This case is reassigned to:
<p>RANDY CRANE</p>	

<p>DAVID J. BRADLEY United States District Clerk</p>
<p>By: </p>
<p>Deputy Clerk</p>

14

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

SHARYLAND INDEPENDENT SCHOOL
DISTRICT, *et al*,

Defendants.


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CIVIL ACTION NO. 7:11-CV-29

ORDER OF RECUSAL

I hereby recuse myself from participating in this case.

DONE at McAllen, Texas on March 20, 2014.



Peter E. Ormsby
United States Magistrate Judge

United States District Court
Southern District of Texas
ENTERED

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
BROWNSVILLE DIVISION**

MAR 03 2014

David J. Bradley, Clerk of Court

JESUS MENDOZA,

Plaintiff,

VS.

RICARDO H HINOJOSA, *et al*,

Defendants.

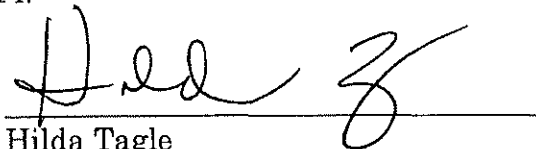
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CIVIL NO. 1:14-CV-30

ORDER

BE IT REMEMBERED, that on March 3, 2014, the undersigned recuses herself in the above-captioned case. The Court **ORDERS** the Clerk to reassign this case in accordance with Section 27 of General Order 2014-2.

SIGNED this 3rd day of March, 2014.



Hilda Tagle
Senior United States District Judge

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
BROWNSVILLE DIVISION

JESUS MENDOZA

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VS.

CIVIL NO. B-14-030

RICARDO H. HINOJOSA,
U.S. DISTRICT CHIEF JUDGE, ET AL.

ORDER

The undersigned hereby recuses, himself, from participating in the above styled and numbered cause.

Signed this 27th day of February, 2014.



Andrew S. Hanen
United States District Judge

MAR 20 2014 IS

David J. Bradley, Clerk
Laredo Division

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
BROWNSVILLE DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

RICARDO H HINOJOSA, *et al.*,

Defendants.

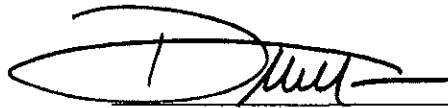
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CIVIL ACTION NO. 1:14-CV-30

ORDER OF RECUSAL

I hereby RECUSE myself in this case.

DONE at Laredo, Texas, this 20th day of March, 2014.



Diana Saldaña
UNITED STATES DISTRICT JUDGE

NO. F-1591-11-A

IN THE MATTER OF
THE MARRIAGE OF

SILVIA MENDOZA
AND
JESUS MENDOZA

AND IN THE INTEREST OF

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IN THE DISTRICT COURT

92ND JUDICIAL DISTRICT

HIDALGO COUNTY, TEXAS

FINAL DECREE OF DIVORCE

On March 3, 2014 the Court heard this case.

Appearances

Petitioner, Silvia Mendoza, appeared in person and through attorney of record, Abel Hinojosa, and announced ready for trial.

Respondent, Jesus Mendoza, has made a general appearance and was duly notified of trial but failed to appear.

Record

The record of testimony was duly reported by the court reporter for the 92nd Judicial District Court.

Jurisdiction and Domicile

The Court finds that the pleadings of Petitioner are in due form and contain all the allegations, information, and prerequisites required by law. The Court, after receiving evidence, finds that it has jurisdiction of this case and of all the parties and that at least sixty days have elapsed since the date the suit was filed.

The Court further finds that, at the time this suit was filed, Petitioner had been a

domiciliary of Texas for the preceding six-month period and a resident of the county in which this suit was filed for the preceding ninety-day period. All persons entitled to citation were properly cited.

Jury

A jury was waived, and questions of fact and of law were submitted to the Court.

Divorce

IT IS ORDERED AND DECREED that Silvia Mendoza, Petitioner, and Jesus Mendoza, Respondent, are divorced and that the marriage between them is dissolved on the ground of insupportability.

Children of the Marriage

The Court finds that Petitioner and Respondent are the parents of the following children:

Name: ✓

Sex:

Birth date:

Home state: Texas

Name:

Sex:

Birth date:

Home state: Texas

Name:

Sex:

Birth date:

Home state: Texas

charged with an offense for which on conviction the person would be required to register under that chapter. IT IS ORDERED that this information shall be tendered in the form of a notice made as soon as practicable, but not later than the fortieth day after the date the conservator of the children begins to reside with the person or on the tenth day after the date the marriage occurs, as appropriate. IT IS ORDERED that the notice must include a description of the offense that is the basis of the person's requirement to register as a sex offender or of the offense with which the person is charged. WARNING: A CONSERVATOR COMMITS AN OFFENSE PUNISHABLE AS A CLASS C MISDEMEANOR IF THE CONSERVATOR FAILS TO PROVIDE THIS NOTICE.

IT IS ORDERED that, during her periods of possession, Silvia Mendoza, as parent joint managing conservator, shall have the following rights and duties:

1. the duty of care, control, protection, and reasonable discipline of the children;
2. the duty to support the children, including providing the children with clothing, food, shelter, and medical and dental care not involving an invasive procedure;
3. the right to consent for the children to medical and dental care not involving an invasive procedure; and
4. the right to direct the moral and religious training of the children.

IT IS ORDERED that, during his periods of possession, Jesus Mendoza, as parent joint managing conservator, shall have the following rights and duties:

1. the duty of care, control, protection, and reasonable discipline of the children;
2. the duty to support the children, including providing the children with clothing, food, shelter, and medical and dental care not involving an invasive procedure;
3. the right to consent for the children to medical and dental care not involving an invasive procedure; and
4. the right to direct the moral and religious training of the children.

IT IS ORDERED that Silvia Mendoza, as a parent joint managing conservator, shall have the following rights and duty:

1. the exclusive right to designate the primary residence of the children without regard to geographic location;
2. the exclusive right to consent to medical, dental, and surgical treatment involving ~~_____~~

invasive procedures;

3. the exclusive right to consent to psychiatric and psychological treatment of the children;

4. the exclusive right to receive and give receipt for periodic payments for the support of the children and to hold or disburse these funds for the benefit of the children;

5. the independent right to represent the children in legal action and to make other decisions of substantial legal significance concerning the children,

6. the independent right to consent to marriage and to enlistment in the armed forces of the United States;

7. the exclusive right to make decisions concerning the children's education;

8. except as provided by section 264.0111 of the Texas Family Code, the exclusive right to the services and earnings of the children;

9. except when a guardian of the children's estates or a guardian or attorney ad litem has been appointed for the children, the exclusive right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the United States, or a foreign government; and

10. the exclusive duty to manage the estates of the children to the extent the estates have been created by the separate property of the parent.

IT IS ORDERED that Jesus Mendoza, as a parent joint managing conservator, shall have the following rights and duty:

1. the right, subject to agreement of the other parent joint managing conservator, to represent the children in legal action and to make other decisions of substantial legal significance concerning the children;

2. the right, subject to agreement of the other parent joint managing conservator, to consent to marriage and to enlistment in the armed forces of the United States;

3. except as provided by section 264.0111 of the Texas Family Code, the exclusive right to the services and earnings of the children;

4. except when a guardian of the children's estates or a guardian or attorney ad litem has been appointed for the children, the exclusive right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the United States, or a foreign government; and

5. the exclusive duty to manage the estates of the children to the extent the estates have been created by the separate property of the parent.

Possession and Access

1. *Possession Order*

IT IS ORDERED that Jesus Mendoza shall have possession and access the first, third, and fifth weekends of the month beginning on Saturday from 10:00 a.m. and ending at 4:00 p.m. that same day and Sunday from 10:00 a.m. and ending at 4:00 p.m. that same day.

2. *Noninterference with Possession*

Except as expressly provided herein, IT IS ORDERED that neither conservator shall take possession of the children during the other conservator's period of possession unless there is a prior written agreement signed by both conservators or in case of an emergency.

3. *Termination of Orders*

The provisions of this decree relating to conservatorship, possession, or access terminate on the remarriage of Silvia Mendoza to Jesus Mendoza unless a nonparent or agency has been appointed conservator of the children under chapter 153 of the Texas Family Code.

Child Support

IT IS ORDERED that Jesus Mendoza is obligated to pay and shall pay to Silvia Mendoza child support of Three Hundred and One dollars (\$301.00), beginning on April 1, 2014 with a like payment of Three Hundred and One dollars (\$301.00) being due and payable on each FIRST day of the month thereafter until the first month following the date of the earliest

all further liabilities and obligations imposed by the temporary order of this Court rendered on September 14, 2011.

Change of Petitioner's Name

IT IS ORDERED AND DECREED that Silvia Mendoza's name is changed to Silvia Galvan.

Discharge from Discovery Retention Requirement

IT IS ORDERED AND DECREED that the parties and their respective attorneys are discharged from the requirement of keeping and storing the documents produced in this case in accordance with rule 191.4(d) of the Texas Rules of Civil Procedure.

Decree Acknowledgment

Petitioner, Silvia Mendoza, and Respondent, Jesus Mendoza, each acknowledge that before signing this Final Decree of Divorce they have read this Final Decree of Divorce fully and completely, have had the opportunity to ask any questions regarding the same, and fully understand that the contents of this Final Decree of Divorce constitute a full and complete resolution of this case. Petitioner and Respondent acknowledge that they have voluntarily affixed their signatures to this Final Decree of Divorce; believing this agreement to be a just and right division of the marital debt and assets, and state that they have not signed by virtue of any coercion, any duress, or any agreement other than those specifically set forth in this Final Decree of Divorce.

Indemnification

Each party represents and warrants that he or she has not incurred any outstanding debt, obligation, or other liability on which the other party is or may be liable, other than those described in this decree. Each party agrees and IT IS ORDERED that if any claim, action, or

granted is denied. This is a final judgment, for which let execution and all writs and processes necessary to enforce this judgment issue. This judgment finally disposes of all claims and all parties and is appealable.

Date of Judgment

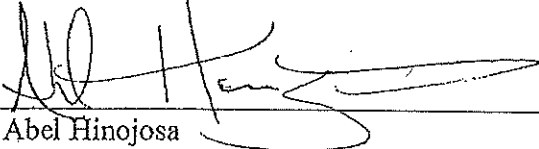
SIGNED on 4/30/2014



JUDGE PRESIDING

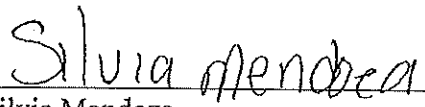
APPROVED AS TO FORM ONLY:

ABEL HINOJOSA
3007 W. Alberta
Edinburg, Texas 78539
Tel: (956) 682-3323
Fax: (956) 682-3352

By: 

Abel Hinojosa
Attorney for Petitioner
State Bar No. 09700800
E-Mail: ahinojosalaw@yahoo.com

APPROVED AND CONSENTED TO AS TO BOTH FORM AND SUBSTANCE:



Silvia Mendoza
Petitioner

IT IS WELL DOCUMENTED THAT THE SAME MICROWAVE RADIATION USED FOR SURVEILLANCE IN SCHOOL HAS CAUSED SEVERE, CATASTROPHIC AND DEADLY HARM EVEN TO ADULTS.

During the Cold War, the United States Embassy in Moscow was subjected to directed microwave radiation for surveillance which caused multiple cancers /leukemias and other illnesses to male and female employees and even their children.*

See Declaration of Barrie Trower, Parag 10; Dkt 42-12 pg 2874, Kijakazi, id.

"In the late 1960's and 1970's a part of my task was to extract confidential (hitherto secret) information from master criminals, terrorists, and spies. This included Cold War microwave technology."

Declaration of Barrie Trower, Paragh 2; Dkt 42-12 pg 2873, Kijakazi,

"Debriefing spies during The Cold War extended my military education into the full diversity of stealth microwave warfare and communications. in so doing, I learned a list of approximately 30 frequencies that could induce some 50 mental and physical ailments by entrainment."

Declaration fo Barrie Trower Paragh 11; Dkt 42-12 pg 2875, Kijakazi, id.

"When I realized that similar frequencies and powers that were used as weapons during The Cold War were being used as Wi-Fi in schools, I decided to come out of retirement and travel around the world free of charge and explain exactly what the proble is going to be."

Declaration of Barrie Trower, Paragh 14; Dkt 42-12 pg 2875, Kijakazi, id.

* See GJ Hyland, Physics and Biology of Mobile Telephony, The Lancet, Vol 356 Nov. 25, 2000at 1836, Note 47.

"The paradox of course is how can microwave radiation be used as a weapon to cause illness and death and at the same time be used as a safe communications instrument. Therefore, I fail to see how Wi-Fi can possibly be safe for school children and teachers exposed to it. Also, why is there still an on-going stealth microwave warfare industry, continuing from the 1950's. Declaration of Barrie Trower to a federal Court, Baragh 16p. Dkt 42-12 pg 2876, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

On Secret Surveillance and Electromagnetic Torture by the Secret Services a CIA whistle blower detailed how directed radiation surveillance is being used as a weapon to maim and torture to death those who denounce government corruption and other innocent, defenseless and unsuspecting victims, and even in the privacy of their home.

"MICROWAVE WEAPONS"

Armin Gross: Did you also use such weapons?

Carl Clark: No. I was responsible for surveillance. Colleagues from special departments did this. However, I was at times on site when these weapons were deployed."

Armin Gross: Can you describe in more detail how the deployment of weapons took place?"

Clark: It's a bit like what takes place in a science fiction movie. People can be tracked anywhere, by radar, satellite, a base station and complimentary computer programs. For example, three radar devices would sometimes be positioned in the vicinity of the target. The radar emits electromagnetic waves, some of which pick up the target and the results are then evaluated. My friends who work in the special department could then follow the target all day on their computers. This form of localising the target made it easy to deploy the weapon accurately. My colleagues could see exactly where to aim and also observe how the target reacted."

"Armin Gross: What type of individuals were you instructed to target?"

"Carl Clark: People who were ^opolitically relevant. Likewise, people who opposed or acted against the interests of large companies such as pharmaceuticals. Some belonged to criminal ganga, but there were two or three targets that had nothing on them at all as far as I could make out." id.

"Armin Gross: What effect did the weapons have on the targets?"

"Carl Clark: They create heat, inner burns, pain, nausea, fear. Sometimes traces are left on the skin, but mostly not. If the targets go to the doctor, they get told everything is OK. Take into account, this was the situation ten years ago. This technology has advanced considerably since then."

"Armin Gross:"

"What is the objective of such attacks?"

"~~Carl~~ Clark: The aim is to intimidate certain people, for example people who make a lot of noise."

"Armin Gross: Do you think it's possible to directly influence feelings by weaponizing electromagnetic rays?"

"Carl Clark: Without doubt. We know that living organism is sensitive to radiation. Elementary life processes within cell function by biogenic electromagnetic oscillation. Frequencies from the exterior can damage or change these processes. There have already been far-reaching attempts at influencing body, mind and soul through frequencies within the frame work of military research. It is possible to provoke fear, aggression, nervousness or forgetfulness in this way. In combination with other interventions, a target can be driven insane." id.

"Armin Gross; People are actually being driven to psychic extremes then?"

"Carl Clark; Yes, the undoubted goal is to have select people end up in institutions. If a target seeks help by going to the police or to the doctor, they don't get taken seriously. Some doctors and hospitals actually work together with the Secret Service." id

A librarian printed this document from:

<http://media.de.indymedia.org/media/2010/04//278517-pdf>

OTHER ATTEMPTS TO CONCEAL THAT RADIATION IS USED FOR SURVEILLANCE AND AS A WEAPON AGAINST INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS.

"The medical team that examined 21 affected diplomats from Cuba made no mention of microwaves in its detailed report published in JAMA in March. But Douglas H. Smit, the study's lead author and director of the Center for Brain Injury and Repair at the University of Pennsylvania, said in a recent interview that microwaves were now considered a main suspect and that the team was increasingly sure the diplomats had suffered brain injury."

Microwave Weapons Are Prime Suspect in Ills of U.S. Embassy Workers, The New York Times, Sept. 1, 2018; Dkt 42-12 pg 3148, Mendoza v. Kijakazi, id.

"The National Security Agency gave Mark S. Zaid, a Washington lawyer who routinely gets security clearances to discuss classified matters, a statement on how a foreign power built a weapon 'designed to bathe a target's living quarters in microwaves, causing numerous physical effects, including a damaged nervous system.' Id; Dkt 42-12 pg 3155, Kijakazi, id.

Chapter 18 of Dr. Rauni Kilde's book "Bright Lights on Black Shadows" (2011) detail the Instruction Manual for Community Gang Stalkers used by the FBI, the CIA and other agencies who use bullying and directed radiation surveillance to silence, retaliate and maim and torture to death those who denounce government corruption and other innocent, defenseless and unsuspecting victims, and even in the privacy of their homes.

Evidence on the record details the attempts of the State Department to conceal the harm caused by directed radiation surveillance and weapons to conceal the harm caused by microwave radiation on children and on other defenseless and unsuspecting victims, to benefit the wireless lobby.

"Lenzi has accused the State Department of covering up the source of his his and other diplomats' ailments and withholding information from Congress. Lawmakers were not briefed on the department's medical tests for directed energy exposure until early 2021, POLITICO previously reported, even though State was administering those exams to diplomats as early as 2018." State Department tested diplomats for 'directed energy exposure' years before telling Congress, POLITICO, Oct. 25, 2021.

"Lenzi provided documents to POLITICO that detail his claims that State's leadership has retaliated against him for speaking out publicly and for working with the members of Congress who have been investigating the matter. The federal agency that handles whistleblower claims previously found 'a substantial likelihood of wrongdoing' in the case of Lenzi and his claims of retaliation, according to an April 2020 Office of Special Counsel memo." id.

Beatrice Golomb, MD, PhD, on her paper Diplomats' Mystery Illness and Pulsed Radiofrequency Microwave radiation details how the Diplomats' symptoms are similar to EHS symptoms which could have been caused by directed radiation surveillance.

On a case in which police used through-wall directed radiation surveillance on a home, Justice Gorsuch wrote in part:

"Separately and as we alluded earlier, the government brought with it a Doppler radar device capable of detecting from outside the home the presence of 'human breathing and movement within.' All this packed into a hand held unit 'about 10 inches by 4 inches wide, and 10 inches long.'" U.S. v. Denson, Case no. 13-3329 (10th Cir. 2014), pg 3.

On the year 1998, 4 experts in directed radiation technologies warned the U.S. Congress of the high risk that these technologies could be used to harm innocent, defenseless and unsuspecting victims with impunity.

Joint Economic Committee Hearing Radio Frequency Weapons and Proliferation: Potential Impact on the Economy. (Feb. 25, 1998)

The County of Santa Clara California enacted Division A40 Surveillance Technology and Community Safety to protect its citizens from directed radiation surveillance even by satellite.

Evidence on the federal record shows that federal agencies have influenced federal Judges to discredit cases of radiation aggressions to conceal that directed radiation surveillance is used for repression of those who denounce government corruption.

In Terkek v. The U.S., challenging the legality of domestic spy programs filed in Chicago, U.S. District Judge Matthew Kenelly claimed receiving ex-parte communications from NSA Director Keith Alexander and from National Intelligence Agency Director John Negroponte before dismissing the case.

At the time he was a Representative for the State of Missouri, Jim G Guest wrote: "This letter is to ask for your help for the many constituents in our country who are being affected by electronic weapons torture and covert harassment groups." Exhibit 8, Dkt 4, Hijojosa et al, id.

EVIDENCE OF FEDERAL AGENCIES MANIPULATION OF STATE AGENCIES TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE MICROWAVE RADIATION AT SCHOOL AND TO BENEFIT THE WIRELESS LOBBY.

On the year 2019, Oregon Senate Bill 283 mandated the Oregon Health Authority to determine the harm caused on children by the microwave radiation at school with only independent funded scientific studies.

On the year 2020, without considering evidence showing that school children are being exposed to radiation that causes harm even to adults, including radiation above the federal safety standards; and without considering evidence showing that many children have been already harmed with BHS by the microwave radiation at school, the Oregon Health Authority used industry funded studies to find no evidence of harm.

The Scientists and Public Health Experts Request to Retract the Flawed Oregon Public Health Report states in part:

"Further, despite SB283 mandate to include only 'independently funded' studies, the final report includes industry-funded studies that have been rejected by the scientific community for their flawed methods." pg 1.

"Children are exposed to radiofrequency radiation in school classrooms from multiple sources including cell phones, Wi-Fi routers, wireless laptops, tablets, virtual reality systems, wearable technology and nearby cell towers." pg 2, id.

"These faults and omissions in our view, warrant the retraction of the report." pg 3, id.

The Environmental Health Trust "Scientific Problems and Errors on the Wireless, Children and Health" and Physicians for Safe Technology "OHA Wireless Technology Health Risks Report 2020(SB 283)" came to similar conclusions.

EVIDENCE OF THE ATTEMPTS BY FEDERAL AND STATE AGENCIES AND THE
MILITARY TO CONCEAL THE HARM CAUSED BY EXPOSURE TO EVEN LOW LEVELS OF
RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

For years, the FCC has been attempting to conceal that cellphones and other wireless devices used by children emit power levels of microwave radiation that cause harm even to adults, including power levels of microwave radiation above the FCC's safety standards.

See FCC Cell Phone Safety Limit Enforcement Probed, Dkt 42-12, pg 3278, Mendoza v. Jajakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

See also Health Policy Groups Question FCC's Allowing Manufacturers Violation of its Cell Phone Microwave Radiation Exposure Limit, Dkt 42-12, pg 3279, Kijakazi, id.

Mark Hertzgaard and Mark Dowie, on "How Big Wireless Made Us Think That Cell Phones Are Safe: A Special Investigation" detail how for many years the FCC has been using the same disinformation play book used by tobacco to conceal that the massive and unrestricted deployment of microwave technologies is causing people more harm than the harm caused by smoking. Dkt 42-12 pgs 3001 - 3022, Kijakazi, id.

"...in order to protect this industries' profit, the United States Defense Intelligence Agency sent a 'document' to 'advanced nation' describing the problem and suggesting 'how to deceive the public!'"

"It read:

"...if the more advanced nations of the West are strict in the enforcement of stringent exposure standards, there could be unfavourable effects on industrial output.... exposed to microwave radiation below thermal levels experience more..." (8)" Dkt 42-14 pg 2901, Kijakazi, id.

(8) then continues with a list of neurological and other effects including blood disorders, heart problems and more. id.

A Court compelled the California Dept. of Health to release a document warning that use of cell phones places children at more risk of harm than adults..

Under Court Order the California Department of Health Releases Cell Phone Warning Same as Issued a Decade Ago by Top Cancer Center, Dkt 42-12 pg 3037, 3038, Kijakazi, id.

The CDC attempted to conceal the harm caused on children by exposure to microwave radiation. Dkt 42-12 pg 2038, Kijakazi, id.

Because the massive liability caused by the use of tobacco almost bankrupts the insurance industry, insurance companies are not covering harm caused by microwave radiation. Lloyds of London excludes liability coverage for RF/EMF claims, Dkt 42-12 pg 3062, Kijakazi, id.

Telecom corporations are advising their investors that they may not have the means to cover the potential massive liability of the harm caused by microwave radiation. What the Telecom Industry Doesn't Tell You... But Does Tell It's Investors, Dkt 42-12 pgs 3088 - 3130, Kijakazi, id.

"A pair of investors who say they hold about \$2 billion in Apple stock are pushing the company to do more to protect its youngest users from the effects of digital technology." Apple Investors Warn iPhones and Other Technology May Be Hurting Children, Dkt 42-12 pgs 3023 - 3023, Kijakazi, id.

EVIDENCE OF THE BETRAYAL OF OUR CHILDREN, OF OUR COUNTRY AND OF
OUR NATIONAL SECURITY, AND UNDER FABRICATED EXCUSES OF NATIONAL
SECURITY.

"The World Health Organization's 'International Symposium' Research Agreement No. 05-609-04 'Biological and Health Hazards of Microwave Radiation' emphasizes in its 350 pages: Biological effects, health and excess mortality from artificial irradiation of Radio Frequency Microwaves. Section 28 deals with problems concerning Reproductive Functions." Barrie Trower WiFi Report - Humanity At The Brink (2013) pg 5; Dkt 42-13 pg 2900, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

"This document was classed as 'Top Secret' and its contents withheld by WHO and ICNIRP (International Commission on Non-Ionizing Radiation Protection)." Trower WiFi Report pg 5, id; Kijakazi, id.

"The safety levels set by ICNIRP and the National Radiological Protection Board (NRPB), and which are followed by the United States, are the highest in the world." Declaration of Barrie Trower to the U.S. District Court in Portland Oregon, Paragraph 40; Dkt 42-12 pg 2882, Kijakazi, id.

"The EU Parliament on September 4, 2008, by 522 votes to 16, stated that the 'ICNIRP guidelines were obsolete and out of date.' Mast Action UK - Legal Services (2010)." Declaration of Barrie Trower, Paragraph 41; Dkt 42-12 pg 2883, Kijakazi, id.

The exposure of a child to microwave radiation over a school day is about the same exposure inside a microwave oven in two minutes.

Declaration of Barrie Trower to a federal Court, Paragraph 79; Dkt 2093 Kijakazi, id.

THE SAFETY LEVELS OF EXPOSURE TO MICROWAVE RADIATION IN THE UNITED STATES COMPARED WITH THE SAFETY LEVELS OF CHINA, RUSSIA AND OTHER COUNTRIES TO PROTECT CHILDREN FROM THE HARM CAUSED BY MICROWAVE RADIATION.

"As an example of safety levels in units of Microwatts per cm², the maximum levels for 400,900 and 1800 MHz transmitters are 2,640, 3,300, and 10,000 of these units. By contrast Russia and China have a total maximum of 10 of these units, Toronto has a maximum of 6 and in Salzburg, The June 2000 International Conference at Salzburg, consisting of 19 of the world's top scientists in this field, set the level already given as 0.1 units."

Declaration of Barrie Trower. Paragh 40; Dkt 42-12 pg 2883, Kijakazi, id.

"By way of example, Russia is banning any children under 18 from microwave exposure, when possible, and in Britain, children under 12 should have no microwave radiation exposure at all."

"Also, as a result of research that documents the harmful effects of microwave radiation on fetuses, the British government warned pregnant women to avoid exposure to microwave radiation."

Declaration of Barrie Trower, Paragh 42; Dkt 42-12 pg 2883, Kijakazi, id.

"A confidential note (document number DST-1810S-074-76) to its military personnel in March 1976, states, 'personnel exposed to microwave radiation below thermal effects experience more neurological, cardiovascular and haemodynamic disturbances than do their unexposed counterparts.' This document from the United States Defence Intelligence Agency continues to warn personnel of headaches, fatigue, dizziness, menstrual disorders, sleeplessness, depression, anxiety and so on." Declaration of Barrie Trower Paragh 46; Dkt 42-12 pg 2884, Kijakazi, id.

In late August, the Ministry of Education, the National Health Commission Commission and six other government departments launched a multilayered action plan to help battle nearsightedness in children."

China bans mobile phones in classroom, Dkt 42-8 pgs822 -825, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

"Blue light from mobile phones and computers can cause irreversible damage to eyes; Scientific Reports study..."pg 823, id.

"As well as forbidding students from bringing cellphones and tablets to class, the action plan asks teachers not to rely on electronic devices when teaching and giving assignments and asks to assign only written homework. id.

"According to a WHO report, the myopia among Chinese primary school students - nearly 40 per cent - is the highest in the world." Dkt 42-8 pg 824, id

"His study (www.health/concerns.org) involved 200 research doctors and 15 epidemiological studies (1993-1999), at a cost of 28.5 million dollars. 'Our data showed increased risk to children, concerning tumours, genetic damage and other problems,' explained Dr. Carlo. He continued, 'my results were suppressed by the telecommunications industry.'" Declaration of Barrie Trower to a federal Court, Paragraph 23; Dkt 42-12 pg 2878, Kijakazi, id.

EVIDENCE ON THE RECORD DEMONSTRATES THAT THE MALICIOUS, CRIMINAL AND TREASONOUS ATTEMPTS TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF MICROWAVE RADIATION HAS MADE THE UNITED STATES THE SICKEST COUNTRY IN THE WORLD.

For years, federal and State agencies have concealed the severe, catastrophic and deadly harm caused by exposure to even low levels of radiation to conceal that the unrestricted and unnecessary deployment of microwave technologies has made the United States the sickest country in the world.

"More than 170 million Americans are currently suffering from chronic, germless diseases." Richard Lear, A New Era of Chronic Disease in America and What's Behind It. (2017).

Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022) Dkt 42-12 pg 3165.

"There are now more than 704 million instances of just forty fast-growing diseases and chronic conditions in the US population." Lear, id.

"Neurological disease may be the most troubling. Thirteen neurological diseases and conditions have exploded since 1990 and there are more than 198 million instances of these diseases and conditions in the US population today." Lear, id; Dkt 4212, pg 3166, Kijakazi, id.

"In the past generation alone, autism has grown at 2094%, Psycho-social attentional problems - 809%, Alzheimer's - 299% and Bi-polar disorder in children, has increased by a staggering 10833%." Lear, id.

"According to the American Autoimmune Related Diseases Association (AARDA), more than 50 million Americans are affected by as many as 85 different autoimmune conditions." Lear, id; Kijakazi, id.

"Chronic disease statistics culled from the Centers for Disease Control (CDC), the National Institutes of Health (NIH) and PubMed are staggering. In the U/S/ population of 322 million, the number of instances of 40 fast-growing chronic diseases and medical conditions has mushroomed beyond 700 million. That's an average of more than 2.1 diseases and chronic conditions for every American! Lear pg 5, id; Dkt 42-8 pg 3169, Kijakazi, id.

"The accelerated growth of each of these forty conditions began around 1990. About the same time, the exponential growth of wireless devices was just beginning. At that time there were only about 16 million cell phones in the US. There are now about one billion wireless devices. That is a growth of over 6150% in just one generation." Lear pg 5, id; pg 3169, id.

Parents' Alert with more than 50 peer-reviewed studies symptoms of EHS caused by low levels of microwave radiation and how these levels which are the same levels of microwave radiation reaching children at school can cause brain, eye, blood, nerve, heart and DNA damage and other severe and catastrophic harm even to adults.

The Bioinitiative Reports 2000 and 2012 cite to more than one thousand peer-reviewed studies of the harm that can be caused by exposure to the same levels of radiation reaching children at school.

Section 1 of the Bioinitiative Report (2007), Dkt 42-10 pgs 1947 - 1977; Kijakazi id.

Section 1 of the Bioinitiative Report (2012), Dkt 42-10 pgs 1978 - 2029, Kijakazi, id.

The Report of the Naval Medical Research Institute cites more than 2,000 studies of the harm that can be caused by the same levels of radiation reaching children at school. Dkt 42-11, pgs 2315 - 2365, Kijakazi, id.

Other medical and scientific detailing the symptoms of EHS and of other harm caused by the same levels of radiation reaching children at school include Declaration of Magda Havas to a federal Court, Dkt 42-12, pgs 2804-2822, Kijakazi, id; the Dart Report, Dkt 42-13 pgs 3445 - 3483, 3399-3444, id; Selected Studies on EHS with over 2,000 studies and references, Dkt 42-10 pgs 1772 - 1915, id; Health Effects of Radiation Combined with Other Agents, Dkt 42-10 pgs 2045 - 2105, Kijakazi, id.

EVIDENCE ON THE RECORD DEMONSTRATES HOW UNDER FABRICATED EXCUSES OF NATIONAL SECURITY, FEDERAL AGENCIES ARE SELLING THE FUTURE OF OUR CHILDREN AND THE FUTURE OF OUR COUNTRY AND OF OUR NATIONAL SECURITY TO THE WIRELESS, TO BIG PHARMA AND TO THE MEDICAL CARTELS.

Under the threat of national security, school officials concealed the harm caused on children and teachers by the radiation at school.

Samuel Milham, MD, MPH, Dirty Electricity (2010).

Dkt 42-8 pg 934, Kijakaz, id.

Evidence on the record demonstrates that rouge law enforcement entities within federal agencies under fabricated excuses of national security, block independent investigations by U.S. Inspector Generals.

EPA accused of blocking independent investigations, the Monitor, May 7, 2014 at 6B; Dkt 42-8 pg 934, Kijakazi, id.

"Under the heavy cloak of national security, the office of Homeland security repeatedly rebuffed and refused to cooperate with the ODG's request for information or cooperation." Dkt 42-8 pg 934, id.

The evidence cited herein demonstrates how under fabricated excuses of national security, federal and State law enforcement and investigative agencies are manipulating the Judiciary to conceal the harm caused by microwave radiation, by Government Sponsored Hate Group Bullying and by directed radiation surveillance on children and on other innocent, defenseless and unsuspecting victims.

OTHER EVIDENCE DEMONSTRATING HOW FEDERAL AND STATE AGENCIES HAVE CAPTURED THE JUDICIARY IN THIS AREA TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY; TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE MICROWAVE RADIATION AT SCHOOL; AND TO CONCEAL THE HARM CAUSED BY GOVERNMENT SPONSORED HATE GROUP BULLYING ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

About 3 years ago, an attorney testified in federal Court how for decades, the Judiciary in the Rio Grande Valley has replaced the rule of law for the "Valley Law" meaning cash for Court rulings, Judgments, dismissals, bonds, appeals, etc. Delgado gets 5 years, the McAllen Monitor, Sept. 26 2019 at 1A.

On the year 1999, during the time I was in federal Court on my claims against some Judges for their retaliation for denouncing their fraud of millions of dollars of federal funds, one of my former government professors told me that 98 individuals, which included most of the District and County Judges presiding on the Courthouse in Edinburg, Texas had been indicted on bribery and other federal felonies.

Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 941, Kijakazi, id

During the years 2003 and 2004, an FBI agent told me that the indictments were to be left pending so they could be used for intimidation, blackmail and extortion of the Judges who opposed the federal agents agendas. id.

MORE THAN 25 JUDGES HAVE ENGAGED IN DISABILITY DISCRIMINATION;
RETALIATION AND FRAUD ON THEIR COURTS TO CONCEAL THE LEGITIMACY OF EHS
AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY MICROWAVE/WIRELESS
RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

Evidence on the record details that the same as Judge Hinojosa, Judge Ormsby, Judge Crane, Judge Alvarez, Judge Rodriguez, Judge Ramos and Judge Tijerina, other Judges also engaged in disability discrimination, retaliation and fraud on their Courts to conceal the harm caused by microwave/wireless radiation on children and on other defenseless and unsuspecting victims.

JUSTICES OF THE 13TH COURT OF APPEALS

Justices of the 13th Court of Appeals in Edinburg, Texas refused to consider specific, concrete, and undisputed medical, scientific and legal evidence of the fraud on the 92nd District Court and on the federal Court to conceal that the chronic, compulsory and unnecessary exposures to microwave/wireless radiation at school are causing children EHS, and brain, eye, blood, nerve, heart and DNA damage and other severe, catastrophic and deadly harm and disabilities which defeat the purpose of education.

Some of these Justices include:

The Chief Justice of the 13th Court of Appeals, Rogelio Valdez, and Justices Dori Contreras Garza, Rose Vela, Nelda V. Rodriguez, Gina V. Benavides, Nora L. Longoria and Gregory Perkes.

Petition for Writ of Mandamus, Case No. 13-12-00253;

Petition for Writ of Mandamus, Case No. 13-14-00420;

Appeal, Case No. 13-14-00451.

Even Greg Abbott, the most corrupt Governor in U.S. history, admits that the corruption in the state of Texas mimics third world corruption.

Dkt:42-8, pg 779. Kijakazi, id.

JUSTICES OF THE TEXAS SUPREME COURT.

Justices of the Texas Supreme Court refused to consider specific, concrete and undisputed medical, scientific and legal evidence proving the Justices of the 13th Court of Appeals in the fraud on their Court to conceal the illegitimacy of EHS as a disability and to conceal the harm caused by microwave/wireless radiation on children and on other defenseless and unsuspecting victims.

Some of these Justices include:

The Chief Judge of the Texas Supreme Court, Nathan Heckt, and Justices Deborah Lerman, John F. Devine, Paul W. Green, Jeff Boyd and Eva Guzman.

Mendoza v. Montano, Case No. 08-410;

Mendoza v. Ochoa, Case No. 09-0602;

Mendoza v. Mendoza, Case No. 14-0784.

The misconduct of other Judges and Justices to conceal the harm caused by microwaves and radiation surveillance and by Government Sponsored Hate Group Bullying on children and on other innocent and defenseless and unsuspecting victims is detailed on Docket 4 and Exhibits to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-CV-30 (S.D. TX. 2014).

See Motion to Assign a Senior Visiting Judge from Outside the Rio Grande Valley, Motion to "recuse the ALJ, Dkt 42-8 pg 563, Kijakazi, id.

About 3 years ago, an attorney testified in federal Court how for decades, the Judiciary in this area has replaced the rule of law for the "Valley Law" meaning cash for Court rulings, Judgments, dismissals, bonds, appeals etc. Delgado gets 5 years, The McAllen Monitor Sept. 26, 2019 at 1A. That explains why federal and State agencies dumped ^{in this area} hundreds of thousands of harmful microwave devices to maim and torture our children to death and for gargantuan profits for themselves and for the wireless lobby.

After her fraud on her Court to conceal the harm caused on children by the radiation at school, Justice Dori Contreras Garza announced her intention to to run for Chief Justice after Chief Justice Valdez announced his retirement.

"After nearly 15 years of serving with Chief Justice Valdez as a justice, it is with great pleasure and enthusiasm that I seek election to follow the legacy of fairness that the 13th Court of appeals enjoys.

Contreras to seek chief spot on appeals court, the Monitor March 29, 2017 at 1B.

Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 932, Kijakazi, id.

After committing fraud on his Court to conceal the harm caused on children by the radiation at school, Judge Tijerina was elected to membership in the Fellows of the Texas Bar foundation.

"Election is a mark of distinction and recognition of Tijerina's contributions to the legal profession." Texas Bar Foundation honors Jaime Tijerina, The Advance Journal, April 20 2016; Dkt 42-8, pg 932, id.

"Former 92nd District Court Judge, Jaime E. Tijerina will run for Justice on the 13th Court of Appeals." Tijerina to run for 13th Court of Appeals, the Monitor, April 25, 2017 at 3A.

"I believe in God, my country and my community here in South Texas," Tijerina said in a Monday news release." id.

"I feel it is now my duty to step up and fight for whattis right here at home." id.

After committing fraud on his Court to conceal the use of directed radiation surveillance to maim and torture to death children and other innocent and defenseless and unsuspecting victims, Judge Hinojosa was appointed to the U.S. Sentencing Commission and received honors for his contribution to jurisprudence and to the rule of law. Dkt 4, Hinojosa id.

OTHER EVIDENCE ON THE RECORD DEMONSTRATING HOW THE EXECUTIVE MANIPULATES THE COURTS TO CONCEAL THE LEGITIMACY OF ELECTROHYPERSENSITIVITY AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION.

The lawsuits originating from Pedro S. Montano MD. v. Jesus Mendoza demonstrate how the Executive manipulated more than 20 Judges, including 5 Justices of the Texas 13th Court of Appeals and 9 Justices of the Texas Supreme Court to conceal the legitimacy of EHS and the harm caused by even low levels of radiation.

On the year 2006, Attorney Carlos E. Ortegon filed a lawsuit in behalf of Dr. Montano claiming falsely that when Dr. Montano's P^orsche was at my place, the Porsche was broken into and that rats damaged the interior of the vehicle. Montano MD. v. Mendoza, Case No. 06-06-095 mo Justice of the Peace Court presided by the now late Ismael "Melo" Ochoa. Docket 4, pg 11, to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014). (Statement of Interested Parties)*

Judge Ochoa did not allow me appearing by phone to Court as requested accommodation to my EHS and compelled my appearance to trial under penalty of arrest despite of evidence showing that the radiation on the Courtroom was to aggravate my EHS. Since that time, I use shielding of the thoracic box to ameliorate the pain and swelling of heart and of other vital organs. id.

I filed Pro-se a lawsuit on the Texas 370th District Court against Judge Ochoa and against Dr. Montano for the aggravation of my EHS, Case no. G-2488-06-G.

* (Docket 4 to Hinojosa et al., detail how Judge Hinojosa and many other Judges engaged in disability discrimination, retaliation and fraud on their Courts to conceal the legitimacy of EHS as a disability and to conceal the harm caused by even low levels of radiation.)

After I filed the lawsuit, counsel for Judge Ochoa and Dr. Montano, Carlos E. Ortegon filed on the 370th District Court a fraudulent "AGREED MOTION TO DISMISS WITH PREJUDICE" my lawsuit against Judge Ochoa and Dr. Montano. My signature is not on the fraudulent "Agreed Motion" as misrepresented. Dkt 4, pgs 11-13, Hinojosa et al., id.

Exhibit 11 to Docket 4 in Mendoza v. Hinojosa is a copy of the fraudulent "Agreed Motion" filed by Mr. Ortegon in behalf of Judge Ochoa and Dr. Montano, id.

The same day, 370th District Court Judge, Noe Gonzalez signed the fraudulent Order of Dismissal with Prejudice. Exhibit 12 to Docket 4 in Hinojosa et al., is a copy of the fraudulent Order of Dismissal signed by Judge Gonzalez. Judge Gonzalez did not allow me appearing by phone to Court to challenge the fraudulent Order of Dismissal.

At no time during the litigation Mr. Ortegon challenged the evidence showing that he filed the fraudulent "Agreed Motion to Dismiss" to conceal that Judge Ochoa compelled my appearance to trial to defraud his Court of a judgment of more than \$4,000 in favor of Dr. Montano and to conceal the aggravation of my EHS after I was compelled to attend trial under penalty of arrest.

Twice, Justices of the Texas 13th Court of Appeals and twice Justices of the Texas Supreme Court refused to consider specific, concrete and undisputed evidence of the collusion of Mr. Ortegon with Judge Ochoa, with Dr. Montano and Judge Gonzalez on the fraud on the 370th District court to conceal the fraud on Judge Ochoa's Court and to conceal the aggravation of my EHS after I was compelled to appear to trial under penalty of arrest. Mendoza v. Montano, Case No. 13-07-146-CV, Tx. Ct. App. Mendoza v. Montano, Case No. 08-410 Tx. S. Ct; Mendoza v. Ochoa, Case No. 13-08-00588-CV Tx. 13th Ct. App; Mendoza v. Ochoa, Case No. 09-0602, Tx. Supreme Court.

370th District Court Judge, Noe Gonzalez sentenced Judge Ochoa to probation after Judge Ochoa pleaded guilty to receiving thousands of dollars of bribes.

Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 931, Kijakazi, id.

The Texas Commission of Judicial Misconduct "admonished" Judge Gonzalez for allowing an attorney to pay himself more than \$1 million dollars from a divorce receivership. State District judge sanctioned, the Monitor Sept. 5, 2014 at 1A,7A. Dkt 42-8 pg 931, Kijakazi, id.

Evidence on the record corroborates the collusion of Judge Hinojosa Judge Crane and Judge Alvarez with Greg Abbott and with federal and State agents and prosecutors on the fraud on the Courts to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by microwave radiation on children and on other defenseless and unsuspecting victims.

Dkt 6, Appxs 32-40 to Exhibit A, Kijakazi, id.

Dkt 42-8 pgs 761-767, Kijakazi, id.

EVIDENCE ON THE RECORD DETAILS HOW TAKING ADVANTAGE OF THE PERVASIVE JUDICIAL CORRUPTION IN THIS AREA, FEDERAL AGENTS USED THE FEDERAL COURT IN BROWNSVILLE, TEXAS TO CONCEAL THEIR FAILED ATTEMPTS TO FABRICATE A NUCLEAR 9-11 TO JUSTIFY EXPANSIONS OF THE PATRIOT ACT; TO JUSTIFY THE MASSIVE DEPLOYMENT OF RADIATION SURVEILLANCE AND TO BENEFIT THE WIRELESS LOBBY.

A former president of American Airways claimed in federal Court in Brownsville that he had been framed into child pornography in retaliation for denouncing that federal agents attempted to smuggle a small nuclear bomb that was to be detonated on an American city. Judge Andrew Hanen was so alarmed that he said he was to share the information with other Judges. However, Judge Hanen did not allow into the record the evidence of the failed nuclear attack on American soil. Judge gives Hedrick time to review file, the McA llen Monitor at 1A, 6B and related articles, Dec. 12, 2012.

The fact that Judge Hanen did not allow evidence of federal agents attempts to explode a nuclear bomb on American soil; and which could be used to save thousands if not millions of lives; the fact that Judge Hanen did not order an investigation on the purported evidence of a nuclear attack on American soil; and the fact that neither the FBI, the CIA or the NSA investigated claims that could save thousands if not millions of lives, evidences the federal agents failed attempts to fabricate a nuclear 9-11 to justify expansions of the U.S. Patriot Act; the massive deployment of harmful military grade directed radiation satellite surveillance of schools and even of homes; and again, to benefit the trillion dollar wireless lobby.

THE FRAUD ON THE COURTS TO CONCEAL THAT A RETALIATORY RADIATION SURVEILLANCE CAUSED ME A LIFE-THREATENING ELECTROHYPERSENSITIVITY, EHS.

On the year 1995, I started my law studies at the Thomas M. Cooley Law School in Lansing, Michigan relying on an equal opportunity to compete for a law degree. Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-CV-30 (S.D. TX. 2014) Dkt 4, pg 2.

Petition for in Banc Reconsideration to the U.S. Court of Appeals for the 5th Cir. Case No. 04-40095; Dkt 42-8, pgs 805-817, Kiyakazi, id.

During the second year of law school I became victim of Government-Sponsored Hate Group Bullying and of radiation surveillance as retaliation for denouncing how members of the Judiciary running the law school were committing fraud of millions of dollars of federal funds while giving law degrees to those affiliated to government agencies, including the FBI and the CIA. Dkt 4, pg 3, Hinojosa et al., id. *Petition pgs 809, 810, id.*

I left Michigan and came back to Mission, Texas, my home town about a month away from finishing my last term there and the same day two individuals were trying to breake into my apartment at 3:00 am. During my law studies I was on the Dean's List once and I was elected president of the Hispanic Law Society for one term. I left the law school in good standing, morally and academically under the law school's Honor Code.

Dkt 4, pgs 2, 3, Hinojosa et al., id.

On the year 1999, I filed Pro-se a law suit on the federal Court in McAllen, Texas against the Thomas M. Cooley Law School, and against FBI agents and others for the injuries caused by the retaliatory radiation surveillance and to compel law school officials to allow me finishing the last term of law school at a Texas school. Mendoza v. The Thomas M. Cooley Law school et al., Case No. 7:99-CV-77 (S.D. TX. 1999).

Petition pg. 810, id

The case was assigned to U.S. Magistrate Judge, Dorina Ramos, who severed the case to dismiss my claims against the FBI agents and recommended transferring the case to a federal Court in Michigan despite undisputed evidence on the record demonstrating that school officials committed fraud and retaliation in the State of Texas; demonstrating that law school officials made false statements to the Court to transfer the case; and demonstrating that the injuries caused by the retaliatory surveillance impaired my ability to travel long distances.

Dockets 66,67,69,70,73,74,85,97,99, Mendoza v. The Thomas M. Cooley Law School et al., id. *Petition, Dkt 42-8 pg 811, Kiyakazi, id*

After the case was transferred to the federal Court in Grand Rapids, Michigan, U.S. District Chief Judge, Robert Holmes Bell assigned the case to U.S. Magistrate Judge, Joseph G. Scoville, who in turn, refused to recuse himself, despite of working as a professor at the Thomas M. Cooley Law School. Mendoza v. The thomas M. Cooley Law School et al., Case No. 5:01-CV993 (W.D. MI. 2001).

To conceal the harm caused by the retaliatory radiation surveillance Judge Scoville warned me with sanctions if I mentioned my disability again writing in bold:

"PLAINTIFF IS WARNED PURSUANT TO RULE 11(c)(1)(B) THAT THE COURT WILL CONSIDER SANCTIONS ON ITS OWN INITIATIVE SHOULD PLAINTIFF AGAIN CONTEND THAT DEFENDANTS OR THEIR COUNSEL HAVE VIOLATED THE ADA OR THE REHABILITATION ACT BY THEIR ACTS, OMISSIONS, OR ARGUMENTS MADE IN THE CONTEXT OF THIS FEDERAL LITIGATION." Docket 127, pg 2, Mendoza v. The Thomas M. Cooley Law School et al., id.

In response to an Order by Chief Judge Holmes Bell, I submitted evidence in support of my claims. Dockets 131,139, Cooley et al., id

After the law school officials did not challenge the evidence in support of my claims of their fraud and of the injuries caused by the retaliatory radiation surveillance, Chief Judge Holmes Bell wrote in part:

"Defendants make no attempt to engage the specific factual allegations plaintiff makes in his second amended complaint. They do not attempt to identify the specific elements of any of the claims asserted within the fourteen numbered counts listed on plaintiff's second amended complaint. Rather than engaging in the required analysis, defendants elect to make a cursory and amazingly superficial argument based upon this court's denial of plaintiff's motion for leave to file a third amended complaint." Docket 68, pg 6, Mendoza v. The Thomas M. Cooley Law School et al, id.

Chief Judge Bell dismissed the law suit as a sanction after aggravation of my EHS did not allow me attend scheduled depositions and after Chief Judge Holmes Bell refused to consider undisputed evidence on the record demonstrating that the law school officials scheduled the depositions knowing that the aggravation of my EHS did not allow me appearing to depositions. Dkts 170,172,-186, Mendoza v. The Thomas M. Cooley Law School et al, id; Dkt 4, pgs 3,4, Hinojosa et al., id. *Petition, Dkt 42-8, pg. 811, id*

The U.S. Court of Appeals refused to consider the specific, concrete, and undisputed medical, scientific and legal evidence on the record of the collusion of Chief Judge Holmes Bell and Judge Scoville with law school officials on the fraud on the Court to conceal the harm caused by the retaliatory radiation surveillance. Case No. 02-2095; Dkt 4, pg 4, Hinojosa et al, id. See Note 1, next page.

THE UNDISPUTED EVIDENCE ON THE RECORD DEMONSTRATING THE COLLUSION OF JUDGE HINOJOSA AND JUDGE RAMOS WITH FEDERAL AGENCIES ON THE FRAUD ON THEIR COURT TO CONCEAL THE HARM CAUSED BY RADIATION SURVEILLANCE ON CHILDREN AND ON OTHER INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS.

On February 3, 2003, I filed Pro-se in the federal Court in McAllen, Texas a law suit seeking to compel the U.S. Attorney General, John Ashcroft to cease and desist from using directed radiation surveillance against my children, against my family and myself, on the ground that the radiation surveillance was retaliation for denouncing the law school officials fraud of millions of dollars of federal funds while giving law degrees to those affiliated with government agencies, including the FBI and CIA.

Mendoza v. John Ashcroft, Case No. 7:03-cv-038 (S.D. TX. 2003).

Docket 4, pg 5, Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014). *Petition, pg. 809.*

On April 4, 2003, the same day of the hearing on my Motion for a Temporary Order to restrain Ashcroft from using radiation surveillance on my children on my family and on myself, Judge Ramos reset the hearing for April 15, 2003 impairing my ability to present testimony of expert and lay witnesses in support of the emergency restraining order.

Dkt 4, pg 5, Hinojosa et al, id. *Petition, pg. 812, Kiyakaei*

On April 7, 2003, I filed a Motion to Recuse Judge Ramos detailing her collusion with the law school officials to conceal their fraud of federal funds and to conceal the harm caused on myself by the retaliatory radiation surveillance and Judge Ramos recused herself. Dkts 13, 18, Ashcroft, id, Dkt 4, pg 5, Hinojosa et al., id. *Petition pg. 812, Kiyakaei,*

Note 1. After the law school officials did not challenge the evidence of the harm caused on myself by the retaliatory radiation surveillance Michigan became the first on the country to criminalize a radiation aggression with up to life without parole. HB 4513, 4514.

On April 28, 2003, Judge Hinojosa denied the Unopposed Motion to Recuse Judge Ramos and reassigned her to the Ashcroft case in violation of 28 U.S.C. 636(b)(3) which divests Judge Hinojosa the power to assign a Magistrate Judge any duty inconsistent with the Constitution and laws of the United States. Dkt 24, Ashcroft id. *Petition, Dkt 48-8 pg 812, id.*

On a hearing in which I appeared by phone, my then wife and other family members testified before Judge Ramos to my mental stability and how the radiation surveillance was causing harm to my children, to myself and to others. Dkt 4, pg 5, Hinojosa et al, id.

To deny my Motion for the emergency Order to compel Ashcroft to cease from using radiation surveillance during the investigation of my activities, Judge Ramos fabricated testimony to imply that my claims were imagination.

Dkt 4, pg 5, Hinojosa et al., id; Dkt 32, pg 5, Ashcroft, id. *Dkt 42-8 pgs 812, 813, 814, Kiyakazi, id.*

At no time during the litigation, Ashcroft challenged the evidence of the collusion of Judge Hinojosa and Judge Ramos on fabrication of testimony to conceal the harm caused by the retaliatory radiation aggression on my children, on myself and on other innocent victims. Unopposed Statement of Evidence and Affidavit, Docket 40, Ashcroft, id; Dkt 4, pg 5, Hinojosa et al., id. *Petition, Dkt 42-8 pg 813, Kiyakazi, id*

During the litigation, Ashcroft did not challenge evidence on the record of identified FBI agents attempts to place contraband in my car a day after I attempted to make a criminal complaint with the FBI against the law school officials for their fraud of federal funds and for their retaliation. Dkt 4, pgs 5,6, Hinojosa et al., id.

*Petition for in Banc Reconsideration pg. 4;
Dkt 42-8 pg 811, Kiyakazi, id*

During the litigation, and on a phone call, Ashcroft's counsel of record claimed that ionizing radiation (X and Gamma rays) can be used for surveillance of homes with children and pregnant women; claimed that others (meaning hate groups) could be also using these technologies; and claimed that the federal government has no duty to protect the people from these aggressions, and I made an Affidavit to that effect. Dkt 4, pg 6, id.

During the litigation, Ashcroft did not challenge the Affidavit of a former government agent who was sent to the emergency room with internal bleeding every time he offered to testify in Court to the legitimacy of my claims of radiation aggression and to my mental stability; did not challenge a video tape showing the harm caused on my children and myself caused by directed radiation surveillance inside our home; and did not challenge evidence showing how federal agencies are using radiation surveillance technologies otherwise reserved for the military and national security to retaliate against those who denounce government corruption.

Ashcroft, id; Dkt 4, pgs 5,6, Hinojosa et al., id.

The U.S. Court of Appeals for the Fifth Circuit recognized the legitimacy of my EHS, However, the Court refused to consider the specific, concrete and undisputed evidence on the record demonstrating the collusion of Judge Hinojosa and Judge Ramos to conceal that directed radiation surveillance is being used to amim and torture to death, children and other innocent, defenseless and unsuspecting victims and even in the privacy of their homes, Case No. 04-40095. Dkt 42-8, pgs 818,819 Kiyakazi, id

The collusion of federal and state Judges with federal and State agencies to conceal the radiation aggressions is detailed on Docket 4, pgs 6 - 14 and Exhibits, Hinojosa et al, id.

THE EVIDENCE OF THE COLLUSION OF THE COMMISSIONER WITH JUDGE HINOJOSA AND JUDGE ORMSBY IN FALSIFICATION OF GOVERNMENT RECORDS, IN FABRICATION OF TESTIMONY AND IN DISABILITY DISCRIMINATION AND RETALIATION TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND TO DENY MY FIRST APPLICATION FOR DISABILITY BENEFITS, AND TO CONCEAL THE HARM CAUSED BY THE RETALIATORY RADIATION SURVEILLANCE.

In response to my first application for disability benefits, the ALJ denied my request to appear by phone to the hearing, knowing that the radiation of the building was to aggravate my life-threatening EHS.

See Request to appear by phone to hearing and denial, Dkt 6, pgs 30, 34, Mendoza v. Astrue, Case No. 7:05-CV-133 (S.D. TX. 2005);

First Amended Complaint, Dkt 43 paragh 76, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

First Amended Complaint, dkt 3, pgh 22, Astrue, id.

During the hearing, the ALJ asked the Vocational Expert whether there were any jobs that could be performed in the absence of electricity.

At the end of the hearing and in response to the ALJ question, the Vocational expert (the VE) testified that there were no jobs that could be performed in the absence of electricity. Dkt 6, pg 365, Astrue, id.

Dkt 3, pghs 25-29; Department and Recommendation, dkt 17, pgs 9, 12, Astrue, id.

In response to the ALJ's insistence, the VE testified that I could find work in remote areas without taking into consideration that employers in remote areas use more powerful microwave/wireless technologies for communications to reach distant transmitters and satellites.

dkt 6, pgs 365 - 378, Astrue, id; Objections to Report and Recommendation Dkt 17, pgs 9, Astrue, id.

By that time, I was in so much pain and my memory and concentration were so impaired that I could not object to the VE's testimony. Dkt 6, pg 374, Astrue, id; Dkt 17, pgs 12, id; Department and Recommendation, dkt 17, pgs 9, Astrue, id.

Dkt 43, pgh 76, Kijakazi, id.

At no time the VE testified that there were jobs that could be performed in the absence of electricity. Dkt 6, pgs 334-350 Astrue, id

THE COMMISSIONER'S FALSE STATEMENTS TO THE FEDERAL COURT TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY.

After removing evidence from the record, the Commissioner made statements to the Court which falsity can be verified by the record itself.

The Commissioner's Response to my Motion for Summary Judgment stated:

"More importantly, Plaintiff reported in May 21, 2003, that he was working on a contract basis as a mechnaic (Tr. 276)." Dkt 11 pg 11, id.

Tr. 276 does not state that on May 21, 2003 I was working as a contract basis as a mechanic. Tr. 276 states:

"PATIENT STATES THAT HE WORKED AS AN AUTO MECHANIC ON A COMMISSION BASIS" Dkt 276, pg 276, Astrue, Id.

On May 3, 2003, a few days after the hearing before the ALJ in which I was compelled to stay inside the building, my condition deteriorated to the point that I could barely breathe by lying flat on the ground and I was taken to a remote ranch in Mexico where I spent about 6 months trying to recover. During that time I could not help even with the light routines of the ranch due to the satellite radiation found even in remote places.

Objections to Report and Recommendation, Dkt 17, pg 4, Astrue, id.
Letter to Dr. Johnson, Evidence in Support of Motion to Recuse the ALJ, Dkt 42-8 pg 745, Kijakazi, id.

The Commissioner stated falsely to the Court:

"Additionally, Plaintiff testified that he obtained a Bachelor's degree and 80 hours of law school credits despite his alleged impairment Tr. 341-342." Dkt 11, pg 7, Astrue, id.

The Transcript of the hearing before the ALJ verifies that at no time I made the statement claimed by the Commissioner. Dkt 6, pgs 341-342, Astrue, id; Motion to Recuse the ALJ, Dkt 42-8 pg 578, Kijakazi, id.

SOME OF THE FALSE STATEMENTS MADE BY THE COMMISSIONER TO THE FEDERAL COURT TO CONCEAL THE LEGITIMACY OF EHS AS A PHYSICAL DISABILITY AND TO CONCEAL THE HARM CAUSED BY RADIATION.

In the Response to my Motion for Summary Judgment the Commissioner stated:

"In addition, Plaintiff's physician reported that he had delusions, complaints with electromagnetic sensitivity, swelling with no documentation to support this claim." Dkt 11, pg 6, Mendoza v. Astrue, Case No. 7:05-CV-133, (S.D. TX., 2005).

None of my physicians ever claimed that I have delusions, and the record documents my EHS as a medically determinable severe physical impairment and the persistence, intensity and disabling effects of exposure to even low levels of radiation. Dkt 43, pgs 9-26, 51-54, Kijakazi, id.

Evidence on the record documents swelling of face and eyes and life-threatening swelling of heart and brain, and breathing problems.

Life-threatening swelling of heart and breathing problems, Dkt 6, pg 167, Astrue, id; Dkt 42-14 pg 3656, Kijakazi, id.

Swelling of face and eye and breathing problems, Dkt 6, pgs 183,184; Dkt 42-14, pgs 3654,3655, Kijakazi, id.

Life-threatening swelling of heart and breathing problems, Dkt 6, pg 153 documents that this medical evaluation was removed from the record, Astrue, id; Dkt 42-14 pg 3656, Kijakazi, id.

Life-threatening swelling of heart and breathing problems. Dkt 6, pg 155 indicate that this medical evaluation was removed from the record, Astrue, id; Dkt 42-14 pgs 3651,3652, Kijakazi, id.

Pictures document swelling of face and eyes and how the swelling inside my skull is so severe as to push an eye out of its socket. Dkt 6, pgs 157,218, Astrue, id; Dkt 42-14, pg 3615, Kijakazi, id.

NONE OF MY PHYSICIANS THAT EXAMINED, TESTED AND DIAGNOSED MY EHS EVER CLAIMED THAT I HAD DELUSIONS.

On June of the year 2000, after review of my medical history, and after examination and observing my loss of memory, speech and concentration when exposed to the fluorescent lights inside the room, Dr. William Rea diagnosed my EHS and CHS for the first time. Docket 6, pgs 201 - 209, Astrue, id. Dkt 43, pg 10, Kijakazi, id.

During the examination, Dr. Rea found among other abnormalities, red and inflamed nasal passages, and dark circles on eyes and memory loss, Dkt 6, pgs 208, 209, id. Dkt 42-14, pg 5688, Kijakazi, id.

On the Psychological section Dr. Rea wrote "N", Dkt 6, pg 205, Astrue, id. Dkt 42-14 pg 3685, Kijakazi, id.

Dr. Rea referred me to Dr. Cyril Smith, who the same day and after evaluation, Dr. Smith confirmed Dr. Rea's diagnosis and identified some of the frequencies that can cause me severe reactivities, including the frequencies emitted by fluorescent lights and by satellite technologies.

See Dr. Rea's referral to Dr. Smith, Dkt 6, pg 209, Astrue, id.

Dr. Smith's evaluation was removed from the record and on appeal of the denial of disability benefits, I submitted to the Court a copy of Dr. Smith's Smith's evaluation, Objections to Report and Recommendation, Dkt 17, pg 3, Astrue, Id.

See Dr. Smith's evaluation and his qualifications, Dkt 42-14 pgs 3690, 3691, Kijakazi, id. Dkt 6, pgs 194 - 199, 210, Astrue, id.

On the year 2001, after review of my medical history, and after examination and testing, Dr. Amir Krishnarajah diagnosed my EHS for the second time. Dkt 6, pgs 220 - 224, Astrue, id.

During my second application for disability benefits, the Commissioner attempted to remove this medical diagnosis from the record. Motion to Recuse the ALJ, Dkt 42-8 pgs 556, 593, Kijakazi, id.

See Dr. Krishnarajah's diagnosis of my EHS, Dkt 42-8 pg 651, Kijakazi id.

On June of the year 2001, and after examination and testing, an Allergist found my immune system severely compromised stating in part:

"Physical exploration revealed congested nasal mucosa with pale areas and increased nasal mucosa and granulosa pharynx. The otoscopy revealed dull and retracted tympanic membrane in both ears."

Dkt 6, pg 228, Astrue, Id.

"The cutaneous test (skin endpoint titration test) showed a very accentuated response to the majority of allergens studied," id.

"DIAGNOSIS:

Allergic Rhinitis

Sensibilization to foods

Possible sensibilization to electromagnetic fields" id.

During my second application for disability benefits, the Commissioner attempted to remove this medical evaluation from the record.

Motion to Recuse the ALJ, Dkt 42-14 pg 556, 593, Kijakazi, Id.

See Evidence removed from the record as evidence to recuse the ALJ, Dkt 42-8 pgs 604, 653 - 655, Kijakazi, id.

On the year 2004, after review of my medical history, after two rounds of blood testing and after examination, Dr. Alfred Johnson diagnosed my EHS and CHS stating in part:

" The recent laboratory testing reveals an increase in lead levels along with decreased in C-1 esterase inhibitor. His WBC is suppressed and the helper suppressor ratio is elevated. These results demonstrate that he is hypersensitive and susceptible to allergic reactivity."

"His lower C1 esterase level predisposes him to having reactions at lower levels of exposure than the average person." Dkt 6, pg 286, Astrue, id. Dkt 42-14 pg 3646 Kijakazi, Dkt 43 pgs 19, 51, Kijakazi, id.

On November 21, 2005, on a hearing before Judge Ormsby in which I was allowed to appear by phone, the Commissioner did not deny the malicious attempts to conceal the legitimacy of my EHS as a disability and *implied that a favorable decision was forthcoming. Docket 13, Mendoza v. Astrue, Case No. 7:-CV-133 (S.D. TX. 2005);

Objections to Report and Recommendation, Dkt 17, pg 3, Astrue, id;
Motion for Reconsideration, Dkt 21, pg 3, Astrue, id;

* (Judge Ormsby)

In response to the status of my case, the Clerk of the Court told me that a Report and Recommendation had been issued but had not been filed, and then in response to the status of my case, the Clerk told me that no Report and Recommendation had not been issued.

On November 8, 2008, almost 3 years after the hearing, Judge Ormsby issued a Report and Recommendation ignoring the Commissioner's malicious attempts to conceal the legitimacy of my EHS as a disability, attempted to adopt the Commissioner's false statements that no doctor ever diagnosed my EHS based on examination and testing; and attempted to replace the opinion of medical experts who examined, tested and diagnosed my EHS for the opinion of doctors without expertise in EHS, who did not review my medical records; who never examined my health condition; and who are on the payroll of DARS, the same entity that committed fraud on the Courts to conceal the legitimacy of EHS as a disability. Dkt 13, Astrue, id.

Objections to Report and Recommendation, Dkt 17, Astrue, id;

Motion for Reconsideration, Dkt 21, Astrue, id.

Objections to Report and Recommendation on Motion for Reconsideration and Exhibits, Dkt 32, id.

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JUDGE ORMSBY AND JUDGE HINOJOSA FALSE STATEMENTS TO THEIR COURT TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY, AND TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION.

After a hearing before Judge Ormsby in which I was allowed to appear by phone, and in which the Commissioner did not deny making false statements to the Court and removing evidence from the record to conceal my EHS as a disability, Judge Ormsby wrote in part:

"In fact, there is no medical evidence in the record showing that any doctor has ever diagnosed Plaintiff with electricity sensitivity.

While several doctors recited Plaintiff's own beliefs about the cause of his symptoms, no doctor diagnosed Plaintiff with sensitivity to electricity based on their own examination and testing."

Judge Ormsby's Report and Recommendation to Judge Hinojosa, Dkt 14, pg 17, Astrue, id.

Evidence in the record proves Judge Ormsby's statement to his Court to be false.

Evidence on the record documents the examination, testing and diagnosis of my EHS by Dr. William J. Rea and by Dr. Cyril Smith.

The first page of Dr. Rea's medical records state:

"DIAGNOSIS: EMF." Dkt 6, pg 201, Astrue, id.

"EMF" stands for sensitivity to electromagnetic fields. Objections to Judge Ormsby's Report and Recommendation, Dkt 17, pg 5, Astrue, id.

The same day, after examination and testing, Dr. Smith confirmed Dr. Rea's diagnosis and specified some of the radiation frequencies that cause me a reactivity, including frequencies emitted by satellite technologies. Exh 2, Dkt 17, pg 5, id.

The Commissioner removed from the record Dr. Smith's evaluation. pg 5, id

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Other evidence on the record proving the false statements of Judge Ormsby and Judge Hinojosa to their Court include:

The examination, testing and diagnosis of my EHS, by Dr. Amir Krishnarajah. Dkt 6, pgs 220 - 224, Astrue, id.

(Dkt 6, pg 223 states in part: "Diagnosis: SENSITIVITY TO ELECTROMAGNETIC")

And the examination, testing and diagnosis of my EHS by Dr. Alfred R. Johnson.

After two rounds of blood testing and examination, Dr. Johnson found me with nerve damage and diagnosed again my EHS. Dkt 6, pgs 286 - 288, Astrue, id.

In diagnosing my EHS, Dr. Johnson wrote in part:

"These results demonstrate that he is hypersensitive and susceptible to allergic reactivity."

"His lower Cl esterase level predisposes him to having reactions at lower levels of exposure than the average person." Dkt 6, pg 286, id.

Judge Ormsby claimed falsely that the results of an emergency heart evaluation were all normal.

Judge Ormsby wrote in part:

"Plaintiff was found to be in good physical condition generally. The treating doctor ordered that he undergo chest x-rays and EKG and a stress test, all of which were normal." Dkt 14, pgs 3,4, Astrue, id.

Judge Ormsby's statement to his Court is false. The emergency heart evaluation found life-threatening swelling of heart stating:

"There is widespread ST segment elevation with PR segment depression, consistent with possible pericarditis." Dkt 6, pg 176, Astrue, id.

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OTHER RETALIATORY AND FALSE STATEMENTS TO THE FEDERAL COURT.

In retaliation for denouncing his collusion with Judge Hinojosa and the Commissioner on the fraud on the Courts to conceal the legitimacy of EHS as a disability, Judge Ormsby made statements which falsity can be verified by the record itself.

On a Report and Recommendation to deny my Motion for Reconsideration, Judge Ormsby wrote in part:

"As noted in the report, the ALJ found--consistent with Plaintiff's insistence-- that Plaintiff did not have a mental impairment that affected his ability to work. (See Docket 14, at 12 n. 11.)" Dkt 25, pg 8, Astrue id.

The transcript of the hearing before the ALJ proves that at no time I made such statement and that Judge Ormsby's false statement is retaliatory. Dkt 6, pgs 334-379, Astrue, id.

Motion to Recuse the ALJ, Dkt 42-8, pgs 556, 578, Kijakazi, id.

Judge Ormsby's false statement is similar to false statements that Judge Crane made to his Court.

In response to a lawsuit to compel the Texas Dept. of Assistive and Rehabilitative Services to provide a doctor prescribed shielding room for rehabilitation of my EHS, Judge Crane wrote in part:

"Plaintiff's claims that Ms. Murray's determination that Plaintiff was eligible for rehabilitation services on his mental disability but not on his alleged electrical sensitivity violated his due process right to be free from stigma." (Doc. 1). Dkt 18, pg 1, Mendoza v. Moron et al, Case No. 7:05-CV-184 (S.D.. TX. 2005). Dkt 42-8 pgs 556, 581, Kijakazi, id. At no time I have made such statement, unopposed Motion to Recuse Judge Crane, Dkt 25, pg 9, Moron et al., id.

Judge Crane's fabrication of medical evidence and other misconduct are detailed on Motion to Recuse pgs 36-40

On November 29, 2008, I filed Objections to Judge Ormsby's Report and Recommendations, and the next day, Judge Hinojosa adopted the Report and Recommendations. Dkts 17,18,19, id.

In retaliation for denouncing his collusion with the Commissioner, and with Judge Ormsby, Judge Crane, Greg Abbott and school officials in disability discrimination, retaliation and fraud on the Courts to conceal the legitimacy of EHS as a disability; to deny my applications for a doctor prescribed shielding room for rehabilitation of my EHS; and to conceal that the radiation at school is causing children EHS and other severe harm and disabilities that defeat the purpose of education, Judge Hinojosa left pending for more than 10 years my lawsuit against the Commissioner for the denial of my first application for disability benefits.

Motion to Recuse Judge Hinojosa, Exhibits and Affidavit, Dkts 20, 22, Astrue, id;

Motion for Reconsideration, Dkt 21, id;

Report and Recommendation to Motion to Recuse Judge Hinojosa, Dkt 21, id;

Report and Recommendation to Motion for Reconsideration, Dkt 25, id;

Objections to Report and Recommendation to Deny Motion to Recuse, Dkt 28, and Exhibits A and B, id.

Objections to Report and Recommendation to Motion for Reconsideration, Dkt 32, id;

Supplement to Objections to Report and Recommendation on Motion for Reconsideration and on Motion to Recuse Judge Hinojosa, Dkt 33, id.

THE COMMISSIONER'S FALSIFICATION OF RECORDS TO CONCEAL THAT I CANNOT WORK EVEN IN REMOTE LOCATIONS.

On appeal to federal Court of the denial of my first application for disability benefits the Commissioner removed from the Transcript of Administrative record among other evidence, the evaluation of Dr. Cyril Smith who corroborated the diagnosis of my EHS by Dr. William Rea and identified some of the radiation frequencies that can cause me severe reactivities including frequencies used by satellite technologies found even in remote places. A copy of Dr. Smith's evaluation was submitted to the Court. Objections, pg 3, Exh 2, Mendoza v. Astrue, Case No. 7-05-CV-133 (S.D. TX. 2005).

The qualifications of Dr. Smith as expert in EHS are detailed by Smith et al., The Diagnosis and Therapies of Electrical Hypersensitivities Dkt 6, pgs 194 - 199, Astrue, id; and by Allergies to Electromagnetic Fields, Dkt 6, pg 210, Astrue, id.

See Dr. Smith's evaluation and his qualifications, Dkt 42-14 pgs 3690-91 Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

On the year 2000, a world class expert in EHS and CHS and the founder of the Environmental Health Center-Dallas, Dr. William Rea, after review of my medical history, examined, evaluated and diagnosed my EHS and CHS. Dkt 6, pgs 201 - 209, Astrue, id;

Dkt 42-4 pgs 4280-4289, Kijakazi, id.

The same day, Dr. Rea referred me to Dr. Smith. Dkt 6, pg 209, Astrue, id.

Dr. Smith's evaluation was removed from the Transcript of Administrative Record that the Commissioner certified to the Court was a full and accurate record. Dkt 6, Astrue, id.

My Objections to Judge Ormsby's Report and Recommendation states that the diagnosis of Dr. Smith identifying some of the radiation frequencies that cause me a reactivity, Exhibit 2; The Electrical Sensitivity Handbook (Excerpts) Exhibit 4; and The President of the World Health Organization declared her electrical sensitivity Exhibit 5 were submitted to the Commissioner during the process of the application for disability benefits and do not appear on the record.

Dkt 17, pg 3, Astrue, id.

My Motion for Reconsideration states in part:

"Dr. Smith's evaluation of frequencies that cause reactivity on Plaintiff includes frequencies employed by satellite radiation.

Dkt 21, pg 3, Astrue, Id.

Motion to Recuse the ALJ, Dkt 42-8, pgs 556, 577, Kijakazi, id.

OTHER EVIDENCE MISSING FROM THE RECORD OF MY FIRST APPLICATION FOR
DISABILITY BENEFITS INCLUDES:

An audio tape of a hearing before an Imapratial Hearing Officer of the Texas Dept. of Assistive and Rehabiliatative Services, DARS, in which my wife and mother testified to the legitimacy of my EHS and to my mental stability and in which my wife testified taking the pictures in which the swelling inside my skull is so severe as to push an eye out of its socket.

Objections to Report and Recommendation, Dkt 17, pg 11, Astrue, id;
Motion for Reconsideration, Dkt 21, pg 9, Astrue, id.

Motion to Recuse the ALj, Dkt 42-8 pgs 577, 579, Kijakazi, id.

Dkt 6, pg 284 documents the submission of the audio tape to the Commissioner, Astrue, id.

See pictures, Dkt 6 pgs 157, 218, Astrue, id; Dkt 42-14 pg 3615, Kijakazi, id. Dkt 42-8 pg 801 to Kijakzi documents that the audio tape was submitted to the Commissioner during my 1st application for benefits.

The audio tape of the hearing details how the then Texas Attorney General and now Governor of Texas, Greg Abbott through DARS agents engaged in falsification of government records and in disability discrimination and retaliation to conceal the legitimacy of my EHS as a disability and to deny a doctor prescribed shielding room for rehabilitation of my EHS and how DARS Medical Director attempted to conceal the legitimacy of EHS as a disability. The audio tape supports my claim that DARS doctors have conflict of interests to make a proper evalaution of EHS.

Objections to Report and Recommendation to Motion for Reconsideration, pgs 7,8,9,10, Dkt 32, Astrue, id.

These Objections include evidence on the record proving that Greg Abbott allowed a DARS counselor to engage in falsification of government records, perjury and disability discrimination and retaliation to conceal the legitimacy of EHS as a disability and to deny my 2nd application for a doctor prescribed shielding room for rehabilitation of my EHS, Dkt 32, pgs 7,8,9,10, and Exhibits, Astrue, id.

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OTHER ATTEMPTS OF THE COMMISSIONER TO IMPEACH MY MENTAL STABILITY TO CONCEAL THE LEGITIMACY OF ELECTROHYPERSENSITIVITY, EHS AS A DISABILITY.

The missing audio tape documents how during my application for a doctor prescribed shielding room for rehabilitation of my EHS, and on a hearing before an Impartial Officer for the Texas Dept. of Assistive and Rehabilitative Services, DARS, my mother and wife testified to the legitimacy of my EHS and to my mental stability, and my mother testified that while my wife was absent and acting on the misbelief that I was neglecting medical care for my pain and swelling and on the misbelief that a State hospital could cure EHS, she sought my involuntary commitment. See Request to amend medical records, Dkt 6, pg 289, Mendoza v. Astrue, Case No. 7:05-CV-133 (S.D.TX. 2005).

Objections to Report and Recommendation, Dkt 17, pg 11, Astrue, id.

Motion for Reconsideration, Dkt 21, pg 9, Astrue, id.

Dkt 42-8, pg 803 to Kijakazi, details how my involuntary commitment was procured in error.

Because of the heart pain and breathing problems caused by exposure to the radiation inside the building, I spent the night on the emergency room.

The medical records generated by the emergency room document life-threatening swelling of heart and indicate short term risk of death.

Objections to Report and Recommendation, Dkt 17, pg 3, EXh. 3, id.

Motion for Reconsideration, Dkt 21, pgs 2, 9, EXh 3, id.

During the evaluation I presented to Dr. David Moron the diagnosis of my EHS by Dr. Rea and by Dr. Smith. Dr. Moron claimed that because he never heard of EHS, then I was delusional. Dkt 42-8 pg 803, Kijakazi, id.

Motion for Reconsideration, Dkt 21, pg 9, *Astrue*

I was released immediately after Dr. Canulus Caralampus, a doctor who claimed to be familiar with EHS determined that the only problem I had was the difficulty of explaining to others that electricity causes me harm.

The findings of Dr. Caralampus and the emergency medical records do not appear on the Commissioner's record. Motion for Rec. Dkt 21, pg 9, id.
Dkt 42-8 pg 803, Kijakazi, 1 ↓ C2d

OTHER EVIDENCE THAT THE COMMISSIONER REMOVED FROM THE RECORD OF MY FIRST APPLICATION FOR DISABILITY BENEFITS TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY INCLUDES:

Excerpts of an interview in which the then General Director of the World Health Organization, Dr. Gro Harlem Brundtland declared that her EHS was not imagination.

Objections to Report and Recommendation, Dkt 17, pg 3, Exh 5, Astrue, id;
Motion to Recuse the ALJ, Dkt 42-8 pgs 577, 604, 624, Kijakazi, id.

Excerpts of The Electrical Sensitivity Handbook detailing the legitimacy of EHS as a health condition and as a disability and how most doctors are in the dark of it in denial and attempt to blame the harm caused by radiation on imagination. Objections to Report and Recommendation Dkt 17, pg 3, Astrue, id;

Motion to Recuse the ALJ, Dkt 42-8 pg 577; Kijakazi, id.

SAME

These evidences are some of the evidences that the ALJ attempted to remove from the record during my 2nd application for disability benefits.

Evidence in support of Motion to recuse the ALJ, Dkt 42-8 pgs 604, 624 - 638, Kijakazi, id.

Other evidence that the Commissioner removed from the record of my first application for disability benefits and that the ALJ attempted to remove from the record of my second application for disability benefits includes Affidavits of persons attesting to my EHS and to my mental stability; an Affidavit of the ADA Coordinator at the University of Texas detailing my demeanor during my request for disability accommodations; and a letter of recommendation by the Criminal District Attorney detailing my performance as a law intern. Dkt 42-8 pgs 577, 656-61, Kijakazi, id.

CE

Other evidence that the Commissioner removed from the Transcript of Administrative Record includes the evaluation of a Neurologist/ Psychiatrist finding my mental health normal, and an evaluation by a cardiologist finding life-threatening swelling of heart.

Evidence in Support of Motion to Recuse ALJ, Dkt: 42-8 pgs 740 - 742; dkt 42-14, pg 3653, Kijakazi, id.

Dkt 6, pg 153, Astrue document submission of the cardiologist evaluation.

Dkt 6, pg 155, documents submission of emergency room records in which I was found with life-threatening swelling of heart. I was given 3 days to live. Astrue, id.

Dkt 42-8 pgs 3651-52, Kijakazi, id.

Evidence of

THE COLLUSION OF THE COMMISSIONER WITH JUDGE HINOJOSA AND WITH JUDGE ORMSBY, JUDGE CRANE AND GREG ABBOTT IN DISABILITY DISCRIMINATION, RETALIATION AND FRAUD ON THE COURTS TO CONCEAL THE LEGITIMACY OF EHS AS A PHYSICAL DISABILITY; TO DENY MY APPLICATION FOR A DOCTOR PRESCRIBED SHIELDING ROOM FOR MY EHS; AND TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE RADIATION AT SCHOOL IS SIMILAR TO THE COMMISSIONER'S DISABILITY DISCRIMINATION, RETALIATION AND FRAUD TO DENY MY SECOND APPLICATION FOR DISABILITY BENEFITS.

During my second application for disability benefits, the same as in my first application, the Commissioner removed or attempted to remove from the record medical, scientific and legal evidence; made false statements; and replaced the opinion of medical experts who examined, tested and diagnosed my EHS for the opinion of doctors without expertise in either EHS or CHS who never examined my health condition, who did not review my medical records; and who have conflict of interests to recognize EHS as a health condition.

Motion to Recuse the ALJ, Dkt 42-8, pgs 592 - 603, *Mendoza v. Kijakazi*, Case No. 7:22-cv-85 (S.D. TX. 2022).

Evidence Removed from the Record as Evidence to Recuse the ALJ, Dkt 42-8 pgs 604 - 665, *Kijakazi*, id.

Additional Evidence in Support of Motion to Recuse the ALJ, Dkt 42-8 pgs 716 - 767, id;

Additional Evidence Removed from the Record in Support of Motion to Recuse the ALJ, Dkt 42-8, pgs 826-827, id;

Petition for Reconsideration of Denial of Disability Benefits, Dkt 42-5, pgs 328 - 375, id;

Statements of Fact and Law, Dkt 42-13 pgs 3553 - 3560, id

The specific, concrete and undisputed medical, scientific and legal evidence on the record of Judge Hinojosa, Judge Ormsby, Judge Crane and Judge Alvarez with the Commissioner, with the U.S. Dept. of Education, and with Greg Abbott, school officials and others to conceal the legitimacy of EHS as a disability; to conceal that the radiation at school is causing children EHS and other severe harm and disabilities that defeat the purpose of education; and to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm being caused by microwave radiation on children and on other defenseless and unsuspecting victims is detailed *on the motion to*

Revoke Judge Hinojosa, Judge Crane & Judge Alvarez

Pgs 34-59

EVIDENCE ON THE RECORD DEMONSTRATES THAT THE ATTEMPTS OF THE SOCIAL SECURITY TO CONCEAL THE LEGITIMACY AND SERIOUSNESS OF EHS AS A DISABILITY, ^{ALSO} INCLUDE ATTEMPTS TO REPLACE THE MEDICAL OPINION OF EXPERTS IN EHS AND IN ENVIRONMENTAL MEDICINE WITH NON ^{THE OPINION OF} EXPERTS WHO HAVE CONFLICT OF INTERESTS TO RECOGNIZE EHS AS A HEALTH CONDITION AND AS A DISABILITY.

On November 1, 2016, on a hearing before an Administrative Law Judge, on my second application for disability benefits and in which I was allowed to appear by phone, the ALJ claimed in essence that even if the Social Security and other federal and State agencies recognized EHS and CHS as health conditions and as disabilities, he was not bound to do so.

*Motion to Revoke the ALJ Dkt 42-8 pg 592
Kijakazi, id*

On a Decision dated April 7, 2017, denying my application for disability benefits, the ALJ wrote in part:

"The claimant claims electro-sensitivity and chemical sensitivity that is not recognized as a medically determinable impairment."

Dkt 42-4 pg 122, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022)

"The undersigned gives substantial weight to the DDS medical consultants' non-examining source opinions." Dkt 42-4, pg 122, id.

The Disability Determination Services (DDS) belong to the Texas Dept. of Assistive and Rehabilitative Services, DARS.

Evidence on the record demonstrates that the DDS and DARS do not recognize EHS as a medical health condition and as a disability.

Sworn Affidavit of DDS/DARS agent. Paragraphs 81, 82, 89, 90, 98, 99, 100, 107, 117, 118, Exh 4, to Judge Ormsby Report and Recommendation, Mendoza v. Astrue, Case No. 7:05-CV-133 (S.D. TX. 2005).

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EVIDENCE OF ABBOTT'S MALICIOUS DENIAL OF MY 2ND APPLICATION FOR A DOCTOR PRESCRIBED SHIELDING ROOM FOR MY EHS.

The sworn Affidavit of the DDS/DARS counselor was submitted to a State Court as evidence demonstrating that Greg Abbott engaged in fabrication of records and in perjury to conceal the legitimacy of EHS as a disability. At no time during the litigation, Abbott challenged the evidence of his falsification of government records and perjury to conceal the legitimacy of EHS as a health condition and as a disability and to conceal his disability discrimination and retaliation. *Mendoza v. The Texas Dept. of Assistive and Rehabilitative Services*, Cause No. D-1-GN-09-0025538, 345th Judicial District, Travis County, Texas.

Objections to Judge Ormsby's Report and Recommendation, Dkt 32, pgs 8,9, Exhs 4,9,10, Astrue, id.

Evidence on the record demonstrates the collusion of Greg Abbott with Judge Crane in falsification of government records, in fabrication of testimony and of medical evidence, and in disability discrimination, retaliation and fraud on the Court to conceal the legitimacy of EHS as a disability and to deny my 1st application for a doctor prescribed shielding room for rehabilitation of my EHS. Pages herein.

Evidence on the record demonstrates Greg Abbott's falsification of government records, and disability discrimination and retaliation to conceal the legitimacy of my EHS as a disability and to deny my 3rd application for a doctor prescribed shielding room for my EHS.

C4c

EVIDENCE ON THE RECORD DEMONSTRATING THE COMMISSIONER'S FALSE STATEMENTS, FALSIFICATION OF RECORDS AND OTHER MALICIOUS ATTEMPTS TO CONCEAL DISABILITY DISCRIMINATION AND RETALIATION AND THE LEGITIMACY OF EHS AND CHS AS HEALTH CONDITIONS AND AS DISABILITIES.

On May 11, 2020, on a Decision to deny my 2nd application for disability disability benefits, the ALJ claimed falsely among other things:

"The claimant knowingly and voluntarily waived in writing the right to personally appear and testify at a hearing."

Dkt 42-3 pg 9, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

The ALJ false statement was made to conceal the denial of my request to reset the hearing and other accommodations during a crisis of my life-threatening EHS and CHS. (Life-threatening swelling rashes and loss of skin)

My Request to Reset Hearing of October 29, 2019 requested the ALJ to allow me recovery of the aggravation of my health condition as detailed on pictures and letter to Dr. Johnson and attached therein. Dkt 42-13 pg 3386 Dkt 42-5 pg 325, Kijakazi, id.

On June of 2019, I requested the ALJ among other things to accommodate my disability a phone hearing divided in 3 mornings. Dkt 42-12 pg 3194, Kijakazi, id. The hearing of Nov. 13, 2018 was cancelled for bad wether. Dkt 42-5 pg 236, id.

My Affidavit submitted to the ALJ states that my statements to Dr. Johnson on my letter titled Aggravation of my Health Condition are of my personal knoweldge and are true and correct and that the pictures of the aggravation of my health condition were taken during the month of October 2019. Dkt 42-5, pg 334, Kijakazi, id; Dr's letter Dkt 42-13 pg 3389.

The pictures show life-threatening swelling, rashes and loss of skin. Dkt 42-13 pgs 3390, 3391, 3756, Kijakazi.

SOME OF THE EVIDENCE THAT THE ALJ REMOVED FROM THE RECORD IN
VIOLATION OF THE APPEALS COUNCIL ORDER AND TO CONCEAL THE LEGITIMACY OF
MY EHS AS A DISABILITY INCLUDE;

1. Excerpts of an interview in which the then General Director of the World Health Organization, Dr. Gro Harlem Brundtland declared her EHS;
2. Excerpts of The "Electrical Sensitivity Handbook" describing the legitimacy of EHS as a physical medical condition and how most doctors are in the dark or in denial of the harm caused by radiation;
3. Three Affidavits of individuals attesting to my EHS and to my mental stability and a letter of recommendation by the Criminal District Attorney detailing my performance as a law intern;
4. Medical records of examination, testing and diagnosis of my EHS by Dr. Amir Krishnarajah;
5. Medical records of an Allergist finding my immune system severely compromised;
6. Description of more than 50 peer-reviewed scientific studies documenting how exposure to the same levels of microwave radiation reaching children at school can cause the symptoms of EHS and brain, eye, blood, nerve, heart and DNA damage and other severe harm and disabilities that defeat the purpose of education;
7. A letter by General Counsel of the U.S. Access Board recognizing electrical and chemical sensitivities;
8. A Memorandum filed by the Commissioner in federal Court admitting that Multiple Chemical Sensitivity is a medically determinable impairment;
9. A letter stating that California has accommodated people with EHS;

* See Appeals Council Order, Dkt 42-4, R 129,130.

10. A letter indicating that the Texas Rehabilitation Commission, now DARS had employees suffering from Environmental Illnesses;
11. A copy of "Social Security Acceptance of E.I. and CBSV growing" citing 24515.065 Evaluation of Specific Issues - Environmental Illnesses, stating in part that in evaluating claims of environmental illnesses, all of the claimants symptoms, signs and laboratory findings must be considered. The article states that it is an error to even request a mental evaluation or to request an evaluation by doctor who believes that the illness does not exist;
12. A copy of the Petition to Impeach 3 Federal Judges submitted to the U.S. House of Representatives citing to the evidence on the record of the collusion of Judge Hinojosa, Judge Crane, and Judge Alvarez with the Commissioner, with Greg Abbott and with the U.S. Dept. of Education and others on the fraud on the Courts to conceal the legitimacy of EHS as a disability, to conceal the harm being caused on children by the radiation at school, and to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused on children and on other defenseless and unsuspecting victims.
13. A letter by the American Academy of Environmental Medicine to the Los Angeles Unifies School District detailing the harm that can be caused on children by the microwaves emitted by the schools" Wi-Fi;
14. A copy of Excessive Exposure to Radiofrequency Electromagnetic Fields May Cause the Development of Electrohypersensitivity by David O. Carpenter, MD.
15. Electrohypersensitivity: a functional impairment due to an inaccessible environment, by Olle Johansson;
15. Electrosensitivity: - an Environmental Illness, an Authentic Diagnosis, not a Delusional Disorder by Andrew Tresidder, MD. Motion to Recuse the ALJ, Dkt 42-8 R 593-597, Kijakazii, id.

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THE COMMISSIONER FALSE STATEMENTS AND FABRICATION OF MEDICAL EVIDENCE
TO CONCEAL THE LEGITIMACY OF MY EHS AND CHS AS DISABILITIES.

On the Decision to deny my 2nd application for disability benefits,
the ALJ stated in part:

"While Dr. Johnson considered some tests that are not in evidence, he
indicated that he needed further testing to establish environmental
factors to which claimant seemed to be allergic." Dkt 42-3 pg 14.
Kijakazi id.

"There are no notes about Dr. Johnson's examination of claimant or
what physical findings support the diagnosis." Dkt 42-3 pg 13, id.

Medical evidence on the record proves the ALJ's false statements and
fabrication of medical evidence.

At no time, Dr. Johnson has indicated that I needed further testing to
establish environmental factors to which I seemed to be allergic.

After review of my medical history which includes facial and eye
swelling and life-threatening swelling of heart and of brain, and after
examination and two rounds of blood testing, Dr. Johnson diagnosed my
EHS and CHS stating in part:

"The recent laboratory testing reveals an increase in lead levels
along with a decreased in C-1 esterase inhibitor. His WBC is
suppressed and the helper suppressor ratio is elevated. These
results demonstrate that he is hypersensitive and susceptible to
allergic reactivity. The elevated lead levels most likely explain
his CNS dysfunction."

"His lower C1 esterase predisposes him to having reactions at lower
levels of exposure than the average person." Dkt 42-14, pg 3646, id.

The documentation of Dr. Johnson's examination and the several rounds
of blood testing are on the record. Dkt 42-14 pgs 3668-78; 3692-3716;
3871-3874, Kijakazi, id.

EVIDENCE ON THE RECORD OF THE COMMISSIONER'S ATTEMPTS TO CONCEAL THE LEGITIMACY OF EHS AND CHS AS DISABILITIES TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION AND OF CHEMICAL ODORS ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

On a Decision dated May 11, 2020, after finding my EHS and CHS medically determinable and severe physical impairments, and to deny my disability benefits, like Judge Orasby and Judge Hinojosa, the ALJ replaced the opinion of doctors with expertise in EHS and CHS who examined, tested and diagnosed my condition for the opinion of doctors without expertise in EHS or CHS who never examined my condition; ~~who~~ who do not believe EHS and CHS exist and who have conflict of interests to recognize EHS and CHS and to give a favorable opinion.

In adopting a consultant's non-examining medical opinion the ALJ stated in part:

"The most reliable evidence and opinion is found in the report of medical expert Dr. Dhiman. Dr. Dhiman's assessment and suggested limitations do not result in a finding of disability."

Mendoza v. Kajakazi, Dkt 42-3 pg 14, id.

On his Response to a set of written Interrogatories, Dr. Nitin Paul Dhiman admitted:

Not being an expert in EHS or CHS; not representing to the Social Security or to others to have expertise or to be an expert in EHS or CHS; not receiving medical training to treat or diagnose EHS or CHS; admitted believing that EHS and CHS do not exist; admitted not reviewing my medical evidence to support his opinion; and admitting not reviewing the most important medical and scientific literature documenting with thousands of peer-reviewed studies the harm that can be caused by even low levels of radiation. 1st Amended Complaint, Dkt 43, pg 55, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

Dr. Dhiman admitted not being an expert in EHS or CHS; admitted not representing to the Social Security or to others to have expertise or to be an expert in EHS or CHS; and admitted not receiving medical training to treat or diagnose EHS or CHS. Interrogatories 45,46,47, Dkt 42-14 pg 3900 Kijakazi, id. Dkt 43 pg 55, id.

Dr. Dhiman admitted his belief that EHS and CHS do not exist. Dr. Dhiman believes that only heavy, concentrated exposure to electromagnetic radiation and/or chemicals can cause or aggravate health problems and can impair the healing ability of children, the elderly and of other persons with pre-existing health problems. Dkt 43 pg 58, id; Interrogatories 42,43,44, Dkt 42-14 pg 3900, Kijakazi, id

Dr. Dhiman admitted not reviewing medical evidence of my EHS and CHS to support his opinion about my health condition. Dkt 43, pg 56, id. Interrogatory No. 48, Dkt 42-14 pg 3901, Kijakazi, id.

Dr. Dhiman admitted not reviewing the most important medical and scientific literature of the harm caused by even low levels of radiation. Interrogatory No. 3, Dkt 42-14 pg 3891, Kijakazi, id. Dkt 43 pg 49, id.

Even short doses of radiation above the federal safety standards cause harm even to adults. Section 1 of the Bioinitiative Report pg 6; Dkt 42-10 pg 1953, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

Cellphones, tablets and laptops used by most people including children emit power levels of microwave radiation above the federal safety standards.*

Cell phones in the pocket can expose children to more than 11 times the FCC safety standards for microwave radiation. Gandhi, 2019.

Popular cell phones can emit more than 5 times the FCC safety standards for microwave radiation. Dkt 42-13 pgs 3591-92, Kijakazi.

Dr. Dhiman's admissions under penalty of perjury demonstrate that Dr. Dhiman, like most doctors, cannot recognize EHS and CHS without admitting that Dr. Dhiman like most doctors, for years, have been committing a massive medical malpractice and a massive Medicaid and Medicaid fraud.

* Dkt 42-12 pg 3272, Kijakazi, id.

On the decision, the ALJ stated that in response to my Interrogatories, Dr. Dhiman indicated that he has been trained to treat radiation and chemical exposures. Dkt 42-3, pg 16, Kijakazi, id.

Interrogatory No. 1, Dkt 42-14, pg 3891, id; Dkt 43, pg 57, id.

However, the ALJ omits the fact that in response to my question "Have you received medical training to diagnose and treat Electro-Hypersensitivity and/or Chemical Hypersensitivity? (Also known as Multiple Chemical Sensitivity), Dr. Dhiman answered "No" Interrogatory No 46, Dkt 42-14 pg 3900, Kijakazi.

The ALJ omitted the fact that Dr. Dhiman's response to my Interrogatories make clear that Dr. Dhiman was no familiar with EHS or CHS.

"7). Have you recommended your patients to avoid unnecessary exposure to electromagnetic radiation or chemicals after prescribing medication that could cause serious health effects on the patient? No"

Dkt 42-14 pg 3892, Kijakazi, id.

"8). Have you recommended your patients to avoid using cell phones and other wireless devices like Wi-Fi computers, tablets, etc., after prescribing medication that could cause serious side effects? No" id.

"9a). According to your medical experience, could chronic use of cell phones, wireless computers and other wireless devices cause health effects? No" Dkt 42-14 pg 3893, Kijakazi, id.

"9b). According to your medical experience, chronic use of cell phones, wireless computers and other wireless devices could aggravate the pre-existing health conditions? No" id.

"9c). Could addiction to cell phones and or wireless computers cause health problems? No" id.

"9d). Could addiction to cell phones and or wireless computers cause physical harm to children? No" id.

- "9e). Could addiction to the use of cell phones and of wireless computers aggravate pre-existing health conditions on children? No" id.
- "9f). Could addiction to cell phones and or wireless computers aggravate life-threatening conditions on children?
I do not treat children, but not to my knowledge" id.
- "9g). Could addiction to the use of cell phones and of wireless computers cause learning and or behavioral impairments on children?
I do not treat children, but not to my knowledge" id
- "9h). Could addiction to the use of cell phones and of wireless computers by pregnant women cause harm to the unborn children?
Not to my knowledge" id.
- "9j). According to your medical experience, could chronic exposure to chemicals aggravate pre-existing conditions? No"
Dkt 42-14 pg 3894, Kijakazi, id.
- "9m). Under what circumstances exposure to chemicals can cause health effects to adults? Concentrated exposures" id.
- "9n). Under what circumstances exposure to chemical can impair the healing ability of children, the elderly and others suffering from pre-existing conditions? N/A" id.
- "10). Have you recommended pregnant women or mother to be, to avoid using cell phones and other wireless devices like Wi-Fi computers, tablets, etc. No However, I do not treat pregnant women."
Dkt 42-14 pg 3895, Kijakazi, id.

- "11). Have you recommended pregnant women or mothers to be to avoid using cell phones and other wireless devices like Wi-Fi computers, tablets, etc., after prescribing medication that may cause serious health effects on the pregnant women, on mothers to be, or in the unborn child? If so, when and how many times?
No. However, I do not treat pregnant women." Dkt 4214 pg 3895, id.
- "12). Have you recommended pregnant women or mothers to be to avoid unnecessary exposure to chemicals after prescribing medication that may cause serious health side effects on pregnant women, mothers to be, or in the unborn child? If so when, and how many times.
Not that I can recall" id.
- "17). Have you referred your patients to doctors with expertise in Electrohypersensitivity EHS (Also called electrosensitivity, sensitivity to electricity and Microwave Sickness) or with expertise in Chemical Hypersensitivity CHS (Also called Multiple Chemical Sensitivity)? No" Dkt 42-14 pg 3896, Kijakazi, id.
- "37). Have you consulted with doctors with expertise in Electrohypersensitivity as to your patient or patients health problems?
If so, name the doctors. (full name please) No"
Dkt 42-14 pg 3899, Kijakazi, id.
- "38). Have you consulted with doctors with expertise in Chemical Hypersensitivity as to your patient or patients health problems?
If so, name the doctors. (Full name please) No" id.
- "39). Have you consulted with doctors with expertise in Environmental Medicine as to your patients health problems? If so name the full name of the doctor/s. No" id.

"40). Have you consulted with doctors with expertise in Electrohyper-sensitivity and or Chemical Hypersensitivity or with doctors with expertise in Environmental Medicine after you failed to find the specific cause of your patient or patients' health problems. If so, please provide the full name of these doctors. No"
Dkt 42-14 pg 3899, Kijakazi, id.

"41). Have you consulted with doctors with expertise in Electrohyper-sensitivity and or Chemical Hypersensitivity or with doctors with expertise in Environmental Medicine after you failed to find the specific cause of your patients' health problems when the health problem is life-threatening and when the patient or patients are children? If so, please provide the full name of the doctors. No" Dkt 42-14 pg 3900, Kijakazi, id.

"42). Under what circumstances exposure to wireless electromagnetic radiation and or chemicals can cause health problems?
Heavy, concentrated exposure" id.

"43). Under what circumstances exposure to wireless microwave radiation and or chemicals can cause or aggravate health problems?
Heavy, concentrated exposure" id.

" 44). Under what circumstances exposure to microwave radiation and or chemicals can impair the healing ability of children, the elderly or of other persons with health problems"
Heavy, concentrated exposure" id.

Other similar opinions are detailed on Dkt 43, pgs 49-59d, Kijakazi, id.

Exhibit A to Docket 6, Kijakazi id, detail some of the evidence that the commissioner removed or attempted to remove from the record on my 2nd application for disability benefits including evidence of the harm caused on police officers by microwave radiation and pages of the San Fco. Earthlink Wi-Fi Network detailing the harm caused by the same radiation reaching children at school.

Appxs 1 to 16 are copies of the San Fco Earthlink that the Commissioner removed from the record. Exh A Appxs 1-16, Kijakazi, id.

Appxs 19-23 to Exh A Dkt 6, Kijakazi detail the harm caused on police officers by the microwave radiation of their wireless devices.