

Re: Request to protect my children. Case No. 44332190

Henry Hank Whitman
Commissioner of the Texas Dept. of Family and Protective Services
701 West 51st St.
Austin, Texas 78751
Tel. (512)438 4119 E-mail susan.woods@dfps.state.tx.us

Dear Commissioner,

I respectfully request Child Protective Services to compel my ex-wife to follow the doctors' directions and not expose my children unnecessarily to wireless radiation at home, and to compel my ex-wife to follow my children's requests to be evaluated by my doctor, an expert in Electrohypersensitivities, for the pain and sickness that they feel when exposed to wireless radiation, on the ground that following the doctors' directions and avoiding exposing my children to wireless radiation at home, and allowing expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation are necessary to prevent that my children's Electrohypersensitivity becomes as in my case, life-threatening or worse; and on the ground that refusing to follow the doctors' directions and exposing my children unnecessarily to wireless radiation at home, and refusing expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation is abuse and neglect of children as defined by Texas Family Code 261.001.

See the Declarations of my 3 children in which they describe under penalty of perjury some of the pain and sickness that they feel when exposed to wireless radiation, and in which they request to be evaluated by my doctor for the pain and sickness that they feel when exposed to wireless radiation, Appendixes 1,2,3.

See the letters of my children's pediatrician requesting that my children not be seated directly under the light or in close proximity to sources of radiation, Appxs. 4,5.

On a hearing in federal Court on my motion to compel officials of the Sharyland Ind. School District to follow the doctors' directions and to transfer my children to another school, a world-class expert in radiation exposures, Dr. Samuel Milham, testified that my children inherited my Electrohypersensitivity; that the swelling, black spots and bloody lines on my children's eyes were caused by the radiation at school, and that my children needed to avoid unnecessary exposures to radiation to prevent further aggravation of their health condition. Jesus Mendoza et al, v. Sharyland Ind. School District et al, Civil Case No. 7:11-cv-29 (S.D. TX. 2011). See pictures of my children's eyes, Appx. 6
Audio recording of hearing available upon request.

The Summary of my children's Medical records cite to more than 400 pages of medical records documenting more than 60 visits to the doctor for each child with the same symptoms of Electrohypersensitivity, EHS. Exhibits KI, LB, KV, to Docket 57, Sharyland ISD et al, Id. *Appxs. 7-26.*

The San Fco. EarthLink Wi-Fi Network 2007, the Bionitiative Reports 2007, 2012 and other scientific publications cite to hundreds of peer-reviewed scientific studies reporting the symptoms of EHS, the harm caused by exposure to radiation.

During the year 2008, in response to a false and anonymous complaint that I was mentally insane, armed and dangerous, and that I was abusing my children, an agent of CPS and a police officer showed at my home to take custody of my children. After an investigation in which CPS interviewed my children and family members and reviewed the medical documentation of my EHS, CPS closed the case finding that the Complaint had been made in spite. Case No. 26616234.

I requested CPS to interview my children and to compel my ex-wife to follow the doctors' orders and to allow expert evaluations for treatment of the pain and sickness that my children feel when exposed to radiation. CPS agent Noelia Rodriguez and CPS Regional Director^{*} refused to interview my children and denied my requests for help. Case No. 4301213.

X (Georgina Morales)

The night of March 31, 2015, two of my children were crying because my ex-wife refused to disconnect a WiFi TV that AT & T had placed inside my home. My children told me that they were afraid to become sicker if they had to sleep inside the house with the WiFi on, and I called police. According to my child [REDACTED], she explained to the responding officer, Sean De La Rosa how she went to the hospital with stomach and chest pain after her mom, in another occasion placed a WiFi inside the home; how when by mistake, she used a wireless lap top, she became sick with headaches, fever and dizziness and missed two days of school; that she had pain on the legs, and on the head, and had dizziness when without knowing she had been watching the WiFi TV; that her friends that have been using wireless devices have been sick; that the child next-door is on medicine for life after using an X-BOX; and that the WiFi TV measured the full range of the meter. The full range of the Acustimeter is 100,000 uW/m2 of microwave radiation. Hundreds of peer-reviewed scientific studies have reported the symptoms of EHS and of other harm as caused by exposure to power levels of radiation below those levels. See San Fco. EarthLink Wi-Fi Network 2007; the Bioninitiative Reports 2007, 2012; Powerwatch. See Apper 27-30, 68.

On his police report, officer De La Rosa omitted my child's outcry of the pain and sickness that she feels when exposed to wireless radiation, and made several false statements to conceal the harm being caused on my children by exposure to radiation, and I sought help from the City of Mission Chief of Police, Mr. Robert Dominguez, who in turn refused to help my children and to refer the case to CPS. Request to Amend Police Report No. 2015-9069.

On April 23, 2015, I requested help from the now former Commissioner of the Texas Dept. of Family and Protective Services, John Specia. Without interviewing my children, Specia denied my request for help and I made another complaint of child abuse and neglect with the GPS Hotline. The case was assigned to Mr. Hector Belmares. Case No. 43892258.

During the first interview, Mr. Belmares reviewed the medical documentation of my children and of my EHS, including pictures of the swelling, black spots and bloody lines on my children's eyes, and how picture showing how the swelling inside the skull is pushing an eye out of its socket, and documentation proving how my EHS has been recognized by federal and State agencies and Courts as a medical condition and as a disability. See Exhibit 7, to Docket 97, Sharyland ISD et al, Id.

Appxs 31-35

During the interviews, I explained to Mr. Belmares how my ex-wife is aggravating my children's EHS by refusing to follow the doctors' orders; by using her cell phone inside my home and by allowing visitors to use cell phones and other wireless devices inside the home even when my children are asleep. I detailed to Mr. Belmares how during the divorce proceedings my ex-wife admitted her violence against my children and against myself; admitted to the legitimacy of my EHS and mental stability; admitted her perjury before the Court to conceal my children's EHS; admitted exposing my children unnecessarily to radiation even when my children are asleep; and admitted to seeing a psychiatrist. Mr. Belmares acknowledged that my ex-wife had been seeing a psychiatrist. *See Appx 56*

See my ex-wife's Admissions of family violence and of her attempt to conceal my children's EHS, Appxs 43-53.

According to my child [redacted], during the first interview, she detailed to Mr. Belmares the pain and sickness that she feels when and after exposed to wireless radiation, and her efforts to avoid exposure to wireless radiation. According to my child [redacted], he explained to Mr. Belmares that because he tries to avoid wireless radiation, he does not get sick as much.

During the interviews, I explained to Mr. Belmares how my ex-wife is addicted to the cell phone, and how she intimidates my children to conceal their EHS; that despite the doctors' orders, my ex-wife purchased a cell phone for my child [REDACTED], who is now addicted to the cell phone; that at several times [REDACTED] has warned my other two children of the pain and sickness that she feels when using wireless devices; that several times [REDACTED] has attempted suicide; that the last time [REDACTED] attempted suicide she told me that she knew that her cell phone was causing her harm; and that K.V. has been evaluated for heart and painful breathing problems and for several other health problems.

During the interviews I explained to Mr. Belmares that my child [REDACTED] walks and screams in pain on her sleep; that at times, she spends hours crying in pain of arms, legs, ears, and head; that at one time K.V. spent hours crying in pain of eyes and unable to open her eyes because of the pain; that [REDACTED] has a history of skin rashes and red spots, of vision problems and swelling of eyes; that at times, the white of her eyes become grey and more bloody; that [REDACTED] had been complaining of pain on arms, legs, ears, head, chest, stomach and of dizziness, of a painful bubble on one ear, and of feeling something stuck on her throat, that [REDACTED] was hospitalized after sleeping in close proximity to a Wifi that my ex-wife placed inside the house; that at one time, [REDACTED] told me that she could not breathe inside the house only to find that 4 cell phones were being used inside the house; and that [REDACTED] complains more of pain and sickness after my ex-wife uses her cell phone inside the house and allows visitors to use cell phones and other wireless devices inside my home.

During the interviews, I explained to Mr. Belmares that my child [REDACTED] is visibly underweight and has vision and sleeping problems; that after my ex-wife refused to make appointments for 5 medical studies prescribed by my children's pediatrician, [REDACTED] was monitored at a cancer clinic for the same blood injuries caused by wireless radiation; and that the doctor at the cancer clinic refused to monitor [REDACTED] until [REDACTED] gets cancer.

During the first interview, Mr. Belmares told me that if I had not reported the abuse and neglect against my children, I could have been charged with a crime. Mr. Belmares told me that he was there to interview and to protect my children; that he was to find out why my ex-wife refuses to follow the doctors' orders, why she did not seek counseling for KV after she attempted suicide, and why my ex-wife refuses to take my children to my doctor because he did not want to be on local TV if he failed to do so, like it had occurred to some of his colleges.

On Aug. 18, 2015, Mr. Belmares called me asking about my EHS. I explained to Mr. Belmares how during my efforts to keep working, I was exposed to radiation at the work place, aggravating my EHS from being able to work inside a classroom to life-threatening and home bound. During the call, I explained to Mr. Belmares that after KV attempted suicide for the third time, my ex-wife had changed her mind and was allowing that my children be evaluated by my doctor for treatment of their EHS. In response, Mr. Belmares said:"
"We are going to start with that."

During an interview, I explained to Mr. Belmares that on Aug. 17, 2015, KI had been complaining of pain of heart, and of pain on stomach, arms, legs, and head and of dizziness, that my ex-wife had told me again to shut-up, that she did not have anything; that then my ex-wife took KI to a clinic for an ultrasound that found nothing abnormal on the stomach; that the same thing happened with the doctors that examined KI for heart and lung problems; that the ultrasound examination exposed KI unnecessarily to radiation; that my ex-wife did not take KI to the doctor for her pain on heart, arms, and head and for her dizziness, because my ex-wife knows that the doctors are not going to find anything wrong, and will keep mismedicating my child.

During an interview, I explained to Mr. Belmares that after my church paid for the consultation of my children by my doctor, my sister had offered to pay the expense for the trip to my doctor, and that after I made the doctor's appointment, my ex-wife reneged of her promise to take my children to my doctor for evaluation and treatment of the pain and sickness that they feel when exposed to wireless radiation.

During the interviews I explained to Mr. Belmares the urgency of compelling my ex-wife to follow the doctors' orders to prevent that my children's EHS becomes as in my case, life-threatening or worse, and of the urgency that my children be evaluated for treatment of their EHS by a medical expert; that in most cases, even brilliant medical doctors know little or nothing about EHS and are as a matter of routine, mistreating and mismedicating the symptoms of EHS; that as in my case, the doctors that have examined my children have not been able to find what is causing my children's health problems and are mismedicating my children; that in my case, the doctors that examined my condition could not find what caused the pain, and the swelling of eyes, face, and vital organs, or the cause of my speech, concentration and breathing problems until I was evaluated by doctors with expertise in EHS; that in one case, a person suffering of EHS was evaluated by more than 30 specialists that found nothing abnormal, and that by the time an expert evaluated his health condition, irreparable brain damage had occurred, and he committed suicide.

During the interviews, I explained to Mr. Belmares how my children's doctors have been intimidated, and have refused to produce my children's medical records and the referrals of my children to an expert in EHS, and how in a hearing in federal Court an FBI agent testified how they feared for their safety when investigating school officials' corruption.

During an interview, Mr. Belmares denied that ~~she~~ and ~~she~~ had made an outcry to him of the pain and sickness that they feel when exposed to wireless radiation, and I asked my children, who confirmed that ^{they} ~~they~~ had made an outcry to Mr. Belmares during the first interview and not on subsequent interviews because their mother was present. When I explained to Mr. Belmares how my ex-wife intimidates my children from voicing the harm caused on them by wireless radiation, Mr. Belmares admitted that my children made an outcry to him of the pain and sickness that they feel when or after exposed to wireless radiation.

During the last interview, Mr. Belmares told me that he was to close the case because my children were not complaining to him anymore. I reminded Mr. Belmares that my children feel intimidated by my ex-wife, and I asked Mr. Belmares to interview my children again without my ex-wife being present and Mr. Belmares declined.

At that time, ~~she~~ was coming back from school and explained to Mr. Belmares some of the pain and sickness that she feels when exposed to wireless radiation, and of her pain on heart, stomach, arms, legs, and head and of her dizziness; how she could not breathe inside the house only to find that four people were using cell phones inside the house; and that she almost passed out with dizziness at school, and showed Mr. Belmares the rashes, and red spots on her skin.

Mr. Belmares told me that according to him, my children do not have anything. I reminded Mr. Belmares that even if he was a doctor, he had to be a doctor with expertise in EHS to be able to determine the harm being caused on my children by wireless radiation. During the interviews Mr. Belmares shared how he loves his mother, and I asked Mr. Belmares that before closing the case, and because he was not a parent and could not feel my love for my children, and could not understand my efforts to prevent that my children's EHS becomes as in my case life-threatening or worse, to ask his mother if closing the case was the right thing to do.

During the interviews I detailed to Mr. Belmares how specific, concrete, and undisputed evidence on the federal and State records have proven as a matter of law how officials of the Sharyland Ind. School District, taking advantage of my ex-wife's family violence, they manipulated her to commit perjury before the federal Court and before the State Court to conceal the harm being caused on my children and on other children by the radiation at school; and how the same evidence has proven as a matter of law that in retaliation for denouncing their attempts to conceal the harm being caused on school children by the radiation at school, school officials refused to follow the doctors' directions not to seat my children in close proximity to sources of radiation, and to transfer my children to another school, and seated my children closer to sources of radiation aggravating their health condition; and how during that time my child ~~cried~~ cried in pain almost everyday. Dockets 81, 101, Sharyland ISD et al., Id. *Criminal Complaint Sections 1-5*

During the interviews I explained to Mr. Belmares how the same evidence has proven as a matter of law the collusion of SISD officials with my ex-wife's attorney, Mr. Abel Hinojosa, with former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., with former 92nd District Court Judge, Jaime E. Tijerina and with others in the fabrication of a Final Decree of Divorce stating falsely among other things, that with my signature, I gave my ex-wife the exclusive decision on my children's health and education to prevent expert evaluations for treatment of my children's EHS to conceal the harm being caused on my children and on other children by the radiation at school. See sworn Complaint of Violation of Civil Rights submitted to the Special Prosecutions Division in Austin, Texas and to the FBI Public Corruption Task Force and posted at: www.gangstalkingshelp.org/mendoza Criminal Complaint hereon.

Sections 6-9; See Appxs. 57-67.

During the interviews, I detailed to Mr. Belmares how specific, concrete and undisputed evidence on the federal record has proven as a matter of law the collusion of U.S. District Chief Judge, Ricardo H. Hinojosa, and U.S. Magistrate Judge, Peter E. Ormsby with SUSD officials and their irrational cruelty towards children when they refused to consider undisputed evidence proving SUSD officials' falsification of government records, and more than 7 acts of perjury to the Court to conceal that the radiation at school is causing children EHS and other severe harm that defeats the purpose of education, and to conceal their retaliation against my children and against myself for denouncing their attempts to conceal the harm being caused on children by the radiation at school. Dockets 81, 101, 105, 106, Sharyland ISD et al, Id;

Criminal Coup Sections 1-5

During the interviews I explained to Mr. Belmares how specific, concrete and undisputed evidence on the federal and State Records have proven as a matter of law the collusion of former Texas Attorney General and now governor of Texas, Greg Abbott with U.S. District Judge, Randy Crane, in falsification of government records, perjury, fabrication of testimony and of other evidence, and in disability discrimination and retaliation to conceal the legitimacy of EHS as a medical condition and disability, and to deny my applications for a doctor recommended shielding room for rehabilitation of my EHS. *Sections 10-18, Id.*

During the interviews, I explained to Mr. Belmares how specific, concrete and undisputed evidence on the federal record has proven the collusion of Chief Judge Hinojosa and Judge Ormsby with the Commissioner of the Social Security Administration in falsification of government records, fabrication of testimony, in disability discrimination and retaliation in their failed attempts to reverse the Decision of an Administrative Law Judge finding my electromagnetic sensitivity a severe impairment. *Section 15, Id.*

During the last interview, Mr. Belmares promised to return to review the legal documents proving in Court my ex-wife's admissions of violence against my children and against myself; proving her perjury before the Courts and other attempts to conceal my children's EHS; and proving how those public officials in charge of educating and protecting our children committed fraud on the Courts to conceal the harm being caused on children by the radiation at school. Mr. Belmares did not return and closed the case. Case No. 43892258. See my ex-wife's Response to a Request for Admissions, Appx. 43-53

In light of the aggravation of my children's EHS I sought help, again from the CPS Commissioner. On April 28, 2016, with the help of others, I submitted to the now former Texas CPS Commissioner, John J. Specia Jr., a copy of an Application for Protective that had been filed on the 92nd District Court detailing the attempts to conceal the aggravation of my children's EHS. On May 12, 2016, a copy of the Application for Protective Orders was forwarded to the new CPS Commissioner, Henry Hank Whitman, through his assistant, Kristine Blackstone.

On May 5, 2016, CPS agent Cynthia Solis interviewed my children and myself. During the interview, I requested Ms. Solis to compel my ex-wife to follow the doctors' directions and not expose my children unnecessarily to wireless radiation at home, and to compel my ex-wife to follow my children's requests to be evaluated by my doctor for the pain and sickness that they feel when exposed to wireless radiation as stated under penalty of perjury on their Declarations to prevent that my children's EHS becomes as in my case, life-threatening or worse. See my children's Declarations, Appxs. 1, 2, 3.

During the interview, Ms. Solis told me that my children [REDACTED] and [REDACTED] had made an outcry to her of the pain and sickness that they feel when exposed to wireless radiation, and that [REDACTED] and [REDACTED] want to see my doctor, but that my child [REDACTED] does not want to see my doctor. I explained to Ms. Solis that [REDACTED] is addicted to her cell phone and may be afraid that she may not be able to use it anymore.

During the interview, I showed Ms. Solis the medical documentation showing how my EHS is life-threatening and how my EHS has been recognized as a medical condition and as a disability by federal and State agencies and Courts, including the doctors' letters requesting that my children not be seated directly under the light or in close proximity to sources of radiation, pictures of the swelling, black spots, and bloody lines caused by exposure to radiation on my children's eyes, and pictures showing how the swelling inside my skull is pushing an eye out of its socket. See Appxs. 4-35.

During the interview, I explained to Ms. Solis some of the pain and suffering caused on my children by unnecessary exposures at home, and the urgency to avoid these exposures so they can tolerate better the radiation at school, and how after my ex-wife allowed visitors to use cell phones and other wireless devices inside the home, [REDACTED] became so sick that she was prescribed 7 different medications, that she was vomiting some of the medication.

The night of April 29, 2016, my child [REDACTED] stayed by himself home, while my ex-wife took my other two children on a trip to Houston. Afterwards, [REDACTED] said that he never slept like that night before. [REDACTED] left to Houston the next day to spend the weekend in Houston. Both, [REDACTED] and [REDACTED] had their eyes very swollen after they came from Houston. [REDACTED] complained of being very tired for several days, and [REDACTED] was bleeding more easily when scratching. Ms. Solis' supervisor, Betzabel Guerra, has advised me that my EHS is not an issue, but that helping my children is going to depend on the opinion of the State medical specialists. This Request followed.

Conditioning the requests of my children for help on the opinion of State medical specialists is bound to aggravate my children's EHS to life-threatening or worse.

State medical specialists have a conflict of interests to corroborate the legitimacy of EHS as a medical condition and as a disability. EHS proves conclusively that for many years, traditional doctors have been misdiagnosing and mistreating the harm caused by exposure to radiation, and to correct this problem, the American Academy of Environmental Medicine has been training traditional doctors to diagnose the harm caused by wireless radiation. Also, State medical specialists are an arm of the Texas Medical Board. For several years, the Texas Medical Board, acting under pressure from insurance companies to conceal the harm caused by exposure to radiation, attempted to disallow the practice of Environmental Medicine by relentlessly attacking the integrity and professional knowledge of world class physicians with expertise in EHS, including the founder of the Environmental Health Center in Dallas, Texas, Dr. William J. Rea. Dr. Rea was the first doctor that diagnosed my EHS. See Open Letter to Parents, Appx 27-30 See News Letter of the Environmental Health Center, Appx. 36 See Statement of Disability, Exhibit 7, Docket 97, Sharyland ISD et al, Id.

Furthermore, specific, concrete, and undisputed evidence on the federal and State records have proven as a matter of law that to conceal the legitimacy of EHS as a medical condition and as a disability:

Greg Abbott engaged in falsification of records and perjury, and then used the opinion of State medical specialists to claim falsely that radiation is harmless to deny my applications for a doctor recommended shielding room for rehabilitation of my EHS. Criminal Comp. Secs. 10-14.

That to deny my disability benefits, Chief Judge Hinojosa and Judge Ormsby and the Commissioner of the Social Security Administration engaged in falsification of government records and fabrication of testimony, and attempted to reverse the Decision of the Administrative Law Judge finding my electromagnetic sensitivity a severe impairment by substituting the opinion of doctors with expertise in EHS who evaluated and diagnosed my EHS with the opinion of State medical specialists without expertise in EHS who never evaluated my health condition. Criminal Complaint Sect. 15.

That officials of the Sharyland ISD committed falsification of government records, disability discrimination and retaliation against my children and against myself to deny my requests to follow the doctors' directions and to transfer my children to another school. Sections 1-4, Id.

That despite knowing that my ex-wife's testimony that my children are healthy children was false, Chief Judge Hinojosa and Judge Ormsby substituted the testimony of a world-class expert in radiation exposures for the false testimony of my ex-wife; refused to consider evidence proving as a matter of law my claims including my claim of disability discrimination and retaliation; proving SISD officials falsification of government records and more than 7 acts of perjury to the Court, and warned me with sanctions if I pursued my claims of the fraud on the Court, and to deny my motions to compel SISD officials to follow the doctors' directions and to transfer my children to another school. Criminal Comp Sect. 5.

That in response to another law suit detailing Chief Judge Hinojosa and Judge Ormsby irrational cruelty towards children and their collusion with SISD officials and my ex-wife's attorney, Abel Hinojosa, and Judge Rodriguez in fraud on the Courts to conceal the harm being caused on children by the radiation at school, Chief Judge Hinojosa and Judge

Ormsby recused themselves from the case against SISD officials, and that the case was reassigned to Judge Crane. Sects. 5, 25, 26.

That Judge Crane refused to recuse himself despite of evidence proving his collusion with Greg Abbott in falsification of records, fabrication of testimony and of other evidence, and in disability discrimination and retaliation to deny a doctor recommended shielding room for rehabilitation of my EHS, and despite that Judge Crane participated on the decision to introduce more than 25,000 wireless devices into the McAllen Ind. School District, and on the decision to lower the academic requirements to conceal the harm being caused on our childrens' brains and bodies. Id; See Open Letters to the Judiciary, to school officials and to officials of the McAllen ISD, Appxs. 27-30, 68

That Judge Crane refused to consider evidence on the record proving the fraud on the Courts by SISD officials, Judge Hinojosa and Judge Ormsby and others and dismissed the case seeking an order compelling SISD officials to follow the doctors' directions, to transfer my children to another school, and to notify parents with sick children of the harm being caused by the radiation at school. Id.

For all these reasons, I respectfully request your office to protect my children, to compel my ex-wife to follow the doctors' directions and to follow my childrens' requests to be evaluated by my doctor for the pain and sickness that they feel when exposed to wireless radiation.

Respectfully,

Jesus Mendoza

2202 E. 28th St. Mission, Texas 78574 tel (956)519 7140