

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
MCALLEN DIVISION

Docket # 44  
Filed on  
July 1, 2022

JESUS MENDOZA,  
Pro-Se Plaintiff,

v.

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

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

MOTION TO RECUSE U.S. DISTRICT JUDGE, RANDALL CRANE, U.S. DISTRICT  
JUDGE, RICARDO H. HINOJOSA, AND U.S. DISTRICT JUDGE, MICAELA ALVARES  
PURSUANT TO 28 U.S.C. 455; AND MOTION TO RE-ASSIGN THIS CASE TO A SENIOR  
VISITING JUDGE.

RE: REQUEST TO REASSIGN LAW SUIT AGAINST THE COMMISSIONER OF THE SOCIAL SECURITY TO A SENIOR JUDGE FROM OUTSIDE THE RIO GRANDE VALLEY.

LEE H. ROSENTHAL, Chief District Judge,  
of the U.S. District Court  
for the Southern District of Texas.

Dear Chief Judge, I respectfully request your office to reassign my law suit ~~to compel the~~ Commissioner to grant my application for disability benefits based on my Electrohypersensitivity EHS, and Chemical Hypersensitivity CHS, pending before the federal Court in McAllen, Texas, on the ground that Judges presiding before this Court, including, U.S. District Judge, Ricardo H. Hinojosa, U.S. District Judge, Randall Crane, and U.S. District Judge Micaela Alvarez have conflict of interests to preside on this case, on any case in which the safety and welfare of children are at stake, and on any case in which I am a party.

The case is Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

Specific, concrete, and undisputed medical, scientific and legal evidence on the record and cited herein, demonstrates the collusion of Judge Hinojosa, Judge Crane and Judge Alvarez with the U.S. Dept. of Education, with the Commissioner, with the Governor of Texas, Greg Abbott, and with school officials and others in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the Courts to conceal the legitimacy of EHS as a disability; to conceal the harm caused on children by the radiation at school; and to injure children and others suffering from EHS, and to "...exiled them from their homes and their city, leave them no place where they can survive and allow them no remedy under City, State or federal law or constitutions."

See Children's Health Defense v. The FCC, Case No. 201015,  
U.S. Court of Appeals for the D.C. Circuit (2021) pg 28.

JUDGE HINOJOSA, JUDGE CRANE AND JUDGE ALVAREZ ARE BARRED FROM RULING THEMSELVES ON A MOTION TO RECUSE AGAINST THEM.  
(Motion to Re-Assign this Case to a Senior Judge from outside the RGV)

If the motion to recuse is made under 28 U.S.C 455(a) the challenged judge can determine both the sufficiency and the merits of the motion. See Aronson v. Brown, 14 F.3d 1578,1581-82 (Fed. Cir. 1994).

To determine whether recusal is required, "The Court asks not whether a judge harbors an actual, subjective bias, but instead whether, as an objective matter, 'the average judge in his position is likely' to be neutral, or whether there is an unconstitutional 'potential for bias'"

Williams v. Pennsylvania, 135 U.S. 1899,1905 (2016).

The evidence on the record demonstrates that Judge Hinojosa, Judge Crane and Judge Alvarez and other members of the Judiciary in the Rio Grande Valley are not average, as detailed herein and on Addendum A pages 40-47, attached herein.

Specific, concrete, and undisputed medical, scientific and legal evidence on the record demonstrates the collusion of Judge Hinojosa, Judge Crane, and Judge Alvarez with the U.S. Dept. of Education, with the Commissioner of the Social Security, with Greg Abbott, and with members of the judiciary and others in falsification of government record, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the Courts to conceal severe, catastrophic and deadly harm caused on children and on other defenseless and unsuspecting victims, as detailed herein. Most Judges have not engaged in this type of judicial misconduct.

For these reasons, I respectfully request the Court that upon recusal of Judge Hinojosa, Judge Crane, and Judge Alvarez, the Court re-assigns this case to a Senior Judge from outside the Rio Grande Valley.

CONCLUSIVE EVIDENCE PROVING THE HARM CAUSED BY MICROWAVE/WIRELESS RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

Even short doses of radiation above the federal safety limits causes harm even to adults. Section 1 of the Bioinitiative Report (2007) pg 6, Dkt 42-10 pg 1953, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022). Dkt 22, pg h, Kijakazi, id.

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

Popular cellphones can emit more than 5 times the FCC safety standards for microwave radiation. Dkt 42-13 ogs 3591 - 3592, Kijakazi, id; Dkt 42-5, pg 357, id.

A federal Judge found that cellphones can expose users to levels of microwave radiation above the FCC safety standards. Dkt 42-12 pgs 3064 - 3067, id;

According to the Environmental Health Trust, cellphones, tablets and laptops used by children can emit power levels of microwave radiation exceeding the FCC safety standards, Dkt 42-12, pg 3272, Kijakazi, id.

Cellphone companies are being sued for concealing that cellphones used by children emit levels of microwave radiation above the FCC safety standards. Law suit filed against Apple and Samsung after Chicago Tribune tests cellphones for radiofrequency radiation. Joe Mahr, Chicago Tribune, Aug. 29, 2019; Dkt 1, pg 2, Kijakazi, id; Dkt 22, pg h, id.

Seven law firms warned school officials of the potential civil and criminal liability for the harm that can be caused on children by the chronic, compulsory and unnecessary exposures to microwave radiation at school. Dkt 22, pg h, Kijakazi, id.

In the U.S. around 17 million suffer moderate symptoms of EHS; almost 5 million suffer severe symptoms of EHS; and 2.16 million are so disabled that they cannot work at all. Comments of Advocates for the EMS Disabled In Response to Notice of Enquire, GN Docket No. 22-69 (To the FCC). 4

THE MILITARY GRADE HARMFUL MICROWAVES AND RADIATION SURVEILLANCE  
USED INSIDE SCHOOLS..HAVE BEEN USED AS WEAPONS.

"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 the world free of charge and explain what the problem is going to be in the future."

Paragh. 14 to the Declaration of Barrie Trower, AHM v. Portland Public Schools, Case No. Cv-739-MO (U.S. Dist. Ct. of Oregon, Portland Division); Dkt 42-12, pg 2875, 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." Trower, Paragh 2, id; Dkt 42-12 pg 2873, Kijakazi, id.

"Debriefing spies during The Cold War extended my military education into the full diversity of stealth microwave warfare and communication systems. In doing so, I learned a list of approximately 30 pulse frequencies that could induce some 50 mental and physical ailments by entrainment." Trower, Paragh 11, id; Dkt 42-12 pg 2875, Kijakazi, id.

"During The Cold War, the Russian Embassy microwaved the United States Embassy in Moscow with low levels microwaves for many years from across the road;... After many changes of staff for multiple cancers / leukaemias and other illnesses to both male and female employees and their children, the late John R. Goldsmith, M.D., was invited to investigate the matter. His investigative report on this incident showed that continuous long term low level microwaves were responsible for those illnesses."

Trower, Paragh 10, id; Dkt 42-12 pg 2874, Kijakazi, id.

*See also Addendum A pgs 26-31.*

"Girls are born with all of the eggs they need in their ovaries at birth. They are immature eggs, hence susceptible to damage during growth. Microwaves are genetoxic... The problem here is that the mitochondrial DNA, the genes inside the ovaries, is irreparable. If you have a little girl who damages, through this mechanism, the genetic structure in one of her eggs and she has a daughter, the daughter will carry that genetic problem, because it is irreparable. And her daughter will carry that genetic problem, because it is irreparable. And every female forever, in that line, will carry that problem in perpetuity, because it is irreparable." Trower, Paragraph 67, id; Dkt 42-12, pg 2889, Kijakazi, id.

'A scientist for the Naval Surface Weapon Centre was quoted as stating: on the effects of exposure to low levels microwaves:

"...we can alter the behavior of cells, tissue ... cause up to six times higher foetus mortality and birth defects..."

Barrie Trower WiFi Report - Humanity At The Brink (2013) pg 5;  
Dkt 42-12 pg 2900, Kijakazi, id.

"As stated by University Researchers, Government Scientists and International Scientific Advisors; a minimum of 57% of schoolgirls exposed to low-level microwave radiation (Wi-Fi) are at risk of suffering stillbirth, foetal abnormalities or genetically damaged children, when they give birth. Any genetic damage may pass to successive generations."

Trower, pg 2, id; Dkt 42-12 pg 2, Kijakazi, id.

"If you think of children with these transmitters near their laps, the question must be, 'why take this risk for the sake of a piece of cable and a plug, which could replace Wi-Fi with no loss of performance?"

Declaration of Barrie Trower, Paragraph 68, id; Dkt 42-12 pg 2889, Kijakazi, id.

THE TIP OF THE ICEBERG OF THE THOUSANDS IF NOT MILLIONS OF CHILDREN THAT ARE BEING MAIMED AND TORTURED TO DEATH BY THE CHRONIC, COMPULSORY AND UNNECESSARY EXPOSURES TO MICROWAVES AND RADIATION SURVEILLANCE AT SCHOOL.

"Two Women' Stories"

"The Real Price of Intentional Ignorance and Greed. Those Consequences."

"Ten telephone calls a day would not be unusual for me. I even receive calls Christmas Day / Easter Sunday. Two calls which summarize those from women are illustrated below. Both are actual calls."

"i. '.....my daughter had just died. I am holding her hand. She just had her 11th birthday and she was number 11 to die since the transmitter for Wi-Fi was put near her and others' desk.....'"

"ii. '.....my child is one of several with cancer / birth genetic problems. These only started after the transmitter was turned on. My worries are two-fold and take every second of my life. Will my child ever marry or find a partner and be happy? What will happen when I die? I know I will die worrying. Regardless of who is to blame, it is me, the Mother who carries the guilt and responsibility.....'(20)"

Barrie Trower WiFi Report - Humanity At The Brink (2013) pg 11;  
Petition to Impeach 3 Federal Judges submitted to the U.S. House of Representatives, Dkt 42-8 pgs 831,832,871, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

ARTIFICIAL INTELLIGENCE DIRECTED RADIATION SURVEILLANCE USED IN SCHOOLS CAN CAUSE CHILDREN'S HEADS AND OTHER SEVERE CATASTROPHIC AND DEADLY HARM AND DISABILITIES WHICH DEFEAT THE PURPOSE OF EDUCATION.

Artificial Intelligence directed radiation surveillance used in schools reflect/bounce harmful microwave and other radiation from the children's heads in bodies to evaluate with facial recognition, vital signs and other technologies whether any child in the school represents a potential threat to himself or to others so the child can be medicated, institutionalized or both.

See Maya Weinstein, School Surveillance: The Student's Rights Indication of Artificial Intelligence as K-12 Public Schools Security. 98 N.C.L. Rev. 438 (2020).

However, Artificial Intelligence directed radiation surveillance is not programmed to account for the harm caused on children by the microwave radiation already in school and by microwave and other radiation emitted by the Technologies of Artificial Intelligence, and which can include anxiety, mood swings, aggressiveness, depression, suicidal tendencies and other destructive behavior which can be further aggravated by medication, incarceration or confinement. This has been another perfect crime against our children.

As detailed below, like Wi-Fi, the radiation surveillance technologies in schools are also military grade technologies that have been used as a weapon to maim and torture to death even adults. Pg 5 above, Addendum A pgs 26-31

Evidence on the record demonstrates the collusion of Greg Abbott with the U.S. Dept. of Education, and with members of the Judiciary and others to justify under fabricated excuses of national security, the massive deployment of these harmful surveillance technologies in schools and in other places, and like the massive use of Wi-Fi in schools, also to benefit the trillion dollar wireless lobby. Pgs 60-66a below



JUDGE CRANE, JUDGE HINOJOSA AND JUDGE ALVAREZ SHOULD BE RECUSED FROM THIS CASE, FROM ANY CASE IN WHICH THE HEALTH AND SAFETY OF CHILDREN AND OF THE DISABLED MAY BE AT STAKE, AND FROM ANY CASE INVOLVING OFFICIAL CORRUPTION ON THE GROUND:

- 1- That evidence on the record demonstrates the participation of Judge Crane with the U.S. Dept. of Education, with Greg Abbott and with school officials on the decision to place a massive amount of harmful military grade microwave transmitters and more than 25,000 microwave devices into the schools of the McAllen Ind. School District, and on the decision to conceal the harm caused on children by the chronic, compulsory and unnecessary exposures to microwave radiation at school, including lowering the academic standards;
- 2- On the ground that evidence on the record demonstrates the collusion of Judge Crane with Greg Abbott in falsification of Government records, in fabrication of testimony and of medical evidence, and in disability discrimination, retaliation and fraud on his Court to conceal the legitimacy of EHS and of other harm and disabilities caused by exposure to even low levels of radiation;
- 3- And on the ground that evidence on the record demonstrates the collusion of Judge Crane, Judge Hinojosa and Judge Alvarez with the U.S. Dept. of Education, with the Commissioner of the Social Security, with Greg Abbott, with school officials, and with other members of the Judiciary in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the Courts to conceal:

- A- The legitimacy of EHS as a disability and of other harm and disabilities caused by exposure to even low levels of radiation;
- B- To conceal that the microwave radiation at school is 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;
- C- And 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 as detailed herein.

Specific, concrete, and undisputed medical, scientific and legal evidence on the record proves that the chronic, compulsory and unnecessary exposures to microwaves and radiation surveillance at school, are maiming and torturing to death children, and other defenseless and unsuspecting victims as detailed by the Petition to Impeach 3 Federal Judges submitted to the U.S. House of Representatives, Dkt 42-8 pgs 831 - 945, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

These atrocities are also detailed by the Declaration of Dr. Magda Havas to a federal Court, Dkt 42-12 pgs 2864 - 2823, Kijakazi, id;

By the Declaration of Barrie Trower to a federal Court, Dkt 42-12, pgs 2872 - 2894, Kijakazi id;

and by Barrie Trower WiFi Report: - Humanity At The Brink (2013), Dkt 42-12 pgs 2896 - 2913, Kijakazi, id.

THE EVIDENCE OF GREG ABBOTT'S ATTEMPTS TO CONCEAL HIS COLLUSION WITH JUDGE HINOJOSA, JUDGE CRANE AND JUDGE ALVAREZ AND OTHERS ON THE FRAUD ON THE COURTS TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE RADIATION AT SCHOOL.

On the year 2016, on a Court hearing on the Texas Attorney General, Ken Paxton's Motion to enforce by incarceration Judge Tijerina's fraudulent support orders and in which I was allowed to appear by phone, Paxton admitted to the legitimacy of my EHS and CHS as disabilities and admitted that because my life-threatening EHS and CHS, incarceration is for me a death sentence. Mendoza v. Paxton, Case No. F-1591-11-A, 92nd District Court, Hidalgo County, Texas.

Motion to Recuse the ALJ, Dkt 42-8 R 562, 574, 575, Kijakazi, id.

R 838, 839, id.

Petition to Impeach 3 Federal Judges, dkt 42-8 pgs 836-840, Kijakazi, id

After 3 years of litigation and by default to two counter lawsuits, Paxton admitted by default that he attempted to enforce by incarceration Judge Tijerina's fraudulent support orders to conceal with my murder the collusion of Greg Abbott with the U.S. Dept. of Education, and with Judge Hinojosa, Judge Crane, Judge Alvarez, Judge Rodriguez, Judge Tijerina and with school officials and more than 25 Judges on the fraud on the Courts to conceal the harm caused by microwave radiation on children and on other defenseless and unsuspecting victims. Mendoza v. Paxton, is;

R 562, 563, 574, 575, 838, 839, Kijakazi, id.

Dkt 42-8, pgs 836-840, id

Other attempts of the U/S/ Dept. of Education, the FDA and the DOJ attempts to conceal the harm caused by microwave/wireless radiation on children and on other defenseless and unsuspecting victims is detailed by a recent federal landmark case.

On August 13, 2021, in Children's Health Defense v. The FCC, and in response to more than 11,000 pages of medical and scientific evidence of the widespread sickness caused by exposure to microwave radiation, including EHS, the U/S. Court of Appeals for the D.C. Circuit ordered the FCC to explain why they ignored this evidence of harm. Case No. 20-1025

Historic Win: CHD Wins Case Against FCC on Safety Guidelines for 5G and Wireless, by the Children's Health Defense Team (8/30/2021).

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

"Attorney Dafna Tachover, CHD's director of 5G and Wireless Harm Project, who initiated and led the case for CHD, said:

"The FCC will finally have to recognize the immense suffering by the millions of people who have already been harmed by the FCC's and FDA's unprecedented failure to protect public health. Finally the truth is out. I am hopeful that following this decision, the FCC will do the right thing and halt any further deployment of 5G" Histori Win, pg 2, id.

Dkt 22, pg h, Kijakazi, id.

In limiting the FCC's ruling, the Court described the catastrophic harm caused on the Electrohypersensitive by exposure to even low levels of radiation citing a statement on the record.

"That the Telecommunications Act should not be interpreted to injure an identifiable segment of the population, exiled them from their homes and their city, leave them no place where they can survive and allow them no remedy under City, State or Federal law or constitutions."

Children's Health Defense v. The FCC, pg 28, id.

Ms. Tackover, an attorney suffering from EHS was on the team of this landmark case. For many years, Ms. Tackover has denounced the harm caused on children by microwave radiation at school. id. *See also Addendum A*

*pgs 32-39*

THE ESTIMATED NUMBER OF SCHOOL CHILDREN BEING MISDIAGNOSED AND MISTREATED WITH HARMFUL DRUGS, DEADLY PAINKILLERS AND UNECESSARY HARMFUL SURGERIES AND OTHER INVASIVE PROCEDURES, AND AT TIMES, INSTITUTIONALIZED FOR THE HARM CAUSED BY THE CHRONIC, COMPULSORY AND UNECESSARY EXPOSURES TO RADIATION AT SCHOOL.

About 3 percent of the school population or more are severely affected by the microwave radiation at school, and up to 35% who have moderate symptoms. This does not include those children who are not specifically sensitized into EHS, but who have symptoms. Paragh. 27 to Declaration of Dr. Magda Havas, B.Sc., Ph.D., AHM v. Portland Public Schools, Case No. 3:11-CV-00739-MO (U.S. Dist. Ct. Dist. of Oregon, Portland Division).

Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022), Dkt 42-12, pg 2815.

This estimate means that without parents, school officials and doctors knowing it, about half of children in every classroom are suffering from learning and behavioral problems including anxiety, hyperactivity and aggressivness, and pain; swelling of vital organs, symptoms of heart attack and of stroke; rashes and loss of skin; flu and allergy symptoms; stomach and digestive problems, insomnia, and vision, hearing, memory, speech, concentration and breathing problems.

Parents Alert details with more than 50 peer-reviewed scientific studies the harm that can be caused on children by the microwave radiation at school, including 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. *Addendum A pgs 9-10*

Motion to Recuse the ALJ, Dkt 42-8 pgs 556, 568, 569, Kijakazi.

Dr. William Rea, a world-class expert in EHS explained how most doctors are misdiagnosing and mistreating the harm caused by radiation.

Dkt 42-13 pgs 1562-1564, Kijakazi, id.

EVIDENCE ON THE RECORD DEMONSTRATES GREG ABBOTT'S MALICIOUS ATTEMPTS TO CONCEAL THE DRAMATIC INCREASE OF CHILDREN SUFFERING FROM DISABILITIES AFTER THE MASSIVE DEPLOYMENT OF HARMFUL MICROWAVE TECHNOLOGIES IN SCHOOLS.

Docket 42-8 pgs 794 - 800, Mendoza v. Jojakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

Besides of the hundreds of thousands of disabled children in the State of Texas, on the year 2018, "more than 500,000 students were in various stages of special education identification services process."

Dkt 42-8 pg 796, Kijakazi, id.

"The teachers were seeing the need, but the diagnosticians and counselors were saying 'why are you sending me so many? I have too many (to assess)'"

Texas: Provide required help for special needs children, families, the McAllen Monitor Jan. 14, 2018 at 6B. Dkt 42-8 pg 799, Kijakazi, id.

"The report followed an extensive 15-month statewide review of how districts treat special-needs children and their families." id; id.

"Multiple field hearings were held, including one in Edinburg on Dec. 13, 2016, where local advocates told horrific tales of exclusion of children, and undertrained teachers and counselors who are not equipped to handle these students at local public and charter schools."

Texas: Provide required help for special needs children, families, id, id.

"They also gave examples of school districts failing to screen children suspected of having a learning disability, which is what the federal report also found." id;id.

EVIDENCE ON THE RECORD DEMONSTRATES THAT UNDER THE GUISE OF EDUCATION PROGRAMS? THE U.S. DEPT. OF EDUCATION IS FUNNELING BILLIONS OF DOLLARS FOR THE MASSIVE AND HARMFUL MICROWAVE AND RADIATION SURVEILLANCE AT SCHOOLS.

"The Education Department awards approximately \$1 billion per year in new and continuation competitive grants across some 80 programs."

Dkt 42-8 pg 793, Kijakazi, id.

The price of a tablet range from \$300 to \$800. Tablet computers handed out at McAllen ISD collegiate high school, the Monitor, Sept. 27, 2011 at 4B.

A federal investigation found that technology vendors gave perks to school officials over several years. Report details gifts to Houston school officials, the Monitor July 28, 2010 at 2B; Dkt 42-8 pg 774, Kijakazi, id.

"One of my first observations of the magnitude of corruption/malfeasance in the Valley was the field of local education. In the North and East, where I lived for many years, it was difficult to find candidates for local education board. In the Valley, however, candidates will campaign and spend thousands of dollars to be elected to boards and commissions that control educational facilities and staffing. Why such an interest here?" Letters to the Monitor, April 3, 2014 at 5B; Dkt 42-8 pg 779, id.

Recently, a Trustee at La Joya Ind. School District pleaded guilty on a criminal scheme that involved several people and about one quarter million dollar bribe from a wireless corporation. The evidence cited herein details how this is the tip of the iceberg of the collusion of Greg Abbott with federal agencies and school officials, and members of the judiciary to sell the future of our children, and the future of our country and national security to the best bidder.

MY LIFE-THREATENING ELECTROHYPERSENSITIVITY EHS, AND CHEMICAL HYPER-SENSITIVITY CHS; (Also known as Multiple Quimical Sensitivity or MCS).

With exception of some walks around the neighborhood during the year 2011; a 2-block walk on the year 2016; and few walks to the neighbors yards, I have been home bound since March 2011 with life-threatening EHS and CHS, which are aggravated by exposure to even the low levels of electromagnetic radiation and chemical odors reaching my place and which are commonly found on the environment. Affidavit to the Social Security, Paragraph 2; Dkt 42-13 pg 3546, <sup>3560</sup> Mendoza v. Kijakaz, Case No. 7:22-CV-85 (S.D. TX. 2022).

On March 2011, I lost the ability to drive; the ability to obtain a driver's licence; and the ability to use public transportation or to stay in other places where there is radiation or chemical odors. Paragraph 3, id.

When I was able to drive, I used new or properly calibrated battery operated meters to measure the levels of radiation inside buildings and vehicles; on roads and streets; and in the country side, and the levels of radiation on these places were hundreds of times the levels of radiation reaching my place most of the time. Paragraph 4, id.

Exposure to the radiation emitted by power lines, electric motors and transformers, fluorescent lights, video display terminals, cellphones and cell towers, Wi-Fi computers and transmitters, radar and other wireless devices causes me among other things, pain, swelling of vital organs, and swelling of face, head and eyes; symptoms of heart attack and of stroke; rashes and loss of skin; flu and allergy symptoms; internal bleeding; joint and muscle pain; extreme weakness and fatigue; involuntary movements; and sleeping, stomach, vision, hearing, speech, concentration, memory and breathing problems. Affidavit Paragraph 5, Dkt 42-13 pg 3547, Kijakazi, id.

Letters of Dr. Johnson detail my life-threatening EHS and CHS, dkt 42-5, pg 337, 338, 339; dkt 42-14 pgs 3610-14; 3614, 3622, 3628-29; 3839-48, id.

Addendum A pg 2-5



Exposure to radiation aggravates my CHS and exposure to chemical odors aggravate my CHS. At several times, people's use of cellphones and of other wireless devices in close proximity and visitors' body lotions or colognes have placed me on the verge of collapse. The cumulative and delayed effects of exposure to radiation and to chemical odors have made collapse in pain and breathing problems. Affidavit, Paragh 5, Dkt 42-13 pg 3547, Kijakazi, id.

Even the low levels of radiation and of chemical odors reaching my place aggravate my EHS and CHS. I have been violently ill several times. At times I struggle to breathe even with oxygen. At times I spend the whole day bed ridden. I collapsed and passed out several times. I am sleep deprived and in pain all the time. I cannot be taken to a hospital for emergency healthcare without aggravating my life-threatening EHS and CHS. Everyday is a different torture. This is a horrible way to die.

Affidavit Paragh 5; Dkt 42-13 pg 3547, Kijakazi, id.

I cannot stay in my home, but for a few minutes at a time, and I stay on a small metal room and in other places in the backyard. However, even the low levels of radiation and of chemical odors reaching my place aggravate my health condition. Affidavit Paragh 8; Dkt 42-3 pg 3548, id.

To ameliorate the aggravation of my EHS and CHS I use battery operated radiation meters and shielding of the thoracic box and of eyes most of the time, and at times, shielding of face, head and hands, and friends help me with grocery shopping, and with cooking and with errands.

Affidavit paraghs 10,12, Dkt 42-13 pg 3548, Kijakazi, id.

Swelling on the left side of my face is visible within minutes of exposure to fluorescent lights. At times, the swelling on top of my head is visible and palpable. The more face and head swelling, the more heart pain and breathing problems. At times I wake-up with inability to breathe or with involuntary movements, including jerking of head backwards. The more swelling, the more ringing of ears and the more I hear my heart and my breathing pounding inside my head. Blood pressure has been erratic and now with a tendency to be very low. Some flashes of radiation increase the temperature of my head and eyes and causes pain and vision problems. Carrying stuff increases my stomach pain and leg pain and at times cause limping and bloody stools. dkt 42-5 pg 347, Kijakazi, id.

Dr. Johnson's notes, Dkt 42-14 pgs 3618, 3626, 3627, 3662, 3663, 3664, 3665, 3781-85, id.

Statement of Disability, dkt 42-14 pgs 3604-09, Kijakazi, id;

Letter to Dr. Johnson, dkt 42-14 pgs 3619-21, id;

Affidavit to the Social Security and letter to Dr. Johnson detailing some of the aggravation of my health condition, Dkt 42-5, pgs 334; dkt 42-13, pgs 3388-89, id;

Letter to Dr. Johnson, Dkt 42-8 pgs 743 - 748, Kijakazi, id.

Twice, the Social Security has found my EHS a medically determinable severe physical impairment, dkt 42-3 pg 11; dkt 42-14 pg 3637, id.

I have a medical history of swelling of face and of eyes; of life-threatening swelling of heart and of brain; and of life-threatening rashes and loss of skin secondary to exposure to radiation and to chemical odors.

Swelling of face and eyes, chest pain and breathing problems, Dkt 42-14 pgs 3654-55, Kijakazi, id.

Life-threatening swelling of heart, Dkt 42-14 pgs 3651, 3652, Kijakazi, id;

Evaluation of Dr. Andrew Okafor, dkt 42-14 pg 3651, 3652, Kijakazi, id;

Evaluation of Dr. Gregorio J. Morales Dominguez, Dkt 42-14 pg 3652, id;

Evaluation of Dr. James Shafer, Dkt 42-14 pgs 3656, 3657, Kijakazi, id.

Pictures show swelling of eyes, and of life-threatening swelling on one side of the face. dkt 14-14 pgs 3616, 3635, Kijakazi, id; dkt 42-5 pg 341 id

Pictures show life-threatening rashes and loss of skin, dkt 42-14 pgs 3633; Dkt, 42-5 pgs 340, 343; dkt 42-13 pg 3576, Kijakazi, id. *Addendum A pgs 4, 5*

Pictures show how the swelling inside my skull is severe as to push an eye out of its socket. Dkt 42-14 pg 3615, Kijakazi, id. *Addendum A pgs 4, 5.*

After review of my medical history, and after examination and testing, doctors with expertise in Environmental Medicine diagnosed my EHS and CHS.

Examination, testing and diagnosis of my EHS and CHS by Dr. William J. Rea and by Dr. Cyril Smith, dkt 14-14 pgs 3680-3691, Kijakazi, id;

Examination, testing and diagnosis of my EHS by Dr. Amir Krishnarajah, Dkt 42-8 pgs 648 - 652, Kijakazi;

The examination, testing and diagnosis of my EHS and CHS by Dr. Alfred R. Johnson, Dkt 42-14 pgs 3668 - 3678, 3646, Kijakazi, id.

## ELECTROHYPERSENSITIVITY EHS.

EHS is like an open wound to the immunological/neurological systems and which is further aggravated by exposure to even extremely weak levels of radiation. Summary of EHS by Dr. Erica Mallery-Blythe, Dkt 42-13 pg 3568, Kijakazi, id; Declaration of Dr. Magda Havas, Dkt 42\_12, pg 2814, id.

EHS includes immediate, delayed, cumulative and perceived and unperceived biological and adverse health effects secondary to exposure to even extremely weak levels of radiation. Dr. Mallery-Bythe, Dr. Havas, id.

*Addendum A pg 1*

### EHS PROVES CONCLUSIVELY:

- 1- That the ability of the human body to absorb and tolerate exposure to radiation without suffering harm is limited;  
(Since every cell depends on electricity)
- 2- That exposure to even extremely weak levels of radiation can cause severe, catastrophic and deadly harm even to adults;  
(Similar to the harm caused by even small amounts of peanuts to people suffering from peanut allergies)
- 3- That without knowing it, millions are suffering symptoms and signs of EHS and of other harm caused by radiation;
- 4- That the microwave radiation at school is causing children harm and disabilities that defeat the purpose of education;
- 5- That most doctors are in the dark or in denial of EHS and of the harm caused by radiation and continue misdiagnosing and mistreating with harmful drugs, deadly painkillers and harmful invasive procedures symptoms and signs caused and aggravated by exposure to radiation;
- 6- That children suffering from EHS and from other harm caused by radiation are being isolated, confined and even institutionalized and at times for the rest of their lives for the harm caused on them by the chronic, compulsory and unnecessary exposures to radiation at school;

- 7- That medical and scientific studies of procedures, diagnosis and treatment that ignore the biological and adverse health effects caused by exposure to radiation are tainted, unreliable and invalid#;
- 8- 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;
- 9- And that the unrestricted and massive deployment of microwave/wire-technologies in schools, hospitals, and even homes, is causing severe catastrophic and deadly harm and disabilities to children and to other defenseless and unsuspecting victims as detailed below.  
Dkt 43, pgs 1b,1c,1d,1e, Kijakazi, id.

Parents Alert details with more than 50 peer-reviewed scientific studies how the chronic, 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 deadly harm and disabilities which defeat the purpose of education. *Addendum A pg. 9-10*

Dr. William J. Rea, a world-class expert in environmental medicine details how most doctors are misdiagnosing and mistreating the harm caused by radiation. Dkt 42-13 pgs 3582 - 3584, Kijakazi, id.

At the time she was General Director of the World Health Organization, Dr. Gro Harlem Brundtland declared that her EHS was not fantasy. Dkt 42-13 pgs 1563-64, Kijakazi, id. *Addendum A pgs 6, 7.*

A Judge details the catastrophic limitations imposed by her EHS. Dkt 42-13 pg 3565, Kijakazi, id. *Addendum A pg. 8*

A doctor details her EHS. Dkt 42-13 pgs 3566-67, Kijakazi, id.

The testimony of a doctor to the Massachusetts legislature details how if her children had not been diagnosed with EHS, her children could have spent the rest of their lives, misdiagnosed and mistreated by the harm caused on them by the microwave radiation at school; how her son, because of his aggressivness, could have spent the rest of his life on a mental hopsital; and how her children are the tip of the iceberg for the millions of children that are now misdiagnosed, misedicated, and mistreated for the harm caused on them by the chronic, compulsory and unecessary exposures to microwave radiation at school. Dkt 42-13, pgs 3578-81, Kijakazi, id

Letter of the American Academy of Environmental Medicine warns <sup>our children</sup> school officials of the catastrophic harm bound to be caused by the massive depoyment of microwave technologies into schools. Dkt 42-13 pgs 3585-86, id.

The Bioinitiative Reports 2007, 2012, 2014, and 2026 document with thousands of peer-reviewed scientific studies, biological and adverse health effects that can be caused by exposure by even low levels of radiation.

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, id

Biological and Health Effects of Microwave Radio Frequency Transmissions, a Review of the Research Literature details with peer-reviewed studies the symptoms of EHS caused by even low levels of radiation.

Paul Dart MD, et al., Dkt 42-13 pgs 3445 - 3483; 3399 - 3444, Kijakazi, id

Selected Studies on EHS (2018) details with more than 2,000 studies and references the catastrophic harm caused by even low levels of radiation. Dkt 42-10 pgs 1772 - 1915, Kijakazi, id.

A Navy Research Report documented with more than 2,000 peer-reviewed studies the catatstrophic, irreversible and deadly harm caused by even low levels of microwave radiation, similar to the levels of microwave radiation reaching children at school, dkt 42-13, pgs 2315 - 2365, Kijakazi, id.

THE ACCOUNTS OF CHILDREN AND OTHERS SUFFERING FROM ELECTROHYPER-SENSITIVITY EHS, DETAIL THE IMMENSE PAINS AND SUFFERING AND THE CATASTROPHIC LIMITATIONS IMPOSED BY EHS.

Airline pilot has nowhere to escape from wireless radiation, Dkt 42-8 pg 1064, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

LAUSD Accommodates Teacher Who Fell Ill After Wireless Installed, Dkt 42-8 pg 1069, id;

School District usurps parental choice on wireless radiation, Dk 42-8 pg 1073, id; (So not to set a dangerous precedent)

Jeske Family - Langford, BC, Dkt 42-8 pg 1076, id;

Mandatory Exposure to Microwave Radiation in Our Schools Has Left 11 Year Old With No Where to Go to School, Dkt 42-8 pg 1080, id;

Family with young children forced to live in the cold and without power for refusing a LADWP Smart Meter, Dkt 42-8 pg 1082, id;

PI Teacher who claims WiFi Makes her Sick Fired for insubordination, Dkt 42-8 pg 1083, id;

Former Nokia Technology Chief: Mobile phones wrecked my health, Dkt 42-8 pg 1092, id;

A Physics professor details his EHS, Dkt 42-8 pg 1095, id;

I am an EMF Refuge, Dkt 42-8 pg 1102, id;

This Former Techie Owes His Fortune to Electronic Devices. Now He Thinks They're Dangerous, Dkt 42-8 pg 1103;

Disconnect details how Sweden has more than 250,000 people suffering from EHS and who are entitled to similar rights and social services as those given to people who are blind or deaf. Dkt 42-8 pg 2115, id.

SYMPTOMS AND SIGNS OF ELECTROHYPERSENSITIVITY EHS, AND OF OTHER HARM CAUSED BY EXPOSURE TO LOW LEVELS OF ELECTROMAGNETIC RADIATION. INCLUDE:

Headaches, dizziness, sleep disturbances, sensory up-regulation, ~~dermatological~~ issues, palpitations, visual/auditory disturbances, membrane sensitivity, muscle twitching, hyperactivity/fatigue, memory/concentration disturbance and anxiety. *Summary of EHS by Dr Mallery-Blythe Dkt 42-13 pg 3568 Kijakazi, id. Addendum A, pg 1*

Other symptoms of EHS include nausea, tingling or prickling or burning sensation of skin, or eyes, muscle or joint pain, swollen membranes, tooth pain, dryness of nose and throat, and heart fluctuations. More severe reactions include paralysis, seizures and unconsciousness. The Electrical Sensitivity Handbook, Dkt 42-8 pg 630, Kijakazi, id.

Peer reviewed scientific studies document symptoms and signs of EHS and of other harm caused by exposure to low levels of microwave radiation including speech, memory and concentration problems; breakdown of the Blood Brain Barrier; Heart and breathing problems; sleeping problems; stomach problems; pain, fatigue and weakness problems; and eye damage.

Dkt 43 pgs 7,8, Kijakazi, id; Parents Alert, Dkt 42-13 pgs 3569, 3570, id  
See the Dart Report et al., (2013), dkt 42-13 pgs 3445 - 3483 - 3399 - 3404, Kijakazi, id. *See Parents Alert, Addendum A, pgs 9, 10*

Selected Studies on EHS 4th Edition March 2018, describe with more than 2000 studies and references 195 symptoms of EHS and of the harm caused by low levels of radiation. dkt 42-10 pgs 1772 - 1915, Kijakazi, id.

The health effects of radiation can have a synergistic effects when combined with other toxics. Modified Health Effects of Non-ionizing Electromagnetic Radiation Combined with Other Agents Reported in the Biomedical literature. Dkt 42-11 pgs 2473-2533, Kijakazi, id.



ELECTROHYPERSENSITIVITY EHS, PROVES CONCLUSIVELY THAT A MASSIVE MEDICAL MALPRACTICE AND A MASSIVE MEDICAID AND MEDICARE FRAUD ARE MASKING THE HARM CAUSED BY MICROWAVES AND RADIATION SURVEILLANCE ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

Dr. Samuel Milham, a world-class expert in the harm caused by radiation discovered that most of the twentieth century diseases of civilization, including cancer, cardiovascular disease, diabetes and suicide are caused by electromagnetic field exposures. Samuel Milham, MD, MPH, Dirty Electricity (2010). Dkt 1, pgs 223,260, Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-CV-30 (S.D. TX. 2014).

Arthur Firstenberg, another expert on the harm caused by radiation, on his book Invisible Rainbow, came to the same conclusion. (2017).

Dr. Milham warned that because of the massive unrestricted deployment of microwave radiation from cell phones and cell towers, broadband internet over power lines, and personal electronic equipment we were to face the crisis of morbidity and mortality we are facing today. Dkt 1, pg 260, id.

Firstenberg came to the same conclusion. id.

EHS proves that exposure to even low levels of radiation can cause inflammation, whether the inflammation is visible or not, and in many cases, inflammation is undetectable.

"(U)ndetectable chronic inflammation sets people up for illnesses such as heart disease, cancer, obesity and diabetes." Molecular medicine professor Michael Wargovich. The McAllen Monitor, April 1, 2013; Dkt 1, pg 272, Hinojosa et al., id.

Dr. William J. Rea, a world-class expert in EHS and CHS detailed how most doctors are misdiagnosing and mistreating the harm caused by radiation and by chemicals. Dkt 42-13 pf 1562 - 1563, Kijakazi, id.

A MASSIVE MEDICAL MALPRACTICE AND A MASSIVE MEDICAID AND MEDICARE  
FRAUD ARE MASKING THE HARM CAUSED BY EXPOSURE TO RADIATION.

Because the symptoms and signs of EHS and of other harm caused by microwave radiation mimic the symptoms and signs of most health conditions; and because most doctors are in the dark or in denial of EHS and of other harm caused by radiation; then most doctors are misdiagnosing & mistreating <sup>with</sup> harmful drugs, deadly painkillers, and harmful invasive procedures symptoms and signs of illnesses which have symptoms and signs similar to the symptoms and signs of EHS and of other harm caused by microwave radiation including:

Autism, ADHD, Dyslexia, PTSD, Heart Attack; Stroke; Multiple Sclerosis; Fibromyalgia; Hypothyroidism, Parkinson's; Alzheimer's; Rheumatoid Arthritis; Chronic Fatigue Syndrome; Major Depression; Suicidal Tendencies and Diabetes

The Bioinitiative Reports 2007, 2012, 2014, 2020 cite to thousands of peer reviewed scientific studies of the harm that can be caused by exposure to even low levels of radiation and which are the same symptoms of EHS, and which are the same symptoms and signs of most illnesses.

The harm documented by the thousands of peer reviewed studies are symptoms of EHS, and of other harm caused by radiation and which are similar to most of the health conditions diagnosed and treated by most doctors.

See Section 1 of the Bioinitiative Reports 2007, 2012, Dkt 42-10 pgs 1947 -1977; 1978 - 2029, Kijakazi, id.

Dr. William J. Rea, a world class expert in EHS and CHS detailed how most doctors are misdiagnosing and mistreating the harm caused by radiation and by chemicals. Dkt 42-13 pgs 1562 - 1564, Kijakazi, id.

On March of 2013, on a letter to the Los Angeles Unified School District the American Academy of Environmental Medicine wrote in part:

"In September 2010, the Journal of the American Society for Reproductive Medicine - Fertility and Sterility reported that only four hours of exposure to a standard laptop using WiFi caused DNA damage to human sperm."

Dkt 42-8 pg 997, Kijakazi, id.

"In May 2011, the World Health Organization elevated exposure to wireless radiation, including WiFi, into the Class 2b of carcinogens." id.

"In October 2012, the AAEM issued a public warning about WiFi in schools that stated:

'Adverse health effects from wireless radio frequency fields, such as learning disabilities, altered immune responses, and headaches, clearly exist and are well documented in the scientific literature. Safer technology, such as the use of hard-wiring, is strongly recommended in schools.'" id.

"The WiFi systems in schools are typically hundreds of times more powerful than the home consumer systems you may be familiar with. They are also dozens of times more powerful than the cafe and restaurant system you may have been exposed to. The WiFi systems in schools are necessarily more powerful than any microwave communication systems in any other setting because they are required to run hundreds of computers simultaneously. They are also exposing children - the most vulnerable to microwave radiation - to extended periods all day, for their entire childhood. This is an unprecedented exposure with unknown outcome on the health and reproductive potential of a generation." id.

"Until we, as doctors, can determine why some of our patients become debilitating sick from WiFi and other microwave communications, while others not, we implore you not to take such known risk with the health of so many children who have entrusted you to keep them safe while at school." id. 27

EVIDENCE OF MALICIOUS AND DISCRIMINATORY ATTEMPTS TO CONCEAL THE HARM CAUSED BY MICROWAVE/WIRELESS RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

~~Excluded from the record~~  
As detailed by the evidence on the record cited herein, besides manipulating the Judiciary to conceal the harm caused by radiation, for many years, federal agencies, including the U.S. Dept. of Education, the FDA and the U.S. Dept. of Justice have advised school officials not to accommodate children, teachers and others disabled by Electrohyper-sensitivity so not to set a dangerous precedent for the wireless lobby.

This malicious and discriminatory prohibition extends even to housing.

See Memo of Timothy M. Smith, Deputy Assistant Secretary for Enforcement for the U.S. Dept. of Housing requesting that any complaints based on disability by EHS should be closed and stating in part:

"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." *Addendum A pgs 12, 13.*

On the year 2011, I filed Pro-se a law suit to compel school officials to follow the doctor's orders and not seat children in the schools' harmful radiation hot spots, and to notify parents of the levels of radiation reaching children at school. *Mendoza v. Sharyland Ind. School District, et al., Case No. 7:11-CV-29 (S.D. TX. 2011).*

During the litigation, and in response to my question why school officials refused to follow the doctors' orders not to seat children on the schools' radiation hot spots, counsel for school officials replied that son not to set a dangerous precedent. Affidavit, Bkt 98, Paragraphs 32, 33, Sharyland ISD, et al.,

At no time during the litigation, school officials denied that they refused to follow the doctors' orders so not to set a dangerous precedent for the wireless lobby. *id. Dkt 101* *id.*

After a school district refused to accommodate the disabilities caused on her 8-year old boy by the school's Wi-Fi, the child's parent explained: "The Assistant Superintendent told us that the router would not be turned off but would stay on 24/7 because they did not want to set a precedent."

<sup>C</sup>hool District usurps parental choice on wireless radiation, Dkt 42-8, pg 1974, Kijakazi, id.

A Massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by microwaves/wireless radiation on children and on other defenseless and unsuspecting victims.

The Petition of Americans for Responsible Technology to the U.S. Dept. of Health and Human Services details the harm caused on millions by the FCC and the FDA deception.

On December 21, 2021, Americans for Responsible Technology representing more than 150 organizations submitted a Petition to the HHS to declare an Imminent (health) Hazard detailing with the Court's ruling on Children's Health Defense v. The FCC, how most doctors are relying on the FDA's false, misleading and fraudulent claims to the detriment of millions of children and of other defenseless and unsuspecting victims. EHT.org

This document and other documents cited herein, were printed with assistance of friends and librarians.

AUTHORITY

&

ARGUMENT

The Supreme Court has always been clear that the Due Process Clause does not require on a Motion to Recuse, proof of actual bias, only a high probability of bias. *Caperton v. A.T. Massey Coal Co.*, 556 U.S. 868, 869 (2009).

However, the evidence on the record demonstrates Judge Hinojosa, Judge Crane and Judge Alvarez actual bias against myself, against my disability, and against the harm caused by exposure to even low levels of microwave radiation on children and on other defenseless and unsuspecting victims, as detailed herein.

To determine whether recusal is required, "The Court asks not whether a judge harbors an actual, subjective bias, but instead whether, as an objective matter, 'the average judge in his position is likely' to be neutral, or whether there is an unconstitutional 'potential for bias'" *Williams v. Pennsylvania*, 135 U.S. 1899, 1905 (2016).

The evidence on the record demonstrates that as an objective matter, an average Judge in the position of Judge Hinojosa, Judge Crane and Judge Alvarez are unlikely to be neutral and that there is an unconstitutional potential for bias.

This objective risk of bias is reflected in the due process maxim that 'no man can be a judge in his own case and no man is permitted to try cases where he has an interest in the outcome'"

*Williams v. Pennsylvania*, 136 U.S. 1905, 1906, id.

The evidence on the record demonstrates that allowing Judge Hinojosa, Judge Crane and Judge Alvarez to preside in this case allows them to be Judges on their own case, and to try a case where they have an interest in the outcome, as explained herein.

If the judge's impartiality might reasonable be questioned, the Judge must recuse herself. 28 U.S.C. 455(a).

The evidence on the record demonstrates that the impartiality of Judge Hinojosa, Judge Crane and Judge Alvarez might reasonable be questioned, as detailed herein.

If the judge has a personal bias or prejudice against a party or about the subject matter of the suit, the judge must recuse herself.

28 U.S.C. 455(b)(1).

The evidence on the record demonstrates that Judge Hinojosa, Judge Crane and Judge Alvarez have a personal bias against myself and against my disability and against the subject matter of this lawsuit, the harm caused by even low levels of radiation on children and on other defenseless and unsuspecting victims.

Opinions formed by a Judge on the basis of facts introduced or events occurring during proceedings may constitute a basis for bias or prejudice if the opinions display a deep-seated favoritism or antagonism that would prevent fair judgment. *Litkey v. U.S.* 510 U.S. 540, 555 (1994).

The evidence on the record demonstrates that the opinions of Judge Hinojosa, Judge Crane, and Judge Alvarez displaying a deep-seated favoritism for the Defendants and a deep-seated antagonism against myself, against my disability and against children and others suffering from Electrohypersensitivity were formed on the basis of facts and events occurring inside and outside judicial proceedings as detailed herein.

The totallity of the evidence on the record demonstrates that the risk of bias is too high to be constitutionally tolerable. *Rippo v. U.S.*, 137 S.Ct. 905, 907, (2017)

In determining whether the judge must recuse herself under 28 U.S.C 455(a), the question is whether a reasonable person perceives a significant risk that the judge will resolve the case on a basis other than the merits; this is an objective standard viewed from the perspective of a well-informed observer rather than an unduly sensitive person. Liljeberg v. Health Services Acquisition Corp. 486 U.S. 847, 865 (1988).

The evidence on the record demonstrates that a well-informed reasonable person can perceive that there is a significant risk that Judge Hinojosa, Judge Crane and Judge Alvarez will resolve this case on a basis other than the merits, since specific, concrete, and undisputed medical, scientific, and legal evidence on the record demonstrates the collusion of Judge Hinojosa, Judge Crane, and Judge Alvarez with others in attempts to conceal the legitimacy of Electrohypersensitivity as a disability; and to the attempts to conceal that the chronic, compulsory and unnecessary exposures to microwave radiation at school are causing children EHS and other severe, catastrophic and deadly harm and disabilities which defeat the purpose of education; and 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 as detailed herein.

#### FRAUD ON THE COURTS

Fraud on the court occurs where it can be demonstrated, clearly and convincingly that a party has sentimentally set in motion some unconscionable scheme calculated to interfere with the judicial system's ability impartially to adjudicate a matter by improperly influencing the trier, or unfairly hampering the presentation of the opposing party's claim or defense. Because corrupt intent knows no stylistic boundaries, fraud on the court can take many forms. *Aoude v. Mobile Oil Corp.* 892 F.2d 115 (1st Cir. 1989).



Specific, concrete, and undisputed medical, scientific and legal evidence on the record demonstrates clearly and convincingly that Judge Hinojosa, Judge Crane and Judge Alvarez have maliciously set in motion an unconscionable scheme calculated to interfere with the judicial system's ability to impartially adjudicate a matter by improperly influencing the trier and by unfairly hampering the presentation of my claims to conceal the legitimacy of EHS as a disability, and to conceal the harm caused by microwaves and radiation surveillance on children and on other innocent, defenseless and unsuspecting victims, as detailed herein.

When a Judge's bias denies a party due process, it can be ground for mandatory disqualification. Westbrook v. State, 29 S.W.3d 103,121 (Tex. Crim. App. 2000).

Evidence on the record demonstrates the collusion of Judge Hinojosa, Judge Crane, and Judge Alvarez with others in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the Courts to conceal the legitimacy of EHS as a disability, to conceal the harm caused by microwaves and radiation surveillance on children and on other innocent, defenseless and unsuspecting victims; and to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by microwaves and radiation surveillance as detailed herein.

The same evidence demonstrates Judge Hinojosa, Judge Crane, and Judge Alvarez multiple violations of due process to conceal their judicial misconduct as detailed herein.

JUDGE CRANE PARTICIPATED ON THE DECISION TO PLACE A MASSIVE AMOUNT OF HARMFUL MILITARY GRADE MICROWAVE TRANSMITTERS AND MORE THAN 25,000 HARMFUL MICROWAVE DEVICES INTO THE SCHOOLS OF THE MCALLEN IND. SCHOOL DISTRICT, AND ON THE DECISION TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE RADIATION.

During the 2011 - 2012 school year, MISD became the first in the country in which the U.S. Dept. of Education persuaded MISD officials to place into their schools a massive amount of harmful military grade microwave transmitters and more than 25,000 harmful microwave devices.

Dkt 42-8 pg 789, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022) McAllen Super Talks Tech in DC, the McAllen Monitor, July 19, 2012 at 1A.

In disclosing that her brother, Judge Crane participated on her decisions as Trustee of MISD, Debbie Crane-Aliseda stated:

"Between Scott, Ernie, my dad (and) Randy... They would write all my speeches for me before I'd go to debates (at the board meetings)' she told the crowd. 'Then, they'd tell me what I was going to say. All I had to do at debates was remember to say, 'My name is Debbie Crane Aliseda and this is what I believe in.' And they would make sure I knew what I believed in.'"

Four to vie to fill Scott Crane's seat, the McAllen Monitor, Feb. 15, 2015 at 1B, 3B; Dkt 42-8 pg 928, Kijakazi, id.

On June 20, 2022, an MISD employee confirmed the fact that Debbie Crane Aliseda was a member on the MISD Board of Trustees on the 2011-2012 school year, and President of the MISD Board of Trustees on the school year 2013 - 2014 and reelected since the 2017-2018 school year.

The participation of Judge Crane with the U.S. Dept. of Education, with Greg Abbott and school officials on the decision to conceal the harm and disabilities caused on children by the microwave radiation at school, including lowering the academic standards as detailed at Dkt 42-8 pgs 768 - 800, Kijakazi, id; and on pages 220-291 of Docket 1 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-CV-30.

Judge Crane participated on the decision to compel parents to medicate children that became sick by the massive exposures to microwave radiation.

Dkt 42-8 pgs 906,828, Kijakazi, id; Dkt 1 pgs 219,240, Hinojosa et al, id

Three years after the massive deployment of powerful microwave technologies at MISD, the rate of childhood cancer increased dramatically in the McAllen area. Stripes Takes a Swipe at Cancer, the Monitor, Sept. 9, 2014. Dkt 42-8 pg 901, Kijakazi, id.

By the year 2016, the McAllen children cancer clinic reported more than 65,000 outpatient visits. Young Patients Model in Vannie E. Cook Fashion Show, the Monitor, Sept. 15, 2016 at 1A,6A; Dkt 42-8 pg 901, id.

By the year 2021, the same clinic reported having made more than 100,000 outpatient visits and having treated over 11,000 children with cancer.

Vannie Cook raises childhood awareness as it marks 29th anniversary, the monitor, Sept. 23, 2021 at 3A,4A.

According to an organization that provides last wishes to children, many children in this area are suffering from life-threatening and from terminal illnesses. Dkt 42-8 pg 901, Kijakazi, id;

Docket 97, Exhibits 1,2 to Mendoza v. Sharyland ISD et al., Case No. 7: 11-CV-29 (S.D. TX. 2011).

It is estimated that at least 3% or about 700 children of the 25,000 students at MISD are suffering severe symptoms of EHS and which are being misdiagnosed, and mistreated with harmful drugs, deadly painkillers and with harmful invasive procedures.

The estimated number of children suffering severe symptoms of EHS is detailed by Dr. Magda Havase' Declaration to a federal Court. Dkt 42-12 pg 2815 Kijakazi, id.

As detailed below, on the year 2005, Judge Crane committed fraud on his Court to conceal that even low levels of radiation can cause severe, catastrophic and deadly harm and disabilities even to adults.

THE EVIDENCE ON THE RECORD DEMONSTRATING THE COLLUSION OF JUDGE CRANE WITH GREG ABBOTT IN FALSIFICATION OF GOVERNMENT RECORDS, IN FABRICATION OF TESTIMONY AND OF MEDICAL EVIDENCE, AND IN DISABILITY DISCRIMINATION, RETALIATION AND FRAUD ON HIS COURT TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY; TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION EVEN ON ADULTS; AND TO CONCEAL THE HARM CAUSED BY RADIATION SURVEILLANCE.

On the year 2005, I filed Pro-se a law suit to compel the Texas Dept. of Assistive and Rehabilitative Services DARS, to provide a doctor prescribed shielding room for rehabilitation of my EHS. *Mendoza v. Moran, et al.*, Case No. 7:05-CV-184 (S.D. TX. 2005).

During the litigation, the then Texas Attorney General, and now Governor of Texas, Greg Abbott, through DARS agents removed from my application record, evidence proving the legitimacy of my EHS as a disability, including a Decision of the Social Security Administration finding my electromagnetic sensitivity a medically determinable and severe physical impairment; pictures showing some of the effects caused by exposure to low levels of radiation, including facial swelling and how the swelling inside my skull is so severe as to push an eye out of its socket. Brief in Support of Disability, pgs 4, 5, Exhibits 14, 15, 16, *Moron et al, id.*

Without engaging the undisputed evidence and claims of Greg Abbott's attempts to conceal the legitimacy of my EHS as a disability and to dismiss the case, 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.

At no time I have claimed or testified that I have a mental disability, and my Complaint (Doc. 1) did not make the statement fabricated by Judge Crane.

Unopposed Motion to Recuse Judge Crane, Dkt 25, pg 9, *Moron, et al.*, *id.*; Petition to Impeach 3 Federal Judges submitted to the U.S. House of Representatives, Dkt 42-8 pg 927, *Kijakazi, id.*

Motion to Recuse the ALJ, Dkt 42-8 pgs 556, 581, *Kijakazi, id.*

JUDGE CRANE'S FABRICATION OF MEDICAL EVIDENCE TO CONCEAL THE LEGITIMACY OF EHS AND THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION.\*

Without engaging undisputed evidence on the record proving Greg Abbott's falsification of government record to conceal the legitimacy of EHS as a disability and to conceal the harm caused by even low levels of radiation, and to dismiss the case to compel DARS to provide a shielding room for my EHS, Judge Crane wrote in part:

"Plaintiff also submitted a letter from Dr. William Rea requesting a testing environment free from electromagnetic fields that would affect the outcome of Plaintiff's tests or other disorders. (Doc. 7)."

Dkt 18, pg 2, Moron et al., id;

Unopposed Motion to Recuse Judge Crane, Dkt 25, pg 10, Moron et al., id.

Motion to Recuse the ALJ, Dkt 42-8 pg 581, Kijakazi, id.

The letter of Dr. Rea, the first doctor that diagnosed my EHS does not state that I have other disorders. See Statement of Disability submitted in response to a Court's Order, Dkt 16, Exhibit 11, Moron et al., id.

A copy of Dr. Rea's letter is also part of this record. Dkt 42-14 pg 3681, Kijakazi, id.

Dr. Rea's letter states:

"I have evaluated this patient's medical condition and it is important that that the patient have a proper testing environment in order to attain maximum potential from this patient. The testing area should be devoid of any chemicals and any appliance that may emit electromagnetic electromagnetic fields that could significantly affect the outcome of this patient's tests." id, id.

Unopposed Motion to Recuse Judge Crane, Dkt 42-8 pg 581, Kijakazi, id;

Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 927, Kijakazi, id.

\* (Specific, concrete, and undisputed medical, scientific and legal evidence on the record proved that my EHS was caused by a retaliatory radiation surveillance, See Addendum A pages 49-54

JUDGE CRANE'S FALSE STATEMENTS TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION.

Without engaging undisputed evidence on the record proving Greg Abbott's falsification of government records, and disability discrimination and retaliation to conceal the legitimacy of my EHS; and to dismiss my law suit to compel DARS to provide a doctor prescribed shielding room for my EHS, Judge wrote in part:

"The evidence Plaintiff submitted in support of his motion for summary judgment and subsequently in response to the Court's request does not establish that Plaintiff has ever been formally diagnosed with any disorder, allergy or condition involving electromagnetic fields or electricity sensitivity that would substantially limit one or more of his major life activities. (Doc. 7, Doc. 9, Doc. 16)."

Dkt 18, pg 4, Moron et al., id.

Judge Crane refused to consider undisputed evidence on the record proving that Greg Abbott engaged in falsification of government records to conceal that I have been formally diagnosed with EHS and that my EHS substantially limit major life activities, including memory, concentration <sup>and</sup> ~~and~~ <sup>working</sup> and my ability to breathe. Brief in Support of Plaintiff's Disability, pg 3, Exhibits 14,15,16, Moron et al.id.

Some of the evidence that Greg Abbott removed from the record of my application for a doctor prescribed shielding room for my EHS includes:

1. A copy of a Decision of the Social Security finding my ability to work significantly compromised at all exertional levels due to my non-exertional limitations; finding that I could not perform any of my past relevant work; and finding my electromagnetic sensitivity a medically determinable and severe physical impairment. Excerpts of Decision, Exh 14 to Brief in Support of Plaintiff's disability, Dkt 16, pg 3, Moron et al, id.
2. Pictures showing the harm caused by exposure to even low levels of radiation, including facial swelling and how the swelling inside my skull is so severe as to push an eye out of its socket. Exh 16 to Brief in Support of Plaintiff's Disability, pg 3, Moron et al, id.

3- And excerpts of an interview in which at the time she was General Director of the World Health Organization, Dr. Gro Harlem Brundtland declared that her EHS was not imagination.

Brief in Support of Plaintiff's Disability, pg 3, Exhibit 15, Moron id.

Other evidence that Abbott removed from the application to provide a doctor prescribed shielding room for my EHS to conceal the legitimacy of my EHS includes Affidavits of persons attesting to my EHS and to my mental stability; an affidavit of the ADA Coordinator for the UT-PA University detailing my demeanor when I was seeking accommodations for my EHS; and a letter of recommendation by the County Criminal District Attorney detailing my performance as a law school intern.

Motion to Recuse the ALJ, Dkt 42-8 pg 580, Kijakazi, id.

At no time Abbott has denying removing these evidence from the record to conceal the legitimacy of my EHS as a disability.

Unopposed Motion to Recuse Judge Crane, Dkt 25, Moron et al., id.

Brief in Support of Disability, Dkt 16, pgs 3,4, Moron et al, id.

Some other evidence on the record that Judge Crane refused to consider to conceal the fraudulent dismissal of my law suit include:

1. Medical records documenting examination, evaluation and diagnosis of my EHS by Dr. William Rea. Brief in Support of Plaintiff's Disability, pgs 4,5, Exh 17, Dkt 16, Moron et al., id.
- 2- The evaluation of Dr. Cyril Smith who corroborated Dr. Rea's diagnosis and identified some of the radiation frequencies that cause me severe reactivity. Dkt 16, pg 5, Exh 18, Moron et al., id.
- 3- And medical records documenting how after two rounds of blood testing and examination, Dr. Alfred Johnson found me with nerve damage and diagnosed again, my EHS. Dkt 16, pg 6, Exhs 4,5,6, Moron et al, id.

In detailing my EHS as a disability, 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 average person."  
Brief in Support of Disability, Dkt 16, Exh 6, Moron, et al., id.

The evidence described above is part of the Kijakazi record.

JUDGE CRANE'S ABROGATION OF FEDERAL STATUTORY AND CONSTITUTIONAL LAW TO CONCEAL HIS COLLUSION WITH GREG ABBOTT IN FALSIFICATION OF GOVERNMENT RECORDS, IN DISABILITY DISCRIMINATION AND RETALIATION, AND IN FRAUD ON HIS COURT TO CONCEAL THE LEGITIMACY OF ELECTROHYPERSENSITIVITY, EHS.

To dismiss my law suit to compel DAPS provide a doctor prescribed shielding room for my EHS, Crane claimed in essence that those not receiving Social Security benefits are not disabled, abrogating the Americans with Disabilities Act and Section 504 of the Rehabilitation Act and decades of federal and State precedent. Dkt 13, Moron et al., id.

To dismiss my law suit to compel a public library to accommodate my EHS, Judge Crane claimed that I was denied access to the library not solely by reason of my disability, but because I was a member of the public, again, abrogating the ADA and the Rehabilitation Act and decades of federal and State precedent. Mendoza v. University of Texas-Pan American, Case No. 7:05-CV-403 (S.D. TX. 2005);

Unopposed Motion to Recuse Judge Crane, Dkt 13,

In response to a Motion to Recuse in Moron and to a Motion to Recuse in UT-Pan American, without engaging the specific, concrete, and undisputed evidence on the record of his collusion with Greg Abbott in falsification of government records, in fabrication of testimony and of medical evidence, and in disability discrimination, retaliation and fraud on his Court to conceal the legitimacy of EHS as a disability, Judge Crane claimed in essence that those without an attorney are not entitled to an impartial Judge, abrogating the Constitutional protections of Pro-se litigants and decades of federal and State precedent. Orders denying Motion to Recuse, Dkt 31, Moron et al., id; Dkt 16 UT-Pan American, id.



THE EVIDENCE OF THE COLLUSION OF JUDGE CRANE, ~~W~~JUDGE HINOJOSA, AND  
JUDGE ALVAREZ WITH THE U.S. DEPT. OF EDUCATION, WITH THE COMMISSIONER OF  
THE SOCIAL SECURITY, WITH GREG ABBOTT AND WITH SCHOOL OFFICIALS AND OTHERS  
ON THE FRAUD ON THE COURTS TO CONCEAL THE LEGITIMACY OF ELECTROHYPER-  
SENSITIVITY AS A DISABILITY, AND TO CONCEAL THAT THE MICROWAVE RADIATION  
AT SCHOOL IS CASUING CHILDREN ELECTROHYPERSENSITIVITY AND OTHER SEVERE,  
GATASTROPHIC AND DEADLY HARM AND DISABILITIES WHICH DEFEAT THE PURPOSE OF  
EDUCATION.

On the year 2011, I filed Pro-se a law suit to compel school officials  
among other things, to follow the doctor's orders, and not to seat  
children on the schools' harmful hot spots of radiation and to notify  
parents of the levels of radiation reaching children at school.

Mendoza v. Sharyland ISD et al, Case No. 7:11-CV-29 (S.D. TX. 2011).

The case was assigned to Judge Hinojosa and to U.S. Magistrate, Peter  
E. Ormsby who in turn refused to recuse themselves despite of evidence on  
the record proving the collusion of Judge Hinojosa with U.S. Magistrate  
Judge, Dorina Ramos in fabrication of testimony and in fraud on his Court  
to conceal the harm caused on my children and myself and on others by a  
retaliatory radiation surveillance; and despite of medical, scientific  
and legal evidence on the record proving the collusion of Judge Hinojosa  
and Judge Ormsby with the Commissioner of the Social Security in  
falsification of government records, in fabrication of testimony, and in  
disability discrimination, retaliation and fraud on their Court to conceal  
the legitimacy of my Electrohypersensitivity and to deny my first  
application for disability benefits. Dks 4, 44, 48, 47, 52, Sharyland ISD et al, id  
Mendoza v. Astrue, Case No. 7:05-CV-133 (S.D. TX. 2005)

See ADDENDUM A pgs. 44-54; 58-64.

On the year 2011, during divorce proceedings, the then 92nd District Court Judge and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr. did not allow me appearing by phone to Court anymore after my ex-wife's attorney, Mr. Abel Hinojosa did not engage, oppose or challenge evidence on the record of his collusion with school officials in falsification of records, in disability discrimination and retaliation and in perjury and fraud on the 92nd District Court and on the federal Court to conceal the harm caused on children by the radiation at school. Dkt 42-8 R 856, 857, 858, 911-923, Mendoza v. Kijakazi, Case No. 7:22-CV-85, 1d

During the divorce proceedings, Judge Rodriguez resigned to get elected Criminal District Attorney for Hidalgo County, and the Governor of Texas, Rick Perry appointed Jaime Tijerina to preside on the 92nd District Court.

Dkt 42-8 R 864, Kijakazi, id.

Judge Tijerina refused to consider undisputed evidence on the record of the collusion of Judge Rodriguez and Mr. Hinojosa with school officials in falsification of records, and in perjury and fraud on the federal Court and on the 92nd District Court to conceal the harm caused on children by the radiation at school and did not allow me appearing by phone to trial as accommodation to my EHS. Dkt 42-8 R 838, 864, Kijakazi, Id.

Motion to Recuse the ALJ, Dkt 42-8 R 574, id.

To prevent expert medical evaluations of the harm caused on my children by the radiation at school, Judge Tijerina signed a Final Decree of Divorce stating falsely among other things that I waived my right to jury trial, and that with my signature, I waived the custody rights over my children, and that I agreed to pay child support minimum wage. My signature is not on the Final Decree of Divorce as misrepresented by Judge Tijerina.

Motion to Recuse the ALJ, Dkt 42-8 R 574, Kijakazi, id.

R 838, 864, id. *A Affidavit A pgs. 19-25.*

JUDGE ORMSBY'S WARNING OF SANCTIONS TO CONCEAL THE HARM BEING CAUSED ON CHILDREN BY THE RADIATION AT SCHOOL, AND TO PREVENT THAT I APPEALED HIS AND JUDGE HINOJOSA'S FRAUDULENT RULINGS.

Without engaging the specific, concrete and undisputed medical, scientific and legal evidence on the record of ~~the school officials~~ collusion with Judge Rodriguez and others in falsification of government records, in disability discrimination and retaliation, and in perjury and fraud on the 92nd District Court and on the federal Court to conceal the harm being caused on children, Judge Ormsby wrote in part:

"Plaintiff must refrain from wasting the Court's time and resources and arguing the same matters. The undersigned will recommend that the District Court consider appropriate sanctions if Plaintiff does not cease such wasteful and burdensome litigation tactics."

Mendoza v. Sharyland ISD et al., Case No. 7:11-CV-29 (S.D. TX. 2011), Docket 75, pg 3 Note 1.

To prevent that I appealed the fraudulent Report and Recommendations and rulings, Judge Ormsby stated in part:

"Plaintiff should neither be provided free hearing transcripts, nor should he be permitted to appeal without paying the filing fees."

Dkt 74, pg 1, Sharyland ISD et al., id.

See Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 916, Kijakazi, id.

"Lacking any legitimate basis, Plaintiff's attempt to pursue an interlocutory appeal is frivolous and not taken in good faith."  
Dkt 74, pg 7, Sharyland ISD et al., id.

Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 916, Kijakazi, id.

Judge Ormsby false statements are similar to Judge Alvarez false statements to find my claims frivolous and to issue sanctions.

See pages

On the year 2014, I filed Pre-se another federal law suit to compel the recusal of Judge Hinojosa and Judge Ormsby from the law suit against school officials. Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. E:14-CV 30 (S.D. TX. 2014).

In response, both Judge Hinojosa and Judge Ormsby recused themselves from the law suit against school officials, admitting their irrational cruelty against children and the disabled and their fraud on the Courts to conceal the harm caused by even low levels of radiation. Dkts 105,106 id; Dkt 42-8 pgs 836-839, Kijakazi, id; See Recusal Orders, Addendum A pgs 14,15

The law suit against Judge Hinojosa and Judge Ormsby details their collusion with the U.S. Dept. of Education, with the Commissioner of the Social Security, with Greg Abbott, with Judge Crane, with the then 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez, and with school officials and others in falsification of government records, in fabrication of testimony, in disability discrimination and retaliation, and in perjury and fraud on the Courts to conceal the legitimacy of Electrohypersensitivity as a disability; and to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused on by radiation on children and on other defenseless and unsuspecting victims. Hinojosa et al., id

In response to the law suit against Judge Hinojosa and Judge Ormsby and others, two Judges from the federal Court in Brownsville and a Judge from the federal Court in Laredo recused themselves and the case was reassigned to Judge Alvarez, who refused to recuse herself despite of presiding on the same Courthouse with Judge Hinojosa and Judge Ormsby.

To dismiss the case as frivolous and to issue a pre-filing injunction, Judge Alvarez made statements which falsity can be verified by the record itself. Dkt 18,21, Hinojosa et al, id See Recusal Orders of Judge Tagle, Judge Hanen and Judge Saldaña, Addendum A, pgs 16,17,18.

THE EVIDENCE ON THE RECORD PROVING JUDGE CRANE'S FRAUD ON HIS COURT TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE CHRONIC, COMPULSORY AND UNNECESSARY EXPOSURES TO MICROWAVE RADIATION AT SCHOOL.

After Judge Hinojosa and Judge Ormsby recused themselves from the law suit against school officials, the case was reassigned to Judge Crane and to U.S. Magistrate Judge, Dorina Ramos.

Apparently Judge Ramos recused herself since evidence on the record proves her collusion with Judge Hinojosa in fabrication of testimony to conceal the harm caused on my children and myself and others by a retaliatory radiation surveillance. Addendum A, pgs 49-54.

However, despite that he participated on the decision to place a massive amount of harmful microwave technologies into schools and on the decision to conceal the harm caused on children by the microwave radiation at school; and despite that evidence on the record proves his collusion with Greg Abbotton the fraud on his Court to conceal the legitimacy of EHS and of other harm and disabilities caused even by low levels of radiation, Judge Crane refused to recuse himself from the law suit against the school officials. See pgs 34-40 above.

To prevent that school officials follow the doctors' orders not to seat children on the schools's harmful hot spots of radiation; to conceal from parents the harm caused to children by the radiation at school and to dismiss the case without a hearing, Judge Crane refused to consider specific, concrete, and undisputed medical, scientific and legal evidence on the record proving the falsification of government records, the disability discrimination and retaliation and the perjury and fraud on the Courts to conceal:

- 1- That school children are exposed to radiation that causes harm even to adults, including radiation above the federal safety limits and to the same radiation that caused harm to teachers, to fire fighters, and to police officers and other adults;
- 2- To conceal that the chronic, 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 deadly harm and disabilities which defeat the purpose of education;
- 3- To conceal that the radiation at school is increasing by more than 1000% the children's risk of cancer and increasing by more than 450% the risk of dying to children suffering from life-threatening illnesses;  
And to conceal that the radiation at school is responsible;
- 4- For the poor academic performance and for the dramatic increase of children suffering from learning and behavioral disabilities;
- 5- For the thousands of visits to the school nurse;
- 6- For the more than 1000% increase in the rate of children's sickness;
- 7- And for the dramatic increase in the number of children suffering from life-threatening and from terminal illnesses.

EVIDENCE OF SCHOOL OFFICIALS' FALSIFICATION AND TAMPERING OF RECORDS TO CONCEAL THE HARM CAUSED BY RADIATION ON CHILDREN AND TEACHERS AND ON OTHERS.

The Petition for Reconsideration of Grievance submitted to school officials details some of the evidence removed from the Grievance record to conceal the harm caused by radiation on children and teachers and on other defenseless and unsuspecting victims.

Transcript of Administrative Record, Dockets: 40, 41, 42, *Mendoza v. Kijakazi*, Case No. 7:22-CV-85 (S.D. TX. 2022). (R. 2931 - 3000).

Some of the evidence removed from the record includes:

1. Scientific evidence showing that the same levels of microwave radiation reaching children at school can break the Blood Brain Barrier to allow toxics in the blood stream to enter and damage the brain even on adults; R 2931, *Kijakazi*, id.
2. Evidence showing that the same radiation reaching children at school has caused severe physical harm to police officers. R 2932, id.
3. Evidence showing that the radiation reaching children at school is subjecting students and teachers to a higher risk of death by cancer than a regular smoker; Id.
4. Evidence of a Court case finding malicious exposing children to the same levels of radiation reaching children at school; id.
5. A letter detailing my life-threatening EHS and evidence showing that about 10% of the population are suffering from EHS; R 2932, 33.

6. Dr. Magda Havas Open Letter to Parents, Teachers and School Boards warning the potential harm of placing powerful Wi-Fi antennas inside schools and in proximity to students and teachers; R 2934, id
7. Pages of Dr. Havas San Fee. EarthLink Wi-Fi Network (2007) documenting severe physical harm by exposure to radiation many times the levels of radiation found at school; stating that present sources of funding bias the analysis and interpretation of research findings toward rejection of evidence of risks by exposure to radiation; and recommending limiting cell phone and cordless phone use by young children and teenagers as much as possible; R 2934-35, id
8. Pages 16, 26, 27 of Section I of the Bioinitiative Report (2007), Page 16 explains the mechanisms that cause DNA damage by exposure to radiation many times below the levels of radiation found at the school; on page 26, scientists recommend a limit of 1 mG for ELF radiation in habitable places for children and/or women who are pregnant, as compared with the more than 40 mG of ELF radiation found in children and teachers' seating areas; page 27 is the scientific support for the Bioinitiative Report; R 2935, 2945, id.
9. Evidence showing school officials attempts to conceal that students and teachers were being exposed to power levels of radiation above the federal safety limits which even in short doses cause harm to adults; R 2936, 2944, id.
10. Evidence showing that students and teachers are being exposed to power levels of microwave radiation in excess of 250,000 uW-m<sup>2</sup>; R 2942, id.



THE EVIDENCE ON THE RECORD OF THE FRAUD ON THE COURTS TO CONCEAL THE HARM CAUSED BY RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

The Petition to Impeach 3 Federal Judges submitted to the U.S. House of Representatives details with specific, concrete, and undisputed medical, scientific and legal evidence on the record.

The harm caused by exposure to even low levels of radiation even on adults. Dkt 42-8 pgs 840-846, 879-889, Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

How school children are being exposed to radiation that causes harm even to adults, including radiation above the federal safety standards and to the same radiation that caused harm to teachers, to fire fighters and to police officers; Dkt 42-8 pgs 847-850, 890-900, Kijakazi, id.

The harm caused on children by the chronic, compulsory and unnecessary exposures to radiation at school. Dkt 42-8 pgs 851-853, 901-909, id.

The collusion of Judge Hinojosa, Judge Crane, and Judge Alvarez with the U.S. Dept. of Education, with the Commissioner of the Social Security, with Greg Abbott, with Judge Rodriguez, with Judge Tijerina, and with school officials and others in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the Courts to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm and disabilities caused by radiation on children and on other defenseless and unsuspecting victims.

dkt 42-8 pgs 836-840, 854-876, 910-945, Kijakazi, id.

EVIDENCE ON THE RECORD DEMONSTRATING JUDGE CRANE'S FRAUD ON THE COURTS TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE RADIATION AT SCHOOL.

To dismiss the law suit against school officials without a hearing, Judge Crane refused to engage specific, concrete, and undisputed medical, scientific and legal evidence on the record demonstrating the collusion of Judge Hinojosa, Judge Alvarez and Greg Abbott with the U.S. Dept. of Education, with the Commissioner of the Social Security, and with Judge Rodriguez, Judge Tijerina and school officials and others in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the federal Court and on the 92nd District Court to conceal that the radiation at school is causing children EHS and other severe, catastrophic and deadly harm and disabilities defeating the purpose of education.

Dockets 1, 4, 14, 17 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014);

Dockets 57, 81, 97, 98, 101, 105, 106, 108, Mendoza v. Sharyland ISD et al, Case No. 7:11-CV-29 (S.D. TX. 2011).

Judge Crane refused to engage evidence demonstrating that on a hearing before Judge Ormsby in which I was allowed to appear by phone, Judge Ormsby hung-up the phone on me after school officials did not deny that the 70-plus page copy of my Petition for Reconsideration of Denial of Grievance that school officials by mistake submitted to the Court stamped as their exhibit corroborates the school officials' falsification of government records, disability discrimination and retaliation, and perjury and fraud on the federal Court to conceal the harm caused on children by the radiation at school. Dkt 101, pgs 34, 35, 48, 57, 66, 77, Sharyland ISD et al, id. A copy of the Petition for Reconsideration of Denial of grievance is part of this record. Dkt 42-12 pgs 2931 - 3000, Kijakazi, id. Petition to Impeach 3 Federal Judges, Dkt 42-8 pgs 860, 925, Kijakazi, id.

JUDGE ALVAREZ FRAUD ON THE COURTS TO CONCEAL THE HARM BEING CAUSED BY MICROWAVE RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

My federal lawsuit against Judge Hinojosa, Judge Ormsby, the U.S. Dept. of Education, the 92nd District Court and the Texas Dept. of Assistive and Rehabilitative Services and others sought among other things:

1. To compel the ~~recusal of Judge Hinojosa and Judge Ormsby~~ from the lawsuit against school officials;
2. To compel the U.S. Dept. of Education to determine the number of children suffering from EHS;
3. To compel the 92nd District Court to allow me appearing by phone to Court as accommodation to my EHS;
4. And to compel the Texas Dept. of Assistive and Rehabilitative Services to provide a doctor prescribed shielding room for rehabilitation of my EHS.

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

Petition to Impeach 3 Federal Judges, Dkt 42-8 R 865, Kijakazi, id.

In response to the lawsuit, two Judges from the federal Court in Brownsville and a Judge from the federal Court in Laredo recused themselves and the case was reassigned to Judge Alvarez who in turn refused to recuse herself despite of presiding on the same Courthouse with Judge Ormsby and Judge Hinojosa. Dokets 5,7,11, Hinojosa et al, id.

R. 861, Kijakazi, id; Motion to Recuse the Alj, R 590, id.

See Recusal Orders of Judge Tagle, Judge Hanen and Judge Saldaña, Addendum A pgs 16,17,18.

JUDGE ALVAREZ FALSE STATEMENTS TO HER COURT.

Judge Alvarez false statements to conceal the collusion of Judge Hinojosa, Judge Crane and Judge Ormsby with the Commissioner, with the U.S. Dept. of Education, with Greg Abbott and with school officials and others on the fraud on the Courts to conceal the legitimacy of EHS as a disability and to conceal the harm being caused on children by the radiation at school.

The falsity of Judge Alvarez statements can be verified by the record itself. Motion for Leave to File Law Suit, Dkt 3, pgs 8-11, Exh A, Mendoza v. Kajakazi, id.

To dismiss my claims as frivolous and to issue a pre-filing injunction Judge Alvarez wrote in part:

"Since Plaintiff failed to show he is disabled, he has no claim for accommodations under the ADA." Docket 18, pg 17, Mendoza v. U.S. District Chief Judge, Ricardo Hinojosa et al., Case No. 1:14-CV-20 (S.D. TX 2012).

The Exhibits to the Original Complaint (Docket 1, Hinojosa et al., id) include:

The Physician Statement of Disability issued by the Texas Dept. of Aging and Disability Services on June 7, 2007 and signed by my doctor stating in part "MEDICAL DIAGNOSIS: Highly sensitive to electricity" and describing some of the major life activities substantially impaired when exposed to radiation, including receptive and expressive language; learning; mobility; capacity for independent living; economic self-sufficiency and ability to work. Exh. 1A, id. Addendum A pg. 3.

My doctor's letter dated June 10, 2011 states in part:

"In case of emergency health care, please do not place this patient in close proximity to sources of electromagnetic radiation." and details my life-threatening EHS and CHS. Exh 1B, id.

A letter by my doctor dated February 5, 2010 and stating in part:

"The above patient has been under my care. He is currently suffering from severe hypersensitivities to chemical fumes and odors along with electromagnetic sensitivity."

"Please authorize this patient to have phone conferencing as he is unable to tolerate the building. On exposure to the above he loses concentration and has speech difficulties." Exh 1C, Hinojosa et al., Dkt 1.

Pictures of life-threatening rashes and loss of skin and pictures showing how the swelling inside my skull is so severe as to push an eye out of its socket. Exhs 2A, 2B, 2C, Docket 1, Hinojosa et al., id.

*Addendum A pg 4.*

Pictures showing life-threatening swelling of face caused by exposure to the radiation emitted by the speaker of the handset of a land line phone after a 2-hour hearing in federal Court. Exh 2D, id.

Excerpts of a Decision in which the Commissioner found my electromagnetic sensitivity a medically determinable and severe physical impairment. Exh 3, id.

Excerpts of medical records showing life-threatening swelling of heart. Exh 4, id.

Excerpts of an interview in which the then General Director of the World Health Organization, Dr. Gro Harlem Brundtland declared her EHS. Exh 5, id. *Addendum A pg. 6.*

And a Request to evaluate radiation health effects in school to Texas Senator Don Patrick and to Texas Representative Jimmie Don Aycock detailing the harm being caused on children and teachers by the radiation at school. Detailing with peer-reviewed studies the harm being caused on children by the radiation at school. Exh 8, Dkt 1, Hinojosa et al., id.  
Dkt 42-12 pgs 2915 - 2930, Kijakazi, id.

THE EVIDENCE OF JUDGE ALVAREZ DISABILITY DISCRIMINATION, RETALIATION AND FRAUD ON HER COURT.

To deny me access by phone to her Court and to the 92nd District Court; to prevent that the U.S. Dept. of Education determine the number of children suffering from EHS; and to prevent that the Texas Dept. of Assistive and Rehabilitative Services provided a doctor prescribed shielding room for rehabilitation of my EHS; and to dismiss the case as frivolous and issue a pre-filing injunction, Judge Alvarez:

1. Ignored the fact that both, Judge Hinojosa and Judge Ormsby had recused themselves from the lawsuit against school officials admitting their irrational cruelty against children and the disabled and their fraud on the Courts to conceal that the radiation at school is causing children's EHS and other severe harm and disabilities that defeat the purpose of education; (Dkt 105,106, Sharyland ISD et al, id)
2. Refused to engage specific, concrete and undisputed medical, scientific and legal evidence of the legitimacy of my EHS as a disability and of the collusion of Judge Hinojosa, Judge Ormsby, and Judge Crane, with the Commissioner, with the U.S. Dept. of Education, with Greg Abbott and with Judge Rodriguez and Judge Tijerina and others in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation, and in perjury and fraud on the Courts 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;

Dkst 1,4,14,17, Hinojosa et al, id, id.

3. And made statements which falsity can be verified by the record itself. Hinojosa et al., Dkts 18,21, id; Dkt 42-8 R 865, Kijakazi, id; Motion to Recuse the ALJ, Dkt 42-8 R 590, id.

My Motion for Leave to File Suit details Judge Alvarez false statements to conceal that my EHS fits the definition of disability under both, the ADA and under the Rehabilitation Act, Dkt 3, pgs 8-11, Mendoza v. The Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022)

EVIDENCE ON THE RECORD PROVING JUDGE ALVAREZ FRAUD ON HER COURT TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

On her rulings to dismiss the case against Judge Hinojosa and others, Judge Alvarez determined in essence that children should not have expert medical evaluations for the harm caused by the chronic, compulsory and unnecessary exposures to the radiation at school, despite of the evidence on the record proving the collusion of Judge Hinojosa, Judge Crane and Judge Ormsby with the U.S. Dept. of Education, with the Commissioner of the Social Security, with Greg Abbott, with school officials, and with other members of the judiciary to conceal:

- 1- That school children are being exposed to radiation that causes harm even to adults, including radiation above the federal safety standards and to the same radiation that caused harm to teachers, to fire fighters, to police officers and to other adults;
- 2- To conceal that the radiation at school is causing children EHS, and other severe, catastrophic and deadly harm and disabilities which defeat the purpose of education;
- 3- And 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.

Mendoza v. Hinojosa et al, Dkst 1,4,14,17,18,21, id;  
Petition to Impeach 3 Federal Judges, Dkt 42-8 pgs 831 - 945, Mendoza v. Kijakazi, id.

On an Order dated August 27, 2019, Judge Alvarez placed under seal evidence corroborating her criminal collusion with Judge Hinojosa, Judge Crane, Judge Ormsby, Judge Rodriguez, Judge Tijerina, and Greg Abbott with the U.S. Dept. of Education, and with federal and State agents and prosecutors *and others* 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 microwaves and radiation surveillance on children and on other defenseless and unsuspecting victims.

Jesus Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Civil Action No. 1:14-CV-30 (S.D. TX. 2014) Misc. Case 7:14-mo-1657.



ABROGATION OF THE LAW TO CONCEAL THE HARM CAUSED BY MICROWAVES AND RADIATION SURVEILLANCE AND BY GOVERNMENT SPONSORED HATE GROUP BULLYING.

To prevent my access to the 92nd District Court and to her Court, Judge Alvarez made false statements to abrogate the U.S. Supreme Court precedent in Tennessee v. Lane 541 U.S. 509 (2004), which requires to provide the disabled access to the Courts to conceal the harm caused by microwaves and radiation surveillance and by Government Sponsored Hate Group Bullying on children and on other innocent, defenseless and unsuspecting victims. Pages 49, 50, below.

Judge Crane abrogated the Americans with Disabilities Act and the Rehabilitation Act to conceal the legitimacy of EHS as a disability and to conceal the harm caused by even low levels of radiation. Pg 40, below

To conceal the harm caused on children by the radiation at school, Judge Hinojosa, Judge Crane & <sup>Judge</sup> Alvarez abrogated children's right to bodily integrity; parents' right to raise children; and parent's right to be free from retaliation for denouncing the harm caused on their children by the harmful, compulsory and unnecessary exposures to radiation at school. Pgs 41-52, below

Judge Hinojosa, Judge Ormsby, Judge Crane and Judge Alvarez abrogated 28 U.S.C 455 when despite of their collusion in falsification of records, in fabrication of testimony and of medical evidence, and in disability discrimination and retaliation, and in perjury and fraud on their Courts, they refused to recuse themselves.

Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014) Dkts 1,4,14,17,18,21; Petition to Impeach 3 Federal Judges, Dkt 42-8 pgs 831-945, Kijakazi, id.

EVIDENCE ON THE RECORD DEMONSTRATING THAT THE SANCTIONS AND WARNING OF SANCTIONS WERE TO CONCEAL THE HARM CAUSED BY MICROWAVES AND RADIATION SURVEILLANCE AND BY GOVERNMENT SPONSORED HATE GROUP BULLYING.

Judge Alvarez made false statements to prevent my access to the 92nd District Court and to her Court; to dismiss my law suit as frivolous; and to issue sanctions to conceal the harm caused by microwaves and radiation surveillance and Government Sponsored Hate Group Bullying on children and on other innocent, defenseless and unsuspecting victims.

*Pgs 49, 50 below.*

Judge Hinojosa and Judge Ormsby warned me with sanctions to conceal that the harmful, compulsory and unnecessary exposures to radiation at school are causing children EHS and other severe, catastrophic and deadly harm and disabilities which defeat the purpose of education. *Pg 426, below*

Judge Crane refused to certify that my appeal was in good faith to conceal his collusion with Greg Abbott on the fraud on his Court, and to conceal the legitimacy of EHS as a disability and the harm caused by exposure to even low levels of radiation. *Dkt 26, Moran et al., id*

Judge Scoville warned me with sanctions to conceal that retaliatory radiation surveillance caused me a life-threatening EHS.

Judge Holmes Bell dismissed my case as a sanction to conceal a fraud of millions of dollars of federal funds, and to conceal that a retaliatory radiation surveillance caused me a life-threatening EHS.

Evidence on the record demonstrates how Justices warned me with sanctions to conceal that radiation surveillance and Government Sponsored Hate Group Bullying are <sup>a</sup> maiming and torturing to death children and other innocent, defenseless and unsuspecting victims and even in the privacy of their home. *Dkt 4 to Hinojosa et al., id* 536

AND PERJURY

EVIDENCE OF FALSIFICATION OF GOVERNMENT RECORDS TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY EXPOSURE TO EVEN LOW LEVELS OF MICROWAVE RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

To prevent that school officials followed the doctors' orders not to seat children on harmful hot spots of radiation; to prevent that school officials notified parents of the levels of radiation reaching children at school; and to conceal the harm caused on children by the radiation at school, Judge Hinojosa, Judge Ormsby, Judge Crane, and Judge Alvarez refused to engage specific, concrete, and undisputed medical, scientific and legal evidence of school officials falsification of government records *and perjury to the Court* to conceal the harm caused on children by the radiation at school.

Dkts 57,81,97 and Exhibits, 98, Affidavit; and 101, 108, Sharyland ISD et al., id; Dkts 1,4,14,17, Hinojosa et al, id.

Dkt 42-8 pgs 836 - 840; 854 -876 - 876; 910 - 945, Kijakazi, id.

*to deny my 1st application for a shielding room for my EHS*

Judge Crane, to deny my 1st application for a shielding room for my EHS, and Judge Alvarez to deny my 3d application for a shielding room for my EHS refused to engage specific, concrete and undisputed evidence on the record demonstrating that Greg Abbott, through DARS agents, to conceal the legitimacy of my EHS as a disability removed from the application record among other evidence:

A Decision of the Social Security finding my EHS a medically determinable and severe physical impairment;

Pictures showing some of the effects caused by exposure to low levels of radiation, including facial swelling, and how the swelling inside my skull is so severe as to push an eye out of its socket.

And excerpts of an interview in which the then the General Director of WHO, Dr. Gro Harlem Brundland declared that her EHS was not fantasy.

Dkt 1, pgs 206 - 204, Hinojosa et al, id; pgs 36 - 40, above.

Judge Hinojosa and Judge Ormsby refused to engage specific, concrete, and undisputed evidence on the record demonstrating that to conceal the legitimacy of my EHS as a disability, the Commissioner removed from the record of my 1st application for disability benefits among other evidence:

The evaluation of Dr. Cyril Smith finding that my life-threatening EHS is aggravated even by the radiation found in remote places.

*Addendum A pgs 626, 627*

Excerpts of The Electrical Sensitivity Handbook detailing the legitimacy of EHS as a disability; detailing some of the symptoms of EHS; and detailing detailing how most doctors are on the dark or in denial of the harm caused by even low levels of radiation; *Addendum A = pg. 626*

And excerpts of an interview in which the then General Director of WHO, Dr. Gro Harlem Brundland declared that her EHS was not fantasy.

*Addendum A pgs. 628*

Other evidence that Greg Abbott removed from my 1st application of a shielding room. Other evidence that the Commissioner removed from the record of my 1st application for disability benefits include Affidavits of persons attesting to my EHS and to my mental stability, and a Recommendation letter by the County Criminal District Attorney detailing my performance as a law school intern. *DKT 42-8 pgs 656-661*

The evidence that school officials removed from the record;

The evidence that the Commissioner removed from the record of my 1st application for disability benefits; and the evidence that Greg Abbott removed from the record to deny my 1st and 3d applications for a doctor prescribed shielding room for my EHS, is some of the same evidence that the commissioner removed or attempted to remove from the record to deny my 2nd application for disability benefits. *Addendum A pg 66*

EVIDENCE OF ATTEMPTS TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY TO CONCEAL THE HARM CAUSED BY EXPOSURE TO EVEN LOW LEVELS OF RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

Judge Hinojosa, Judge Ormsby, Judge Crane and Judge Alvarez replaced the opinion of a world-class medical expert on the harm caused by the radiation at school with the testimony of a lay witness knowing that school officials had procured that testimony to be perjurous to conceal the harm caused on children by the radiation at school. Petition to Impeach 3 Federal Judges, Dkt 42-8, pgs 854-865; 910-937, Kijakazi, id.

To deny my 1st application for disability benefits, Judge Ormsby and Judge Hinojosa replaced the opinion of medical experts in EHS who examined, tested and diagnosed my EHS with the opinion of doctors without expertise in EHS; who never examined my health condition; who did not review my medical records; and who did not believe EHS; and who have conflict of interests to give a favorable opinion.

Addendum A, pgs 60a, 60b, 60c

To deny my 1st application for a doctor prescribed, shielding room for rehabilitation of my EHS, Judge Crane replaced with his opinion the opinion the opinion of medical experts in EHS who examined, tested and diagnosed my EHS. Pages 37-40 below.

Judge Alvarez replaced with her opinion the opinion of medical experts in EHS who examined, tested and diagnosed my EHS to dismiss my case without a hearing as frivolous; to issue a pre-filing injunction as sanction and to claim falsely that I am not disabled. Pages 49, 50 below, Dkt 3, pgs 8-10, Kijakazi, id.

Twice, to deny my 2nd application for disability benefits, the Commissioner replaced the opinion of medical experts in EHS who examined, tested and diagnosed my EHS with the opinion of doctors without expertise in EHS who never examined, tested or diagnosed my EHS; who believe that EHS does not exist and who have conflict of interest to give a favorable opinion. Addendum A, pgs 64b, 64c, 69-76, Kijakazi, id.

EVIDENCE ON THE RECORD DEMONSTRATING FABRICATION OF TESTIMONY AND OF MEDICAL EVIDENCE TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

During my 1st Application for disability benefits, the Commissioner fabricated testimony to the Court which falsity can be verified by the record itself. *Addendum A, pgs 56-59*

During the lawsuit to compel DARS to provide a doctor prescribed shielding room for rehabilitation of my EHS, Judge Crane fabricated testimony and medical evidence, and Judge Crane's fabrications can be verified by the record itself. *pgs 36-39 below.*

In retaliation for denouncing the collusion of Judge Hinojosa and Judge Ormsby with the Commissioner to conceal the legitimacy of my EHS as a disability, Judge Ormsby fabricated testimony, similar to Judge Crane's fabrications and which falsity can be verified by the record itself. *Addendum A, pg 61.*

*During my 2nd application for disability benefits,*  
To deny my 2nd application for disability benefits, the Commissioner fabricated medical evidence, and the fabrication can be verified by the record itself. *Addendum A, pg 68*

EVIDENCE OF THE ATTEMPTS TO PREVENT MY ACCESS TO THE COURTS TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND TO CONCEAL THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

During my 1st application for disability benefits, the Commissioner of the Social Security did not allow me appearing by phone to the hearing knowing that the radiation inside the building was to aggravate my life-threatening EHS. *Addendum A pg. 55*

On my lawsuit to compel DAR<sup>S</sup> to provide a shielding room for my EHS,

Judge Crane denied my Motion to appear by phone knowing that appearing in person was to aggravate my life-threatening EHS. Although the bailiffs allowed me to be in another floor with less electricity until my case was called, even the short stay inside the Courtroom impaired my memory and concentration, with delayed severe pain and breathing problems.

See Judge Crane's Order denying my Motion to appear by phone to Court.

*Dkt 12, Mendoza v. Moron, Case No. 7:05-CV-184.*

Judge Rodriguez did not allow me appearing by phone to Court anymore after evidence on the record demonstrated the school officials' falsification of government records and perjury to his Court and to the federal Court to conceal the legitimacy of EHS as a disability and to conceal the harm caused on children by the radiation at school.

*Dkt I pgs 150-172 Hinoyosa et al.) Id*

Judge Tijerina did not allow me appearing by phone to trial to forge an agreed Divorce Decree to conceal the collusion of Judge Rodriguez with school officials on the fraud on the Courts to conceal the harm caused on children by the radiation at school. *Dkt 42-8 pg 87, Kiyakari.*

*Dkt 14 Hinoyosa et al*  
*Excerpts of Judge Tijerina's fraudulent Final Decree of Divorce are attached as Addendum A pgs 19-25.*

Judge Alvarez claimed falsely that I am not disabled to prevent my access by phone to the 92nd District Court and to her Court and to conceal the fraud on the Courts to conceal the harm caused on children by the microwave radiation at school; to dismiss the case as frivolous; and to issue sanctions and a pre-filing injunction to prevent my access to the federal courts. *Dkt 18, pg 17, Hinojosa et al, id; pgs 49-50 below.*

To deny my 2nd application for disability benefits, the Commissioner claimed falsely that I waived in writing my right to a hearing, to conceal the legitimacy of EHS and CHS as disabilities and to conceal the harm caused by even low levels of radiation and of chemical odors on children and on other defenseless and unsuspecting victims. *Addendum A, pg. 65*

Judge Gonzalez did not allow me appearing by phone to Court to conceal the fraud on his Court; to conceal the fraud on a lower Court; and to conceal the aggravation of my EHS after I was compelled to appear in person to trial under penalty of arrest. *Addendum A pgs. 45-47.*



EVIDENCE ON THE RECORD DEMONSTRATING MALICIOUS, FAILED ATTEMPTS TO IMPEACH MY MENTAL STABILITY TO CONCEAL THE LEGITIMACY OF EHS AS A DISABILITY AND THE HARM CAUSED BY EVEN LOW LEVELS OF RADIATION ON CHILDREN AND ON OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

On a hearing before Judge Ormsby in which I was allowed to appear by phone, school officials did not deny their failed attempts to persuade my wife to impeach my mental stability in Court to conceal the harm caused on children by the radiation at school. *Dkt 1 pg 52 Hinojosa et al, Id*

During my 1st application for disability benefits, the Commissioner claimed falsely to the Court that my doctor had found me delusional.

*Addendum A pg 57.*

In response to my lawsuit to compel DARS to provide a doctor prescribed shielding room for rehabilitation of my EHS, Judge Crane fabricated testimony and medical evidence to imply that I have a mental problem.

*Pgs 36, 37 below*

In retaliation for denouncing the collusion of Judge Hinojosa and Judge Ormsby with the Commissioner on the fraud on their Court to conceal the legitimacy of my EHS as a disability, Judge Ormsby fabricated testimony similar to the fabrications of Judge Crane and also imply<sup>TO</sup> that I have a mental problem. *Addendum A pg 61.*

Some of the records that the Commissioner removed from the record on my 1st application for disability benefits include the evaluation of a Neurologist/Psychiatrist finding my mental health normal; records of another psychiatrist finding that the only problem I have is explaining to people that electricity causes me harm; and an audio tape of a hearing in which my mother and wife testified to the legitimacy of my EHS and to my mental stability, and affidavits of persons attesting to my mental stability

*Addendum A pgs. 62c-62f*

EVIDENCE CORROBORATING THE FACT THAT THE U.S. DEPT. OF EDUCATION IS FULLY AWARE OF THE COLLUSION OF MEMBERS OF THE JUDICIARY WITH FEDERAL AND STATE AGENTS AND PROSECUTORS TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE MICRO-WAVES AND RADIATION SURVEILLANCE AND BY GOVERNMENT SPONSORED HATE GROUP BULLYING.

On March 31, 2021, I submitted a Request to Protect Our Children to the Secretary of the U.S. Dept. of Education, Dr. Miguel Cardona detailing detailing the collusion of Judge Hinojosa, Judge Crane, and Judge Alvarez with Greg Abbott, school officials and others on the fraud on the Courts to conceal:

- 1- That the microwave radiation at school is causing children EHS and other severe, catastrophic and irreversible harm and disabilities that defeat the purpose of education;
- 2; To conceal that Government Sponsored Hate Group Bullying are provoking children and the mentally disabled to comit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security the massive and harmful directed radiation surveillance of schools and even homes;
- 3- And to conceal that the future of our children and the future of our country and national security are being sold to the Wireless, to Big Pharma and to the Medical Cartels.

Appendix A to Docket 6, Mendoza v. Kajizaki, Case No. 7:-CV-85 (S.D. TX. 2022).

Evidence on the record details the collusion of Greg Abbott with Judge Rodriguez and others on the attempts to conceal that Government Sponsored Hate Group Bullying is provoking children and the mentally disabled to comit mass shootings and other acts of terroris, to justify the massive and harmful radiation surveillance of schools and even homes.

Dkt 6, Appxs 26-31, to Exhibit A, Kijakazi, id.

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EVIDENCE ON THE RECORD DEMONSTRATES THE COLLUSION OF JUDGE HINOJOSA, JUDGE CRANE AND JUDGE ALVAREZ WITH LOCAL, STATE AND FEDERAL AUTHORITIES AND WITH OTHER MEMBERS OF THE JUDICIARY TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING MASS SHOOTINGS.

For many years, the Main Steam Media has concealed that Government Sponsored Hate Group Bullying, which includes school officials, teachers and students are provoking children and the mentally disabled to comit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security, the massive and harmful deployment of radiation surveillence in schools and even homes and to benefit the trillion dollar wireless lobby.

"Our greatest challenge is trying to learn what provoked people to attack innocent people, whom the killers often don't even know."

"But we also need to commit the resources to determine what motivates people to attack others, and try to identify warning signs."

DIG DEEPER, Efforts to deal with mass killings requires addressing root issues, the McAllen Monitor, Dec. 19, 2012 att8B; dkt 1, pg 206, Hinojosa et al., id.

"We all have some idea about the contributing causes to this great rage that is visited time and time against the unsuspecting and innocent by the succession of killers." ADDRESS VIOLENCE, The Monitor Dec. 20, 2013 at 6B; Dkt 1, pg 303, Hinojosa et al, id.

"Always a few have spoken up, but their voices have been lost in defeaning silence and inaction of those who we elected to represent us as people." ADDRESS VIOLENCE, id; Dkt 1, pg 303, Hinojosa, id.

"Something is dreadfully wrong in America. We have known that, or should have known that; for quite a long time. But each savage attack on campus or at a shopping mall or in a theater has been rationalized away as the isolated act of one crazed individual." ADDRESS VIOLENCE, id; Dkt 1 pg 303, Hinojosa et al., id.

EVIDENCE OF THE COLLUSION OF THE GOVERNOR OF TEXAS, GREG ABBOTT WITH LOCAL, STATE AND FEDERAL AGENTS AND PROSECUTORS AND WITH MEMBERS OF THE JUDICIARY TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING MASS SHOOTINGS AND OTHER ACTS OF TERRORISM.

In response to the tragedy at Robb Elementary School in Uvalde, Texas, Greg Abbott exclaimed:

"Horrifically, incomprehensible " Cowardice, Abbott says 'never again' Don't believe a word of it. The McAllen Monitor, May 11, 2022 at 7A.

Horrifically, yes, but not incomprehensible.

Evidence on the record details the collusion of Greg Abbott with local, state and federal agents and members of the Judiciary, including Judge Hinojosa, Judge Crane, and Judge Alvarez to conceal that Government Sponsored Hate Group Bullying which includes school officials, teachers, <sup>and</sup> ~~are~~ <sup>students</sup> provoking children and the mentally disabled to commit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security the massive and harmful deployment of radiation surveillance in schools and even homes and to benefit the trillion dollar wireless lobby.

Judge Hinojosa, Judge Crane and Judge Alvarez are fully aware of the criminal attempts to conceal that Government Sponsored Hate Group Bullying is provoking children and the mentally disabled to commit mass shootings. Mendoza v. U.S. District Chief Ricardo H. Hinojosa, et al, Case No. 1:14-CV-30 (S.D. TX. 2014) Dkt 1, pgs 292 - 313;

Complaints of Violation of Civil Rights to the U.S. Attorney General, Eric Holdre and to the Secretary of the U.S. Dept. of Homeland Security, Exhibits 11,17,18, Docket 4, to Hinojosa et al. id.

The fact that Judge Hinojosa, Judge Crane and Judge Alvarez have not denounced the collusion of Abbott with federal, State and local authorities and school officials in these atrocities evidences their participation in these crimes.

The fact that school officials, teachers and students are assisting, encouraging and provoking children and the mentally disabled to commit mass shootings is documented by several studies of federal agencies, including the U.S. Dept. of Education, the Secret Service; the U.S. Dept. of Homeland Security; and from the National Institute of Justice.

Safe School Initiative, an Interim Report of the Prevention of Targeted Violence in Schools, prepared by the U.S. Secret Service and the National Threat Assessment Center in collaboration with the U.S. Dept. of Education and with support from the National Institute of Justice (2000) pg 7.

The final Report and Findings of the Safe School Initiative, (2002), pgs 16, 21, 24, 32, 36,

The Final Report and Findings of the Safe School Initiative (2004), pgs 21, 27;

Enhancing School Safety Using a Threat Assessment Model prepared by the U.S. Dept. of Homeland Security, the U.S. Secret Service and by the National Threat Assessment Center (2018) pgs 12, 18, 20;

And the Statement of former Secret Service Agent, Marisa Randozzo to the U.S. Attorney General, Jeff Sessions and to the Secretary of Education, Bettsie DeVos. (2018).

For many years, authorities have concealed that students knew in advance that a mass shooting was about to occur.

"A concerned parent, Robin Redding, said her son, 12th grader Treshan Bryant, stayed home Tuesday after hearing threats of a possible shooting. 'This couldn't be just random' she said." Michigan teen charged in Oxford High School shooting, the Monitor Dec. 21, 2021, at 5A.

EVIDENCE ON THE RECORD DEMONSTRATES THE COLLUSION OF GREG ABBOTT WITH FEDERAL, STATE AND LOCAL AUTHORITIES, PROSECUTORS AND SCHOOL OFFICIALS TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING CHILDREN AND THE MENTALLY DISABLED TO COMMIT MASS SHOOTINGS AND OTHER TERRORISM.

After two mass shootings within a month in Texas, Abbott's office did not allow me to explain by phone to parents on a Conference, how bullying is provoking children and the mentally disabled to commit mass shootings and other acts of terrorism. After the conference, Abbott's only specific proposed measure to prevent mass shootings was to expedite execution of the mass shooters, evidencing his collusion with the Judiciary on the fraud on the Courts to conceal that Government Sponsored Hate Group Bullying is provoking these tragedies.

See Loaded issue, No special session on guns, The Monitor, Sept. 5, 2019; Governor Greg Abbott, School and Firearm Safety Action Plan. May 30, 2018.

I requested Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr. to recuse himself from the prosecution of mass shooter Raul Lopez Case Nos. CR-0083-17-B and CR-1762, on the ground that evidence showed his collusion with Greg Abbott and with federal and State agents, including the Texas Rangers on the attempts to conceal that bullying is provoking mass shootings and other tragedies; on the ground that I have children that can become innocent victims of bully provoked shootings; and on the ground that an honest and independent prosecutor is necessary to bring bullies and their sponsors to justice.

My recusal request details evidence of Rodriguez attempts to conceal that bullying provoked the Lopez mass shooting. including the fact that Rodriguez attended and participated on the Conference "Active Threat, Active Shooter: When Despair Turns to Anger, on the Path to Violence" in which an expert explained to Rodriguez and others how bullying is provoking mass shootings and other tragedies, and that at least 75% of mass shootings were provoked by bullying. Active shooter protocols discussed at the latest DHR conference, Progress Times 8/9/2019 at 11.

My recusal request points out to Rodriguez that despite of this evidence he was not investigating or prosecuting the bully or bullies that provoked this tragedy despite that Lopez family claimed that he was bullied, and details other evidence of Rodriguez collusion with the Texas Rangers and with FBI on the attempts to conceal that Government Sponsored Hate Group Bullying is provoking these tragedies. See Relevant and Material Evidence to the Crusios Case posted on the Case Law Section of wirelesswatchblog.org

Evidence on the record demonstrates that before he resigned the 92nd District Court to get elected Hidalgo County Criminal District Attorney, Judge Rodriguez did not allow me appearing by phone to Court anymore after undisputed evidence on the record proved the collusion of school officials with Judge Ormsby and Judge Hinojosa in falsification of government records, in disability discrimination and retaliation, and in perjury and fraud on the 92nd District Court and on the federal Court to conceal the harm caused on children by the radiation at school

On June 28, Greg Abbott announced 101.5 million for school safety and technologies.

Greg Abbotts' massive deployment of harmful "door safety technologies" in school capuses was already in progress before the Uvalde tragedy.

The Pharr-San Juan-Alamo school district received \$528,000 in federal funds distributed through the Texas Education Agency "to increase the safety and security on campuses." PSJA to spend over \$482,000 on door access technology, the McAllen Monitor, Feb. 11, 2022 at 4A.

At several times, I Have been allowed to make a 2-3-Minute comment by phone on school board meetings on the harm caused on children by the micro-wave radiation at school and by Government Sponsored Hate Group Bullying. PSJA is one of the school districts that denied my requests to make public comment by phone on the school board meetings.

DISCLAIMER- At no time, either by implication or otherwise I advocate violence or anything illegal as demonstrated by the years of denouncing on the Courts the crimes being committed against children and against other innocent, defenseless and unsuspecting victims.

Government-Sponsored Hate Group Bullying includes intensive 24/7 harassment, flash mobs, high speed road harassment and tail gating and conceivable micro aggression to derail the victims' daily lives and to bankrupt the victims emotionally, socially and economically.

(Children have been picked-up dead from the pavement in this area during high speed road harassment). Docket 4 and Exhibits to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, id

Government Sponsored Hate Group Bullying includes attempts to derail the victims' daily activities; attempts to frame into a crime or into involuntary committment; and attempts to provoke the target into suicide, or violence on a way that the aggressions may not be perceived by others and on a way that the harm caused by the aggressions may be blamed to natural causes, accidents or self-inflicted. David Lawson, Terrorism Gang-Stalking in America (2004); Donald Jeffries, Bullyocracy, How the Social Hierarchy Enables Bullies to Rule Schools, Work Places and Society at Large (2020); Chapter 18 of Dr. Rauní Kilde's book "Bright Light on Black Shadows (2011).; Hinojosa et al., id

Bullyies come from all walks of life, from school officials, teachers, students, doctors, attorneys, pastors, pilots, and even legislators and Judges. Many engage in bullying as a hobby, specially those with mental problems who are easily deluded in believing that they are undercover police or federal undercover agents. Bullying is also known as the Russian Roulette for the crazies who participate to see who gets injured or killed. On many cases, ~~cases~~, children, specially disabled children, the elderly and whistleblowers are selected for bullying target practice. To facilitate Bullying, the target is demonized as a child molester, mentally insane, and dangerous, unpatriotic or as a spy or terrorist. See Lawson, id; Jeffres, id; Kilde, id; Hinojosa et al., id.



THE COLLUSION OF FEDERAL, STATE AND LOCAL AUTHORITIES, PROSECUTORS, AND MEMBERS OF THE JUDICIARY TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING MASS SHOOTINGS AND OTHER TERRORISM IS SELF EVIDENT.

The attempts to conceal that Government-Sponsored Hate Group Bullying is torturing and provoking children and the mentally disabled to commit mass shootings and other acts of terrorism are self evident by the fact that despite that in most cases, there is evidence that bullies provoked the tragedies, the bullies are not investigated or prosecuted; by the swift intervention of local, state and federal authorities to vanish the evidence of the motive that provoked the tragedies to blame them to an "incomprehensibly" random mental problem; and by the farcical investigations, persecutions and trials. Evidence on the record proves that Government-Sponsored Hate Group Bullying is now the most serious terrorism threat to our children, to our country and to our national security.

On the year 2009, I submitted a Complaint of Violation of Civil Rights to the U.S. Attorney General, Eric Holder and to the Secretary of the U.S. Dept. of Homeland Security detailing how under fabricated excuses of national security, Government-Sponsored Hate Group Bullying and Directed Radiation surveillance are being used as weapons to intimidate, silence, and to retaliate against those who denounce government corruption and against other innocent, defenseless and unsuspecting victims and even in the privacy of their homes. Docket 4, Exhibit 16,17, to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-CV-30 (S.D. TX.. 2014).

No Judge, including Judge Hinojosa, Judge Crane and Judge Alvarez can pretend not knowing about the collusion of Greg Abbott with federal and state agents and prosecutors, including the Texas Rangers and the FBI to conceal the Government Sponsored Hate Group Bullying is provoking children and the mentally disabled to commit mass shootings and other acts of terrorism to benefit the trillion dollar wireless lobby.

\* Without incriminating themselves

EVIDENCE OF JUDGE CRANE AND JUDGE ALVAREZ DEEP-SEATED FAVORITISM TO PROTECT THOSE CONCEALING THE HARM CAUSED BY MICROWAVE RADIATION AND BY GOVERNMENT SPONSORED HATE GROUP BULLYING.

After the Chief Justice of the 13th Court of Appeals, Rogelio Valdez committed fraud on his Court to conceal the harm caused on children by the radiation at school, an appellate Court attorney filed a law suit against Justice Valdez claiming retaliation for denouncing Chief Valdez theft of Court funds. During the litigation, Judge Crane interfered with the appellate Court attorney's efforts to obtain more evidence of Justice Valdez theft of Court funds. Grand jury inquires made concerning Chief Justice, the Monitor, April 9, 2015 at 6B; Valdez keeps records at bay, the Monitor, April 11, at 1B, 5B;

Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 930-32, Kijakazi, id.

In another case of school officials' retaliation, after a jury awarded the plaintiffs millions of dollars in damages, Judge Crane dismissed the case, allowing the school officials to settle for pennies on the dollar. Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 933, id.

Judge Alvarez attempted to conceal that police is also part of Government Sponsored Hate Group Bullying.

During an exchange before Judge Alvarez Court attorney "Garcia insisted his client had faced intimidation." "Because we're terrified, 'he told the judge. 'They're afraid for their safety because the police chief..." Alvarez did not let him continue" Federal judge sets another hearing for Border Pest fraud, the Monitor, Jan 27, 2016 at 1A, 6A; Petition to Impeach 3 Federal Judges, Dkt 42-8 pg 937, Kijakazi, id.

In another case of Government Sponsored Hate Group Bullying a Defendant proved before a jury that FBI agents committed perjury to the Court to conceal their failed attempts to frame him with a suitcase loaded with heroin. This case documented that the pervasive corruption in this area extends to federal agents and prosecutors. Dkt 42-8 pg 934, Kijakazi, id.

Judge Alvarez dismissed a law suit in which a child claimed that a school coach assaulted her sexually several times on her room.

Petition to impeach 3 Federal Judges, Dkt 42-8 pg 937

Donna school district hit by another lawsuit, the Monitor, Jan 26, 2016 at 1B.

In another case, Judge Alvarez dismissed a law suit brought by 29 former and current employees detailing school officials corruption and retaliation.

" 'I had to read her order mutiple times because this was clearly wrong,' Peña said. 'I was in shock of she misapplied the law.'

" 'She is 100 percent wrong,' Pena said. 'Anytime someone working for government suppresses a fundamental right , it's actionable because of action under 1983 as long as you can prove the elements,' Peña said."

" 'They keep doing the same thing because nobody stops them,' Peña said. 'Then we wonder why we are making all the news about being the most corrupt in Texas and in the country. It's because no one does anything'" La Joya ISD retaliation law suit thrownout, the Monitor, July 23, 2015 at 1B, 6B.

Former 13th Court of Appeals Justice, Linda Yañes sentenced a former school Board Trustee to probation for transporting 1,200 pounds of marijuana. Former trustee gets probation for transporting marijuana, the Monitor, Jan. 29, 2016 at 1B;

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

In another case in which Judge Crane displayed a deep-seated favoritism to benefit a federal agency a Plaintiff's attorney stated to the press.

"Never in my 22 years of practicing law."

Questions stumps judge, attorney in private wall case, the Monitor, Dec. 12, 2021 at 11A, 14A.

Jurisdiction "It's a question that typically receives an answer early on in the litigation process because nearly nothing else can take place until the answer is determined." Pg 1A id.

"Yet, nearly two years to the day...that question remains unanswered." id

"Nor did it receive an answer during a hearing two months ago, nor in any of the dozen held before U.S. District Judge Randy Crane since 2019." id.

"During that span of time, however, Crane has made decisions that have affected the plaintiffs, the defendants and the land at the center of the suit...as well as prohibiting the butterfly center from conducting discovery on some defendants for a year." id

After Judge Crane ruled for the federal agency, a legal expert stated that Judge Crane's ruling did not smell like fresh produce.

Cite.

In another case of deep-seated favoritism for school officials, U.S. District Judge Fernando Rodriguez Jr. reduced a 13 million jury award to 1 dollar, and then to 1 million after the case was reversed on appeal.

Ousted TSC president awarded over \$1 million, the Monitor March 13, 2022, at 5B.

MORE EVIDENCE OF THE COLLUSION TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING MASS SHOOTINGS AND OTHER ACTS OF TERRORISM TO BENEFIT THE WIRELESS LOBBY.

Three days after the Uvalde massacre, police arrested 6 children for making threats in social media. However, like in hundreds of others cases, neither local, state or federal authorities investigate whether the threats were provoked by Government Sponsored Hate Group Bullying.

On high alert, Six arrested after making threats to local campuses, the McAllen Monitor, May 27, 2022, at 1A, 8A.

"Donna Police Dept. Chief, Gilbert Guerrero and Donna ISD Police Chief Don Crist were joined by representatives from the McAllen Police Department, Edinburg Police Department, Pharr Police Department, the Hidalgo County Sheriff's Office, the Hidalgo County District Attorney's Office, and the Federal Bureau of Investigation, who all assisted in the investigation." On high alert, pg 8A, id.

"Hidalgo County District Attorney Ricardo Rodriguez said the suspects face a range of punishment from two to 20 years." id.

"From the DA's office that's the message that we want to send out" Rodriguez said. 'We are going to prosecute these type of cases. As for what we see here, and maybe you've heard about other things that are going on just recently, we we're talking these these cases very seriously at this point' id.

"It's unfortunate to see what happened in Uvalde, and we don't want any of that to happen here or spill over in our communities,' he continued." id.

"I can tell you again based on the good that we've done here by all the agencies that came together, we know that we don't have what happened in Uvalde. And I am glad for that." On high alert at 8A, id.

Like in other cases in which he participated in investigations and prosecutions of mass shootings and threats of mass shootings, Rodriguez, in collusion with local, state and federal authorities and the Judiciary again, will pretend not knowing what is provoking these tragedies and will engage in farcical investigations, prosecutions and trials to conceal that Government Sponsored Hate Group Bullying is provoking mass shootings to justify under the fabricated excuses of national security, the massive deployment of harmful military grade radiation surveillance of schools and even of homes and to benefit the wireless lobby.

At no time, Rodriguez has challenged the evidence on the record of his collusion with Greg Abbott and with federal and state agents and the Judiciary on the fraud on the Courts to conceal the harm caused on children by the microwave radiation at school and by Government Sponsored Hate Group Bullying.

What is even more devastating for our children is the fact that like many other federal and state Representatives and Senators who for years have been briefed with evidence the fraud on the Courts to conceal that Government Sponsored Hate Group Bullying is provoking mass shootings, U.S. Representative Vicente Gonzalez pretends not knowing what is provoking these atrocities, stating:

"It was enough commotion to prompt U.S. Congressman Vicente Gonzalez (D-McAllen) into issuing a statement complimenting law enforcement and local school leaders." On high alert at 1A, id.

"Gonzalez said individuals behind the threats were attempting to 'terrorize' the community. 'We will not tolerate this behavior' he wrote."

<sup>id.</sup>  
This makes clear that there are no federal, state, or local authorities or Courts willing to protect our children from these atrocities.

EVIDENCE ON THE RECORD DEMONSTRATES THAT FOR MANY YEARS, GOVERNMENT SPONSORED HATE GROUP HAS BEEN PROVOKING MASS SHOOTINGS AND OTHER ACTS OF TERRORISM, WITH THE COOPERATION, COORDINATION AND COMPLACENCE OF LOCAL, STATE AND FEDERAL LAW ENFORCEMENT AND INVESTIGATIVE AGENCIES.

Some examples of these coward and depraved atrocities are detailed below.

A case of Government Sponsored Hate Group Bullying is the case of Micah Gary Joel Rolph, a teacher who was bullied by school officials, teachers, and students and even beaten by the school police to the complacency of the Texas Rangers and the FBI. Former RGC teacher alleges beating by school police, the McAllen Monitor, Aug. 8, 2019.

"If nothing else, Diana Garza gave the Weslaco school district a piece of her mind Tuesday."

"Garza was there for a public grievance hearing asking the district to award her about five months of salary she says she lost over not being able to work after seeing a teacher bully a student who was suicidal, a grievance that was ultimately denied by the board."

More allegations at Weslaco ISD grievance hearing, the Monitor, Feb 20, 2022 at 1B, 12B,

Garza, a school counselor, through her attorney, Mark Robinett "said specifically that there were two students who he said Garza felt were suicidal because they were being bullied by a teacher. Administration waved that claim off, Robinett said, but on Oct. 17, 2019, she saw that teacher bully one of those students again. id.

"And at this point, Ms. Garza just lost it, she couldn't take the fact that this was going on anymore," Robinett said. "And it <sup>was</sup> her hard. She was stunned by it. She was traumatized by it." id.

OTHER CASES IN WHICH LOCAL, STATE AND FEDERAL AUTHORITIES PRETEND NOT KNOWING THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING MASS SHOOTINGS AND OTHER ACTS OF TERRORISM.

UTRG Lecturer arrested, put on leave following shooting threat, the McAllen Monitor, March 8, 2022 at 1A.

San Juan man charged with school threats on social media, the McAllen Monitor Feb. 12, 2020 at 3A.

Other cases in which local, state and federal authorities including the Texas Rangers and the FBI and even Judges pretended not knowing what is provoking children to comit mass shootings include the case of the child shoot to death by police after he brought a toy gun to school, and the case of the child that fell to his death from a school bus, in this area.

Government Sponsored Hate Group Bullying is so pervasive in this area that an FBI agent testified in federal Court that he himself and other agents feared for their safety when they became victims <sup>of</sup> school officials' sponsored bullying. Editorial, the McAllen Monitor, Sept. 13, 2013 at 7B.

And the unlimited depravity and cowardice continues unaddressed, undeterred and with impunity.

\* A 15 year-old was sot twice and killed by police officers after he brought a toy gun to school. Chaos Captured, the Monitor, January 6, 2012 at 1A,7A. Follwing the same routine, the Texas Rangers and the FBI rushed to conceal the motive that provoked the child to bring a toy gun to school.



THE ATTEMPTS TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING IS PROVOKING MASS SHOOTINGS AND OTHER ACTS OF TERRORISM CONTINUES UNADDRESSED, UNDETERRED AND WITH IMPUNITY.

After the 2018 masaaacre at Marjory Stoneman Douglas High School, a grand jury investigated whether school officials misappropriated millions of dollars from a bond measure partially aimed at improving campus safety, and whether officials intentionally uderreported on-campus crimes committed by students? Board delays decision on embattled school superintendent, AP 5/11/2021, pg 1. *Emphasis added.*

"Since the shooting, Runcie and Broward County district administrators have been accused by critics of lying about school crime rates and dicipline problems in official reports. For example, Stoneman Douglas reported zero incidents of bullying among its 3,200 students between 2014 and 2017 and three incidents of vandalism." pg 2, id. *Emphasis added.*

A bully admitted in Court that he had been trained by the FBI to engage in stalking.

A stalker admitted to the Court:

"I was just doing what I was trained to do by the FBI!" as the judge slaps down his previlege claim, and 'arguably unlawful' FBI tactics.

Gangstalking Research Word Press, 21/10/2021.

After engagin~~g~~ in vicious harassment of an elderly lady, a stalker managed to land the lady behind bars, and then when charged with a crime, the stalker implied to the Court that they were using the Courts to terrorise people and claimed to the Court that "the police told him what to do " BREAKTHROUGH; The Christmas Greiefer, Now Criminally Charged by the State of California, The Legal Coop, 1/25/2021

EVIDENCE SHOWING HOW TAX-PAYER FUNDS FINANCE GOVERNMENT SPONSORED HATE GROUP BULLYING AND OTHER DOMESTIC TERRORISM AGAINST CHILDREN AND AGAINST OTHER INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS.

FBI and Other Agencies Paid Informants \$548 Million in Recent Years With Many Committing Authorized Crimes. Forbes, Nov. 18, 2021.

FBI Authorized Informants to Break the Law 22,800 times, according to a FOIA report. Daily.com, Aug. 23, 2016.

How the FBI Conceals Its Payments to Confidential Sources. The Intercept.com, 01-31-2017.

Evidence demonstrates that the FBI multi-trillion dollar harassment programs are designed to fabricate terrorism.

The same evidence demonstrates that Government Sponsored Hate Group Bullying is not restricted to school officials, teachers and students.

Millions are complaining of harassment, including electronic harassment to the complacency and participation of local, State and federal authorities.

Unprecedented U.S. survey tracks scope of stalking, Tens of thousands among 3.4 million victims leave homes, lose jobs, live in fear. The McAllen Monitor Jan. 14, 2009 at 1B.

"An estimated 3.3 million persons age 18 or older were victims of stalking during a 12-month period. Stalking is defined as a <sup>↑</sup> cause of action that would cause a reasonable person to feel fear."

Shannan Catalano Ph.D., BJS Statistician, Stalking Victims in the United States - Revisited, Sep. 2012.

This is what the Judicial terrorism detailed herein is attempting to conceal.

EVIDENCE ON THE RECORD DEMONSTRATES THE COLLUSION OF THE U.S. DEPT. OF EDUCATION WITH THE U.S. DEPT. OF JUSTICE AND OTHER AGENCIES TO CRIMINALIZE AS DOMESTIC TERRORISM COMPLAINTS OF THE HARM CAUSED ON CHILDREN BY GOVERNMENT SPONSORED HATE GROUP BULLYING AND BY THE MICROWAVES RADIATION AT SCHOOL.

At several times I have submitted Complaints to the U.S. Dept. of Education, to the U.S. Attorney General, to the Inspector General of the U.S. Dept. of Education, to the U.S. Inspector General for the DOJ and to other agencies detailing with evidence the collusion of Greg Abbott with members of the judiciary to conceal the harm caused on children by the radiation at school and by Government Sponsored Hate Group Bullying.

Some of these Complaints have been posted on the Case Law Section of [wirelesswatchblog.org](http://wirelesswatchblog.org)

On April of the year 2021, I submitted to the Secretary of the U.S. Dept. of Education, Dr. Miguel Cardona, a Request to Protect Our Children from the harm caused by the microwave radiation and by Government Sponsored Hate Group at school. Docket 6, Appendix "A" Mendoza v. Kijakazi, Case No. 7:22-CV-85 (S.D. TX. 2022).

On January of the year 2020, I submitted to the Inspector General of the DOJ, Michael Horowitz, a Complaint of Criminal Violation of Civil Rights detailing how the U.S. Attorney General, William Barr refused to consider the evidence demonstrating the collusion of Greg Abbott with members of the judiciary to conceal the harm caused on children by the radiation at school and by Government Sponsored Hate Group Bullying. Dkt 6, Exh. "A" Appxs. 30, 31, 32, 33, Kijakazi, id.

*Appx 33 is a Response to my Complaint*

Evidence on the public record details the collusion of Dr. Cardona with the U.S. Attorney General, Merrick Garland <sup>and</sup> with the FBI to prosecute as domestic terrorist parents that denounce school officials crimes ~~against~~ against their children.

The FBI Set Pace to Track Threats Against School Boards, Teachers, The NY Times Nov. 16, 2021.

NSBA Wrote Parents - As Terrorists Letters at Behest of Education Secretary, Miguel Cardona Email Show, Washington Examiner, Jan. 11, 2022; Email Suggest Education Secretary, Miguel Cardona Asked for School Board Domestic Terror Letter, NY Post, Jan. 11, 2022.

Until Judge Garland issued a memo to treat parents as terrorist, I denounced in school board meetings and by phone the collusion of Greg Abbott with the U.S. Dept. of Education and with members of the judiciary and others on the fraud on the Courts to conceal the harm caused on our children by ~~the harmful,~~ compulsory and unnecessary microwave radiation at school and by Government Sponsored Hate Group Bullying. See Addendum A pgs 11d, 11e, attached herein.

Judge Garland's Memo details how parents' speech otherwise legal is now domestic terrorism.

As detailed in this Motion, the Executive manipulation of the Courts, and equating parents as terrorists that seek the destruction of the United States are attempts to conceal <sup>under</sup> fabricated excuses of national security, the atrocities being committed against our children and against other defenseless and unsuspecting victims <sup>and</sup> which made the United States the sickest country in the world. Addendum A pgs 32 - 40, attached herein.

If parents complaints of criminal activity against their children is deemed domestic terrorism, then the judicial misconduct to maim and torture to death children <sup>\*</sup> can be considered judicial domestic terrorism.

\* detailed herein

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That the Executive is committing these atrocities under fabricated excuses of national security is self-evident. If that was not true, Greg Abbott, Judge Hinojosa, Judge Crane and Judge Alvarez and others could have by now be serving time, many for the rest of their lives for the atrocities committed against children and against other defeseless and unsuspecting victims as detailed by the evidence cited herein.

Evidence on the record demonstrates that the collusion of Judge Hinojosa, Judge Alvarez and Judge Crane with the U.S. Dept. of Education, with the Commissioner of the Social Security, with Greg Abbott, and with school officials and others to conceal the harm caused on children by the radiation at school fits the definition of federal and State offenses and felonies, including:

#### CHILD NEGLECT-

Failing to seek, obtain, or follow through with medical care for a child, which results in a substantial risk of death, disfigurement, or bodily injury, or in an observable and material impairment to the growth, development or functioning of the child. Tx. Penal Code

Texas Family Code 261.001(4)(B)(ii).

#### CHILD ABUSE

Causing or permitting the child to be in a situation in which the child sustains a mental or emotional injury that results in an observable and material impairment in the child's growth, development, or psychological functioning. Texas Family Code, 261.001(1)(B);

Physical injury that results in substantial harm to the child, or the genuine threat of substantial harm from physical injury to the child.

Tx. Fam. Code 261.001(1)(C).

Failure to make a reasonable effort to prevent an action by another person that results in physical injury that results in substantial harm to the child. Tx. Fam. Code 261.001(1)(D).

#### CHILD ENDANGERMENT

Placing a child in imminent danger of death, bodily injury or physical or mental impairment. Texas Penal Code 22.041

#### INJURY TO A CHILD OR TO A DISABLED/

Causing mental impairment or injury or bodily injury to a child or to the disabled. Tx. Penal Code 22.04

#### EXPLOITATION OF CHILD OR THE DISABLED

The illegal or improper use of a child or disabled resources for personal benefit. Tx. Penal Code 35.53

Other offenses/felonies committed by the collusion of Judge Hinojosa, Judge Crane and Judge Alvarez include:

- ASSAULT - Intentionally, knowingly, or recklessly threatens another with imminent bodily injury or causes bodily injury to another. Texas Penal Code, 22.01
- DEALY CONDUCT- Recklessly engaging in conduct that places another in imminent danger of serious bodily harm. Tx. Penal Code 22.05
- TAMPERING WITH WITNESSES - Agreeing with or coercing a witness to testify falsely in an official proceeding. Tx. Penal Code 36.05
- PERJURY - Making false statements under oath, Tx. Penal Code 37.02
- TAMPERING WITH GOVERNMENT RECORD -  
Knowingly making a false entry in, or false alteration of a government record or makes, presents, or uses a government record with knowledge of its falsity. Tx. Penal Code 37.10
- ABUSE OF OFFICIAL CAPACITY- A public servant commits the offense if with intent to obtain a benefit or intent to harm another or defraud another, he intentionally or knowingly violates a law relating to the public servant's office or employment. Tx. Penal Code 39.02
- OFFICIAL OPPRESSION -  
A public servant commits the offense if under color of law intentionally denies or impedes another in the exercise or enjoyment of any right, privilege, power, or immunity knowing his conduct to be unlawful. Tx. Penal Code 39.03
- FAILURE TO REPORT A FELONY Failure to report the commission of a felony to law enforcement in which serious bodily harm or death may have occurred, Tx. Penal Code 38.171.

## CRIMINAL CONSPIRACY /

- (a) A person commits criminal conspiracy if, with intent that a felony be committed:
- (1) he agrees with one or more persons that they or one or more of them engage in conduct that would constitute the offense; and
  - (2) he or one or more of them performs an overt act in pursuance of the agreement.
- (b) An agreement constituting a conspiracy may be inferred from acts of the parties. Texas Penal Code 15.02

## IMPROPER INFLUENCE.

- (a) A person commits an offense if he privately addresses a representation, entreaty, argument, or other communication to any public servant who exercises or will exercise official discretion in an adjudicatory proceeding with an intent to influence the outcome of the proceeding on the basis of consideration other than those authorized by law. Texas Penal Code 36.04

## OBSTRUCTION AND RETALIATION.

- (a) A person commits an offense if he intentionally or knowingly harms or threatens to harm another by an unlawful act:
- (1) in retaliation for or on account of the service or status of another as a:
    - (A) ... witness, prospective witness...
    - (B) Person who has reported or who the actor knows intends to report the occurrence of a crime; or
  - (2) To prevent or delay the service of another as a:
    - (A) ...witness, prospective witness...
    - (B) person who has reported or who the actor knows intends to report the occurrence of a crime.



## ORGANIZED CRIMINAL ACTIVITY

(a) A person commits an offense if, with the intent to establish, maintain, or participate in a combination or in profits of a combination; or as a member of a criminal street gang, the person commits or conspires to commit one or more of the following:

(1) murder, capital murder, ...aggravated assault,...deadly conduct,...assault punishable as a Class A misdemeanor...

Texas Penal Code 71-02

The collusion of Judge Hinojosa, Judge Crane, and Judges Alvarez with the U.S. Dept. of Education, the Commissioner of the Social Security, Greg Abbott and with other members of the judiciary to conceal that the future of our children and the future of our country and national security are being sold to the Wireless, Big Pharma and the Medical Cartels can also be considered treason. 18 U.S.C. 2381,

OTHER FEDERAL FELONIES COMMITTED BY THE COLLUSION OF JUDGE HINOJOSA, JUDGE CRANE AND JUDGE ALVAREZ TO CONCEAL THE HARM CAUSED ON CHILDREN BY THE RADIATION AT SCHOOL INCLUDE:

CRIMINAL CONSPIRACY TO VIOLATE CHILDREN AND PARENTAL CIVIL RIGHTS.

"If two or more persons conspire to injure, oppress, threaten, or intimidate any person...in the free exercise or enjoyment of any right or privilege secured ...by the constitution or law of the United States or because of his having so exercised the same;..."

"They shall be fined under this title or imprisoned not more than 10 years, or both; and if death results from the acts committed in violation of this section or if such act includes ...an attempt to kill shall be fined under this title for any terms of years or for life or may be sentenced to death." 18 U/S/C 241.

#### HATE CRIMES

"Whoever, whether or not acting under color of law, ... willfully causes bodily injury to any person...because of the actual or perceived...ability disability of any person -

(ii) shall be imprisoned for any term of years or for life, fined in accordance with this title, or both, if -

(I) death results from the offense; or

(II) the offense includes...an attempt to kill. 18 U/S/C. 249

#### VIOLATIONS OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT, RICO/

The conspiracy, and the aiding and abetting in tampering and falsification of government records, in perjury and obstruction of justice to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused on children by the microwave radiation at school fits the definition of the RICO felonies.

18 U.S.C. 1961, 18 U.S.C. 1962

THE EVIDENCE ON THE RECORD DETAILED HEREIN DEMONSTRATES THAT JUDGE HINOJOSA, JUDGE CRANE AND JUDGE ALVAREZ, LIKE OTHER JUDGES IN THIS AREA ARE NOT INDEPENDENT FROM THE EXECUTIVE.

The evidence on the record cited herein demonstrates that the multiple recusal offenses of Judge Hinojosa, Judge Crane, Judge Alvarez and other Judges were specifically designed to advance the Executive's criminal agendas including:

- 1- Concealing the legitimacy of EHS as a disability, and the harm caused by even low levels of radiation on children and on other defenseless and unsuspecting victims;
- 2- To conceal that children are being exposed to radiation that causes severe harm even to adults, including radiation above the federal safety standards and to the same radiation that caused harm to teachers, to fire fighters, and to police officers and other adults;
- 3- To conceal that the harmful, compulsory and unnecessary exposures to radiation at school are causing children EHS and other severe, catastrophic and deadly harm and disabilities which defeat the purpose of education;
- 4- To conceal that Government Sponsored Hate Group Bullying is provoking children and the mentally disabled to commit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security, the massive and harmful military grade deployment of radiation surveillance in schools and even homes;
- 5- To conceal that Government Sponsored Hate Group Bullying and radiation surveillance are used to retaliate against children and against other innocent, defenseless and unsuspecting victims;

- 6- To conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by microwaves and radiation surveillance and by Government Sponsored Hate Group Bullying on children and on other defenseless and unsuspecting victims;
- 7- And to conceal that under fabricated excuses of national security, the future of our children, and the future of our country and of our national security are being sold to the best bidder.

Recusal of Judge Hinojosa, Judge Crane and Judge Alvarez is mandatory on the ground:

1. That these judges ignore as a matter of course the specific, concrete and undisputed medical, scientific and legal evidence of their fraud on their Courts to conceal the harm caused by microwave radiation on children and on other defenseless and unsuspecting victims;
- 2.. On the ground that Motions to Recuse and Complaints of Judicial Misconduct have been futile;
3. And on the ground that unless these judges are recused, the fraud on the Courts to conceal the harm caused by radiation on children and on other defenseless and unsuspecting victims will continue unaddressed, undeterred and with impunity as detailed herein.

This motion is not for delay but

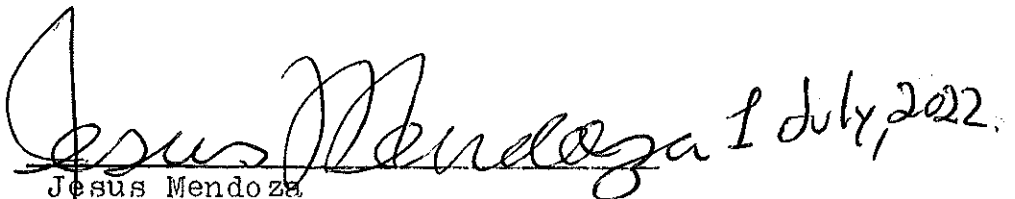
CERTIFICATE OF GOOD FAITH

This Motion is in good faith and is not for delay, but so justice takes place.

I have not participated in any proceedings since the case was transferred and assigned to Judge Crane. Granting the Motion to Recuse will not waste any judicial resources. I have good cause for any delay in filing this Motion. Although I have been trying to draft this Motion even long before filing this law suit, my life-threatening EHS and CHS did not permit filing the Motion sooner. Furthermore, some material and relevant evidence to support this Motion was corroborated a few days ago as explained herein. See Omega Engeneering v. Omega S.A, 432 F3d 437 448 (2.nd Cir. 2005).

For all these reasons, and as accommodation to my disability, I respectfully request the Court to recuse from this case Judge Crane, Judge Hinojosa and Judge Alvarez and to re-assign a Senior Visiting Judge from outside the Rio Grande Valley to this case, and that the Court provide any remedy in equity or at law that I may be entitled.

Respecfully submitted,

 Jesus Mendoza 1 July, 2022

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