

RE: COMPLAINT OF DISABILITY DISCRIMINATION AND RETALIATION, AND REQUEST
TO HELP MY CHILDREN.

Kathleen Tighe
Inspector General for the
U.S. Dept. of Education
400 Maryland South West
Washington, D.C. 20202
Tel. 800 647-8733

I respectfully request the Office of the Inspector General to compel the Secretary of Education, John King Jr. to compel officials of the Sharyland Ind. School District to follow the doctors' orders not to seat my children directly under the light or in close proximity to sources of radiation to prevent that my children's Electrohypersensitivity becomes as in my case, life-threatening or worse, on the ground that in retaliation for denouncing the collusion of SISD officials with Greg Abbott, with the Obama Administration and with others in fraud on the Courts to conceal that the microwave radiation at school is causing children Electrohypersensitivity, and brain, eye, blood, and DNA damage and other severe harm that defeats the purpose of education, Mr. King is refusing to compel SISD officials to follow the doctors' orders while the health of my children continues aggravating as detailed herein.

STATEMENT OF FACTS

On Aug. 23, 2016, in response to my request to follow the doctors' orders not to seat my children directly under the light or in close proximity to sources of radiation to prevent that my children's Electrohypersensitivity, EHS, becomes as in my case, life-threatening or worse, Ms. Debra Alaniz, who identified herself as in charge of Section 504 at Sharyland Ind. School District told me that SISD was not to follow the doctors' orders until my children be evaluated by medical experts in EHS. I explained to Ms. Alaniz that evidence on the record has proven beyond reasonable doubt that SISD officials engaged in falsification of government records, in perjury and fraud on the Courts, and in disability discrimination and retaliation against my children and against myself to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation to conceal that the microwave radiation at school is causing children EHS and other severe disabilities that defeat the purpose of education; to conceal that the radiation at school is responsible for the increasing number of children suffering of life-threatening and of terminal illnesses; and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment. SISD officials refused to follow the doctors' orders.

During the first days of school my youngest child started having flu symptoms and complained of pain on fingers and on her rib cage, and the swelling, black spots and bloody lines on my child's eyes became more visible.

On or about August 25, 2016, I submitted to the U.S. Secretary of Education, John King Jr. a Complaint of Disability Discrimination and Retaliation, and Request for Help requesting to compel SISD to follow the doctors' orders to prevent that my children's EHS becomes as in my case life-threatening or worse. Complaint No. 061617911.

The Complaint submitted to John King Jr. and this Complaint includes a copy of my childrens' Declarations in which they attest under penalty of perjury that they want to be evaluated by my doctor for the pain and sickness that they feel when exposed to wireless radiation, includes the doctors' letters requesting that my children not be seated directly under the light or in close proximity to sources of radiation, includes doctors' letters detailing how my EHS is life-threatening, includes pictures of the harm caused on my children and on myself by exposure to radiation, including pictures of swelling, black spots and bloody lines on my childrens' eyes, and a picture showing how the swelling inside my skull is pushing an eye out of its socket, and includes a copy of a Grievance to the Texas State against SISD counsell, Ivan F. Perez citing to evidence on the record proving the collusion of SISD officials with members of the judiciary to defraud a Court of a Final Decree of Divorce stating falsely that with my signature, I gave my ex-wife the exclusive decision on my childrens' health and education to prevent expert medical treatment of my childrens' EHS to conceal that the microwave radiation at school has caused harm to teachers, to fire fighters, to police officers and to other adults, and is causing children EHS, and brain, eye, blood, and DNA damage and other severe harm that defeats the purpose of education; to conceal that the lowering of academic standards and the manipulation of grades is to conceal the harm being caused on our childrens' brains by the microwave radiation at school; to conceal that the microwave radiation at school is responsible for the increasing number of children suffering of life-threatening and of terminal illnesses; to conceal that the switch from wired to wireless Internet was not to improve education, but for private enrichment; to conceal that taking advantage of the pervasive corruption in this area, the Obama Administration has chosen our children to start an extremely dangerous and suicidal experiment bound to cause harm even to generations to come; and to conceal that the future of our children and of our national security are being sold to the wireless lobby. The Complaint to John King is available on the Case Law section of wirelesswatchblog.org

On May 4, 2016, I submitted a Criminal Complaint and Request to Help my children to the Director of the Texas Rangers, Steven McGraw detailing the collusion of SISD officials with the then Texas Attorney General, and now governor of Texas, Greg Abbott, with the Texas Attorney General, Ken Paxton, with the Commissioner of the Texas Dept. of Family and Protective Services, Henry Whitman, with former 92nd District Court Judge, Ricardo P. Rodriguez Jr., with former 92nd District Court Judge, Jaime E. Tijerina, and with my ex-wife's attorney, Abel Hinojosa in disability discrimination and retaliation against my children and against myself and on fraud on the Courts to conceal the harm being caused on children by the wireless radiation at school. On June 24, 2016, Mr. McGraw called me clearly in distress to tell me that my Criminal Complaint and Request for Help should be referred to local and federal authorities including the FBI and the CIA. See wirelesswatchblog.org Id.

On Sept. 2, 2016, in response to the 2nd Supplement to the Criminal Complaint against Abbott and Paxton, a Sargent of the Special Prosecutions Division in Austin, Texas, Todd Bircher, called me clearly in distress to tell me that my Complaint was not to be investigated. The 2nd Supplement to the Criminal Complaint against Abbott and against Paxton includes as Exhibits copies of Grievances to the Texas State Bar against Perez, and against Mr. Hinojosa, and against Assistant Texas Attorney General, Norma Ortiz, and copies of Complaints of Judicial Misconduct against Judge Rodriguez and against Judge Tijerina which cite to the evidence on the record proving the irrational cruelty against children of those in charge of educating and protecting our children, and proving their collusion with the Obama Administration to conceal the harm being caused on children by the microwave radiation at school; to conceal that the switch from wired to wireless Internet in schools was for private enrichment; and to conceal that taking advantage of the pervasive corruption in this area, the Obama Administration is selling the future of our children and of our national security to the wireless lobby. See Case Law of wirelesswatchblog.org Id.

On Sept. 7, 2016, an attorney for the U.S. Dept. of Education, Ms. Tanya Oliveira called me to set a telephonic conference on my Complaint of Disability Discrimination and Retaliation and Request to Help my children for Sept. 12, 2016. The next day, Ms. Oliveira called me clearly in distress to tell me that I needed a Court order stating that I have the exclusive decision on my children's health and education or that the Complaint was to be dismissed. On Sept. 7, and on Sept. 12, 2016, I explained to Ms. Oliveira that the evidence submitted to her proved the fraud on the Courts to deprive me of my right to make evaluations for the pain and sickness that my children feel when exposed to wireless radiation to conceal that the wireless radiation at school is causing children harm that defeats the purpose of education, and that her requirement was defeating the purpose of the U.S. Dept. of Education. Ms. Oliveira repeated that unless I submitted a Court order, the Complaint of Disability Discrimination and Retaliation, and the Request to Help my children was to be dismissed.

The Commissioner of the Texas Education Agency, Mike Morath has ignored my requests to compel SISD officials to follow the doctors' orders to prevent that my children's EHS becomes as in my case, life-threatening or worse. Complaint No. INV2016-08-017 See wirelesswatchblog.org Id.

My children's doctors also have been intimidated to conceal that the microwave radiation at school is causing children harm that defeats the purpose of education. At first, my children's pediatrician and eye doctor were eager and willing to help my children, and to prevent that my children's EHS becomes as in my case, life-threatening or worse, and then refused to refer my children to medical experts in EHS and refused to produce the complete medical records of my children. Even FBI agents were concerned for their safety when investigating corruption of school officials in this area. The McAllen Monitor Editorial, Sept. 13, 2013 at 7B; FBI agent testifies on Vella's power in Progreso, Sept. 5, 2013 at 1A, 7A, Id.

ELECTROHYPERSENSITIVITY, EHS.

I am suffering of a painful, debilitating, and life-threatening Electrohypersensitivity, EHS. Exposure to the same radiation reaching children at school, including the radiation emitted by power lines, electric motors and transformers, fluorescent lights, cell phones and wireless computers, causes me among other things, swelling of vital organs, and swelling of face, head, and eyes; flu and allergy symptoms; rashes and loss of skin; symptoms of heart attack and of stroke; and breathing, speech, hearing, concentration and memory problems. I have a history of life-threatening swelling of heart. The swelling inside my skull has been so severe as to displace an eye out of its socket. I cannot stay inside my home but for a few minutes at a time, and I stay in a metal room in the back yard. For the most part, I have been home bound for more than 5 years. To ameliorate some of the symptoms caused by exposure to radiation, I use shielding of the thoracic box most of the time, and at times shielding of head at night. The delayed effects of exposure to radiation have been catastrophic. I Have been violently ill several times. I use oxygen during crisis. I am in pain all the time. Everyday is a different nightmare. My EHS has been recognized by federal and State agencies and by Courts. My children are also suffering of EHS, and their health is aggravating by lack of expert medical treatment for the pain and sickness that they feel when exposed to wireless radiation, and by unnecessary exposures to radiation. (1)

Electrohypersensitivity, EHS, is caused and aggravated by exposure to the same microwave radiation reaching children at school, and proves conclusively that the use of wireless devices in schools is causing children EHS and other severe harm that defeats the purpose of education. Without knowing, millions of children are suffering of EHS. In most cases, doctors are misdiagnosing and mistreating with drugs symptoms that disappear with avoiding exposure to radiation. EHS can be fatal if misdiagnosed or mistreated with drugs. (2)

THE DISABILITY DISCRIMINATION AND RETALIATION, AND THE FRAUD ON THE COURTS
TO CONCEAL THE HARM BEING CAUSED ON CHILDREN BY THE MICROWAVE RADIATION AT
SCHOOL.

Federal and State litigation has proven beyond reasonable doubt how those in charge of educating and protecting our children have engaged in falsification of government records, in perjury and fraud on the Courts, and in disability discrimination and retaliation against my children and against myself to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation, to conceal that the same microwave radiation reaching children at school has caused harm to teachers, to fire fighters, to police officers and to other adults; to conceal that this radiation is causing children Electro-hypersensitivities, and brain, eye, blood, and DNA damage and other severe harm that defeats the purpose of education; to conceal that the radiation at school is responsible for the poor academic performance, for the increasing number of children suffering of learning and behavioral impairments, for the millions of visits to the school nurse, and for the millions of student and teacher absences for health reasons, for the increasing number of children collapsing in class and committing suicide, and for the increasing number of children suffering of life-threatening and of terminal illnesses; to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment; to conceal that the lowering of academic standards and the manipulation of grades is to conceal the harm being caused on our children's brains by the microwave radiation at school; to conceal that taking advantage of the pervasive corruption in this area, the Obama Administration has chosen our children to start an extremely dangerous and suicidal experiment bound to cause harm even to generations to come; and to conceal the collusion to sell the future of our children and of our national security to the wireless lobby as detailed with evidence on the Grievances against attorneys to the Texas State Bar, and on the Complaints of Judicial Misconduct attached as Exhibits to the Criminal Complaint against Greg Abbott and Ken Paxton and posted on the Case Law section of wirelesswatchblog.org (3)

THE EVIDENCE PROVING THE FRAUD ON THE COURTS TO CONCEAL THE HARM
BEING CAUSED ON CHILDREN BY THE MICROWAVE RADIATION AT SCHOOL

Specific, concrete, and undisputed evidence on the federal record has proven beyond reasonable doubt the collusion of the former Texas Attorney General and now Governor of Texas, Greg Abbott with U.S. District Judge Randy Crane in falsification of government records, in fabrication of evidence, and in disability discrimination and retaliation to conceal that the Social Security Administration found my electromagnetic sensitivity a severe impairment to conceal the legitimacy of my Electrohyper - sensitivity as a Physical medical condition and as a disability, and to defraud the federal Court of an order denying my application for a doctor recommended shielding room for rehabilitation of my Electrohypersensitivity, EHS. (4)

The same evidence has proven beyond reasonable doubt the collusion of U.S. Chief District Judge Ricardo H. Hinojosa with U.S. Magistrate Judge Peter E. Ormsby and with the Commissioner of the Social Security in falsification of government records, in fabrication of evidence, and in retaliation to conceal the legitimacy of my EHS and to defraud the federal Court of an order denying my application for disability benefits. (5)

The same evidence has proven beyond reasonable doubt the irrational cruelty against children and against the disabled of Chief Judge Hinojosa and Judge Ormsby, and their collusion with officials of the Sharyland Ind. School District, with Greg Abbott, and with Judge Crane in falsification of government records, in more than 7 acts of perjury, and in disability discrimination and retaliation against my children and against myself to defraud the federal Court of orders denying my motions to compel SISD officials to follow the doctors' orders not to seat my children directly under the light or in close proximity to sources of radiation, to conceal the harm being caused on children by the microwave radiation at school, and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment. (6)

The same evidence has proven beyond reasonable doubt the collusion of SISD officials 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 my ex-wife's attorney, Abel Hinojosa in fraud on the 92nd District Court to conceal my ex-wife's perjury before the federal Court and before the 92nd District Court and to conceal her emotional or mental stability and her violence against my children. The same evidence has proven beyond reasonable doubt the collusion of SISD officials with Judge Rodriguez, with Judge Tijerina and with Mr. Hinojosa to defraud the 92nd District Court of a Final Decree of Divorce stating falsely among other things, that with my signature, I agreed to give my ex-wife the exclusive decision over my children's health and education to prevent expert evaluations for treatment of the pain and sickness that they feel when exposed to wireless radiation, and to conceal the fraud on the Courts to conceal the harm being caused on children by the wireless radiation at school. (7)

In retaliation for denouncing the collusion of Greg Abbott with the Obama Administration in fraud on the Courts to conceal the harm being caused on children by the wireless radiation at school, the Commissioner of the Texas Dept. of Family and Protective Services, Henry Hank Whitman is attempting to conceal my ex-wife's emotional or mental instability, and her violence against my children; is attempting to conceal my children's EHS; has refused to compel my ex-wife to follow the doctors' orders not to expose my children unnecessarily to wireless radiation; and has refused to compel my ex-wife to allow for expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation. (8)

In retaliation for denouncing the collusion of Greg Abbott with the Obama Administration in fraud on the Courts to conceal that the radiation at school is causing children harm that defeats the purpose of education, the Texas Attorney General, Ken Paxton is attempting to enforce by incarceration the support orders on the fraudulent Final Decree of Divorce, knowing that the support orders were obtained by fraud on the 92nd District Court to conceal the harm being caused on my children and on other children by the microwave radiation at school; knowing of my inability to comply with the fraudulent support orders; knowing that because of my life-threatening Electrohypersensitivity, incarceration is for me a death sentence; and knowing that this is an attempt to silence with murder, the fraud on the Courts to conceal the harm being caused on children by the microwave radiation at school. (9)

In retaliation for denouncing the collusion of SISD officials with Greg Abbott, with the Obama Administration and with others in fraud on the Courts to conceal the harm being caused on children by the radiation at school, SISD Superintendent, Dr. Robert O'Connor is refusing to follow the doctors' orders not to seat my children directly under the light or in close proximity to sources of radiation until my children be evaluated by medical experts in EHS, knowing that evidence on the record has proven the fact that taking advantage of my ex-wife's emotional or mental instability, and of her violence against my children, SISD officials manipulated her to commit perjury before a federal Court and before the 92nd District Court to conceal the aggravation of my children's EHS by the radiation exposures at school; knowing that evidence on the record has proven the collusion of SISD officials with Judge Rodriguez, with Judge Tijerina and with my ex-wife's attorney to defraud the 92nd District Court of a Final Decree of Divorce to deprive me of my right to make expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation to conceal that the microwave radiation at school is causing children harm that defeats the purpose of education. (10)

RELIEF

For all these reasons, I respectfully request the U.S. Department of Education, Office of the Inspector General to compel officials of the Sharyland Ind. School District to follow the doctors' orders not to seat my children not directly under the light or in close proximity to sources of radiation to prevent that my childrens' Electrohypersensitivity becomes as in my case, life-threatening or worse. If more evidence is necessary I will be happy to oblige.

Respectfully,

Jesus Mendoza 25 Sept, 2016.
Jesus Mendoza

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

cc:

The Governor of Texas, Greg Abbott.
Texas Attorney General, Ken Paxton.
Commissioner of the Texas Education Agency, Mike Morath.
Commissioner of the Texas Family and Protective Services, Henry Whitman.
Director of the Texas Rangers, Steven McCraw.
Sargent of the Special Prosecutions Division, Todd Bincher.
Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr.
Sheriff of Hidalgo County, Eddy Guerra.
Chief of the City of Mission Police Dept. Robert Dominguez.
Superintendent of the Sharyland Ind. School Dist. Dr. Robert O'Connor.
Superintendent of the McAllen Ind. School Dist. Dr. Jose Gonzalez.

Advocacy for Principled Action in Government.
American Civil Liberties Union.
Bill of Rights Defense Committee
Brennan Center for Justice
Campaign for Liberty
Constitutional Alliance
Defending Dissent Foundation
Demand Progress
Electronic Privacy Info. Center
Electronic Frontier Foundation
Free Speech Coalition
Fightt for the Future
Gmt. Accountability Project
The Niskanen Center
Media Freedom Foundation
National Security Counselors
Nat. Ass. of Crim. Defense Lawyers
Liberty Coalition
New Americas Open Tech. Institute
OpenTheGovernment.org
Project Censored
Project on Government Oversight
Public Citizen
Restore the Fourth
RootsAction.org
R. Street
Sunlight Foundation
TechFreedom

THE EVIDENCE OF DISABILITY DISCRIMINATION AND RETALIATION TO CONCEAL THE FRAUD ON THE COURTS TO CONCEAL THE HARM BEING CAUSED ON CHILDREN BY THE WIRELESS RADIATION AT SCHOOL.

- 1) See the Physician Statement of Disability issued by the Texas Dept. of Aging and Disability Services and signed by my doctor stating as medical diagnosis "Highly sensitive to electricity," excerpts of a Decision of the Social Security Administration finding my electro-magnetic sensitivity a severe impairment, doctors' letters describing my life-threatening EHS, doctors' letters requesting that my children not be seated directly under the light or in close proximity to sources of radiation, my children's Declarations in which they attest under penalty of perjury that they want to be evaluated by my doctor for treatment of the pain and sickness that they feel when exposed to wireless radiation, and pictures showing the effects caused on my children and on myself by exposure to radiation. Attached as Exhibits to the Complaint of Disability Discrimination and Retaliation and Request for Help submitted on or about August 27, 2016 to the Secretary of the U.S. Dept. of Education, John King Jr., Complaint No. 061611791.
- 2) The undisputed scientific evidence on the federal record proving that the same microwave radiation reaching children at school has caused harm to teachers, to fire fighters, to police officers and to other adults and proving that this radiation is causing children EHS, and brain, eye, blood, and DNA damage and other severe harm that defeats the purpose of education is detailed on Jesus Mendoza et al., v. Sharyland Ind. School District et al., Case No. 7:11-cv-29 (S.D. TX. 2011), Dockets 2, 6, 26, 38, 48, 57, 62; Docket 81, Sections 4-7; Docket 97, Exhibits 1.1 - 1.15; 4.25 - 4.37, 6.4 - 6.29; 8.0 - 8.94; Exhibit 9, Exhibit 10; Docket 91, Apps 4-017 to 4-090; Docket 1101, pgs 4, 8-33.
See Open Letter to Parents, to Doctors and to School Officials, and Open Letter to the Judiciary citing more than 50 scientific studies proving the harm caused by power levels of microwave radiation below the power levels reaching children at school. Attached as Exhibits to Complaint to John King Jr., Id.
See Grievance to the Texas State Bar against SISD counsel, Ivan F. Perez, attached to Complaint to John King Jr., Id.
- 3) See Grievance against SISD counsel, Ivan F. Perez, Id.
See Grievances to the Texas State Bar against Assistant Texas Attorney General, Norma Ortiz, and against attorney Abel Hinojosa, and Complaints of Judicial Misconduct against former Judge Rodriguez, and against former Judge Tijerina, attached as Exhibits to the 2nd Supplement Criminal Complaint against the Governor of Texas, Greg Abbott and against the Texas Attorney General, Ken Paxton, submitted to the Special Prosecutions Division in Austin, Texas and available on the Case Law section of wirelesswatchblog.org

4) Undisputed evidence on the federal record has proven as a matter of law that in response to my application for a doctor recommended shielding room for rehabilitation of my EHS, and to conceal the legitimacy of EHS as physical medical condition and as a disability, and to deny my application for the shielding room, Greg Abbott, through his agents, removed from the application record among other evidence, the Decision of the Social Security finding my electromagnetic sensitivity a severe impairment; a picture showing how the swelling inside my skull is pushing one eye out of its socket; an interview in which the then President of the World Health Organization declares her EHS; and Affidavits of persons attesting to my mental stability and to the swelling caused on myself by exposure to radiation. The same evidence has proven as a matter of law that U.S. District Judge, Randy Crane refused to consider the undisputed evidence proving Abbott's falsification of government records and disability discrimination, and in retaliation, fabricated testimony and altered a doctor's letter to conceal the harm caused by the same radiation reaching children at school, and to deny my application for a doctor recommended shielding room for rehabilitation of my EHS. Unopposed Motion to Recuse Judge Crane, Docket 25 to Jesus Mendoza v. Dr. David Moron and the Texas Dept. of Assistive and Rehabilitative Services, Case No. M-05-1184 (S.D. TX. 2005).

See Complaint of Violation of Civil Rights and Request to Investigate submitted to the FBI Public Corruption Task Force and to the Special Prosecutions Division in Austin, Texas Complaint No. SPD# 10269-15 Sections 10-14, detailing the collusion of Judge Crane with Greg Abbott in falsification of government records, in disability discrimination and retaliation, and in fraud on the federal Court to conceal the harm caused by the same radiation reaching children at school.

Undisputed evidence on the State record has proven as a matter of law that to deny another application for a shielding room, and to conceal the harm caused by the same radiation reaching children at school, Greg Abbott allowed a DARS counselor to commit perjury to conceal the fabrication of an application record that stated falsely that I refused to see doctors including a psychiatrist. Jesus Mendoza v. The Texas Dept. of Assistive and Rehabilitative Services, Case No. D-1-GN-09-002538, 345th District Court, Travis County, Texas.

Undisputed evidence on the federal record has proven that to deny another application for a shielding room, and to conceal that the microwave radiation at school is responsible for the increasing number of children suffering of life-threatening and of terminal illnesses, Greg Abbott allowed a DARS supervisor to remove from my application more than 80 pages of my medical records, and more than 70 pages of evidence proving SISD officials' perjury and fraud to the federal Court to conceal their disability discrimination and retaliation against my children to conceal the harm being caused on children by the radiation at school. Jesus Mendoza v. U.S. District Chief Judge,

- 5) Specific, concrete, and undisputed evidence on the federal record has proven beyond reasonable doubt that to deny my application for disability benefits and to conceal the harm caused by the same radiation reaching children at school, U.S. District Chief Judge, Ricardo H. Hinojosa and U.S. Magistrate Judge, Peter Ormsby, and the Commissioner of the Social Security Administration engaged in falsification of government records and fabrication of evidence, and that in retaliation, attempted to to replace the opinion of medical experts that examined my health condition and diagnosed my EHS, for the opinion of government doctors unfamiliar with EHS that never examined my health condition. Unopposed Motion to Recuse Chief District Judge Ricardo H. Hinojosa, Docket 20, and Dockets 21, 28, and 32, Jesus Mendoza v. Michael J. Astrue, Case No. 7:05-cv-00133 (S.D. TX. 2005).
- 6) Specific, concrete, and undisputed evidence on the federal record has proven beyond reasonable doubt that both, Chief Judge Hinojosa and Judge Ormsby refused to consider conclusive evidence on the record proving that in retaliation for denouncing their attempts to conceal the harm being caused on children by the radiation at school, and taking advantage of my ex-wife's illiteracy, family violence and emotional or mental instability, SISD officials attempted to persuade her to impeach in Court my mental stability, and persuaded her to testify falsely before the federal Court that my children are healthy children. The same evidence has proven beyond reasonable doubt that Chief Judge Hinojosa and Judge Ormsby refused to consider conclusive evidence on the record proving that in retaliation for denouncing the harm being caused on children by the radiation at school, SISD officials refused to follow the doctors' orders to seat my children not directly under the light or in close proximity to sources of radiation and seated my children closer to sources of radiation. Sharyland ISD et al, Docket 38, pgs 5, 10, 11, 43, 44; Docket 48, pgs 4-6, 32-35, 40-44, 52-54; Docket 62, pgs 2, 5, 7, 10, 11, 20, 24, 25; Docket 57, pgs 7-10, 31, 32, 48, 49, 64, 65; Docket 81, pgs 1b, 1c, 3, 6, 7, 9, Sections 2-4, 10-11 to 10-7, 12-7; Docket 94, pgs 20, 30; Docket 97, pg 19; Docket 101, pgs 32, 33, 70. See Grievance to the Texas State Bar, pgs 4-6, attached to the Complaint of Disability Discrimination and Retaliation and Request for Help submitted to the U.S. Secretary of Education, John King Jr., Complaint No. 061161791.

Specific, concrete, and undisputed evidence on the federal record has proven beyond reasonable doubt that Chief Judge Hinojosa and Judge Ormsby refused to consider evidence on the record proving conclusively more than 7 acts of perjury of SUSD officials to the federal Court to conceal their falsification of government records and their disability discrimination and retaliation against my children and against myself to conceal the harm being caused on children by the radiation at school. Docket 101, Sharyland ISD et al, Id; See Grievance to the Texas State Bar against SUSD counsel, Ivan F. Perez pg 6, Id.

Specific, concrete and undisputed evidence on the record has proven beyond reasonable doubt that during the litigation to compel SUSD officials to follow the doctors' orders and to transfer my children to another school, Greg Abbott interfered with my ability to file in federal Court a 73-page document stamped as SUSD Exhibit that by mistake, SUSD officials submitted to the federal Court and then asked the Court to withdraw it, and which corroborates SUSD officials' falsification of government records, their perjury to the Court, and their disability discrimination and retaliation to conceal the harm being caused on children by the radiation at school. Hinojosa et al, Docket 1, pgs 206-216; Sharyland ISD et al, Docket 94, pgs 15, 22, 31, 32, 34, 35, 40, 46, 48-51; Docket 97, pgs 19, 20; Docket 101, pgs 32-35, 48, 57, 77, 78; See Grievance against Ivan F. Perez pg 9, Id. A copy of this document is part of the record, Docket 97, Exhibit 8, Sharyland ISD et al, Id.

Specific, concrete, and undisputed evidence on the federal record has proven beyond reasonable doubt that Chief Judge Hinojosa and Judge Ormsby recused themselves from the case against SUSD officials in response to another federal law suit detailing their irrational cruelty towards children and towards the disabled, and detailing their collusion with SUSD officials, with Greg Abbott, with Judge Crane, with the Obama Administration and with others in fraud on the Courts to conceal that the microwave radiation at school is causing children EHS and other severe physical harm that defeats the purpose of education; to conceal that the radiation exposures at school are responsible for the increasing number of children suffering of life-threatening and of terminal illnesses; and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment. Hinojosa et al, Dockets 1, 4; See Grievance against Ivan F. Perez, pg 10, Id.

- 7) Specific, concrete and undisputed evidence on the record has proven beyond reasonable doubt that to conceal their fraud on the federal Court to conceal the harm being caused on children by the radiation at school, SISD officials manipulated my ex-wife to file for divorce and to seek orders to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation. The same evidence has proven conclusively the collusion of SISD officials with my ex-wife's attorney, Abel Hinojosa, with Judge Rodriguez and with Judge Tijerina in disability discrimination and retaliation against my children and against myself to conceal my ex-wife's violence against my children, her emotional or mental instability, and her perjury before the federal Court to defraud the 92nd District Court of a Final Decree of Divorce to deprive me of my right to make expert medical evaluations for the pain and sickness that my children feel when exposed to wireless radiation, to conceal that the microwave radiation at school is causing children EHS and other severe physical harm that defeats the purpose of education, and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment. Docket 48, pgs 4,5,33,40,44, 48,52,53; Docket 62, pgs 4-7, 20; Docket 57, pg 7; Docket 81, pg 9, Section 11-2; Docket 101, pg 71, Sharyland ISD et al, Id.

The Grievances to the Texas Bar against SISD counsel, Ivan Perez, and against Abel Hinojosa, and the Complaints of Judicial Misconduct against Judge Rodriguez and against Judge Tijerina cite to the evidence on the record proving their collusion with SISD officials in fraud on the 92nd District Court to conceal the harm being caused on children by the wireless radiation at school, and are attached as Exhibits to 2nd Supplement to Criminal Complaint against Greg Abbott and against Ken Paxton submitted to the Special Prosecutions Division in Austin Texas, and available on the Case Law section of wirelesswatchblog.org

- 8) The Request to Protect my Children dated May 18, 2016 submitted to the Commissioner of the Texas Dept. of Family and Protective Services, Henry Hank Whitman details how CPS agents have been attempting to conceal my ex-wife's ongoing violence against my children to conceal the collusion of Greg Abbott with SISD officials and with others in fraud on the Courts to conceal the harm being caused on children by the wireless radiation at school. Available at wirelesswatchblog.org Id..

The Criminal Complaint against Whitman and against others submitted to the Special Prosecutions Division in Austin is available on the case law section of wirelesswatchblog.org

The Criminal Complaint and Request for Help dated May 4, 2016 submitted to the Special Prosecutions Division details how CPS Commissioner Whitman's collusion with SISK officials, with Greg Abbott, with Ken Paxton, with Judge Rodriguez, with Judge Tijerina and with others in retaliation against my children and against myself is in violation of the Texas Penal Code, including injuries to children and to the disabled; endangering children and deadly conduct; continuous violence against children; improper influence and tampering with witnesses; tampering and fabricating evidence, tampering with government records, and aggravated perjury; obstruction and retaliation, interference with public duties, failure to report felonies, abuse of official capacity, official oppression, and organized criminal activity. Available on the Case Law section of wirelesswatchblog.org

The Criminal Complaint detailed how the collusion of public officials' disability discrimination and retaliation against my children and against myself violates federal criminal law and meets the definition of bribery and of conspiracies to violate and of violations of civil rights including the children's right to bodily integrity, of parental rights, of the right to access and petition the Courts, of the right to an impartial trier of fact, of the right to speech, and of the right to be free from retaliation for exercising protected rights, of RICO violations, and of violations of the Matthew-Shepard Act, which makes a federal hate crime to attempt or to cause harm to the disabled. Id.

See Requests for Help to Greg Abbott to compel the CPS Commissioner to protect my children, available at wirelesswatchblog.org Id.

- 9) See the Grievance to the State Bar against Assistant Texas Attorney General, Norma Ortiz detailing how the Texas Attorney General Ken Paxton is attempting to silence with murder the collusion of Greg Abbott with SISK officials, with the Obama Administration and with others in fraud on the Courts to conceal that the microwave radiation at school is causing children EHS and other severe harm that defeats the purpose of education, and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment, attached as Exhibit to the 2nd Supplement to Criminal Complaint against Greg Abbott and against Ken Paxton. Id.

See the Request to Paxton to withdraw the retaliatory law suit and the Request to Abbott to compel Paxton to withdraw the retaliatory law suit. Id.

- 10) See Complaint of Disability Discrimination and Retaliation and Request for Help submitted on Aug. 26, 2016 to the Secretary of Education, John King Jr. Complaint No. 06161791, Id.

Specific, concrete, and undisputed evidence on the record has proven beyond reasonable doubt the collusion of the Texas 13th Court of Appeals Chief Justice, Rogelio Valdez with Justices Linda Reyna Yañez, Nelda V. Rodriguez, Dori Contreras Garza, Gina M. Benavides, and Rose Vela, with STSD officials, with Judge Rodriguez, with Judge Tijerina, and with others in fraud on the Courts to conceal that the microwave radiation at school is causing children EHS and other severe harm that defeats the purpose of education, and to conceal that the switch from wired to wireless Internet in schools was not to improve education but for private enrichment. Petitions for Writ of Mandamus Nos. 13-14-451, and 13-12-253, and Appeal No. 13-14-420.

I submitted a sworn Complaint of Violation of Civil Rights and Request to Investigate to the Supervisory Special Agent of the FBI Public Corruption Task Force, Rock Stone, citing to the evidence on the federal and State records proving beyond reasonable doubt the fraud on the Courts to conceal the harm being caused on my children and on other children by the wireless radiation at school. In response, Mr. Stone said that in his more than 20 years of service, he did not know that radiation caused harm, and that if the Complaint was returned to him by his superiors, he was to find the same. The Director of the FBI James Comey has refused to consider the Obama Administration fraud on the Courts to conceal the harm being caused on children by the wireless radiation at school an FBI matter, while the holocaust of children continues undeterred. See Criminal Complaint, Request to Investigate, and Request for Help to James B. Comey available on the Case Law section of wirelesswatchblog.org

Attached to the Complaint and Request to Help my Children submitted to John King and to this Complaint is an Open Letter to Parents, to Doctors, to School Officials and to the Judiciary citing to more than 50 scientific studies, some of the undisputed evidence that proved before a federal Court and before a State Court the harm being caused on children by the microwave radiation at school.

UNSWORN DECLARATION
OF
K. [REDACTED] I. [REDACTED]

I want to be evaluated by my Dad's doctor for treatment of the pain and sickness that I feel when using wireless devices and after I am exposed to wireless devices.

Some of the health effects that occur to me when using wireless devices, or after I am exposed to wireless devices include:

Abdominal pain; aggressive moods; anxiety; dry and painful eyes; excessive sweating at night; fatigue; headaches; heart palpitations; irregular heartbeat; inability to focus; irritability; light headedness; dizziness; memory loss; nausea; nightmares; pain and discomfort in the heart area; pain in the head, neck, shoulders, and back; ringing of the ears; sensitivity to noise and light; sleep problems; skin rashes, bumps and dryness; tingling and numbness in the head, hands, and feet; and vision problems. I am trying to avoid using wireless devices as much as can.

My name is K. [REDACTED] I. [REDACTED], my date of birth is [REDACTED] 2004, and my address is [REDACTED] Texas [REDACTED], United States of America. I declare under penalty of perjury that the facts stated in this document are true and correct.

Executed in Hidalgo County, State of Texas on

4/15/16

K. [REDACTED] I. [REDACTED]
K. [REDACTED] I. [REDACTED]

UNSWORN DECLARATION
OF

I ~~_____~~ B. ~~_____~~

I want to be evaluated by my Dad's doctor for treatment of the pain and sickness that I feel when using wireless devices and after I am exposed to wireless devices.

Some of the health effects that occur to me when I am using wireless devices or after I am exposed to wireless devices include:

Aggressive moods; fatigue; headaches; inability to focus; irritability; light-headedness and dizziness; pain in the head; I am told that I twitch at night, but I don't feel it. I am trying to avoid using wireless devices as much as I can.

My name is I ~~_____~~ B. ~~_____~~, my date of birth is ~~_____~~, 2001, and my address is ~~_____~~ Texas ~~_____~~ United States of America. I declare under penalty of perjury that the facts stated in this document are true and correct.

Executed in Hidalgo County, State of Texas on 4/10⁵/16

~~_____~~
I ~~_____~~ B. ~~_____~~

UNSWORN DECLARATION
OF
K [REDACTED] V. [REDACTED]

I want to be evaluated by my Dad's doctor for treatment of the pain and sickness that I feel when using wireless devices and after I am exposed to wireless devices.

Some of the health effects that occur to me when using wireless devices or after I am exposed to wireless devices include:

Abdominal pain; aggressive moods; anxiety or depressive disorders; fatigue; headaches; heart palpitations; inability to focus; irritability; light-headedness and dizziness; memory loss; nausea; nightmares; pain and discomfort on the heart area; pain in the head, neck, shoulders and back; sensitivity to noise and light.

My name is K [REDACTED] V. [REDACTED], my date of birth is [REDACTED] 2000, and my address is [REDACTED] Texas [REDACTED] United States of America. I declare under penalty of perjury that the facts in this document are true and correct.

Executed in Hidalgo County, State of Texas on 04-15-16

K [REDACTED] V. [REDACTED]

OPEN LETTER TO PARENTS, TO DOCTORS, AND TO SCHOOL OFFICIALS.

Federal and State litigation has proven beyond reasonable doubt fraud on the Courts to conceal:

That the wireless devices used inside schools are exposing children to more than 250,000 uW/m2 of microwave radiation; that these radiation has caused harm to teachers, to fire fighters, to police officers, and to other adults; that the radiation at school is causing children Electrohyper-sensitivites, and brain, eye, blood, and DNA damage, and other severe harm that defeats the purpose of education; that the lowering of academic requirements and the manipulation of grades are to conceal the harm being caused on our childrens brains by the radiation at school; and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment.

Below some of the undisputed evidence on the record proving the harm being caused on children by the microwave radiation at school.

uW/m2

20	<u>Altpeter 1995,1997.</u> Sleep disorders, abnormal blood pressure, weakness, fatigue, limb pain, digestive problems, fewer school children promoted.
30-200	<u>Heinrich 2010.</u> Short term exposure caused headaches, irritation, and concentration problems in school children.
30-500	<u>Thomas 2010.</u> Short term exposure caused sleep problems in school children.
50	<u>Mohler 2010.</u> Chronic exposure caused sleep problems.
50-400	<u>Thomas 2008.</u> Adults exposed to short term cell phone radiation reported increase in headaches and in concentration problems.
60-100	<u>Buchner 2012.</u> Long term effects on immune system.
100	<u>Kolbun 1987.</u> Human sensation.
100-500	<u>Hutter 2006.</u> Headaches, concentrationn and sleeping problems.
100-1,100	<u>Navarro 2003.</u> Fatigue, headaches, sleeping problems.
150-2,100	<u>Aughner 2009.</u> Short term exposure, changes in mental state, prevented refined word choices, calmness, stupified, zoned-out.
165-4400	<u>Oberfeld 2004.</u> Fatigue, depressive tendency, sleeping disorders, concentration problems, cardio-vascular problems, significan increase in breast cancer and brain tumors.
300-500	<u>Rassoul 2000.</u> Headaches, memory changes, depressive symptoms, sleeping problems.
500-1,000	<u>Khurana 2010.</u> Increased neuro, cardio symptoms and cancer.
500-1,000	<u>Kundi 2009.</u> Headaches, fatigue, concentration and sleeping problems.
638	<u>Papageorgio 2011.</u> Decreased cognitive function.
1,300	<u>Zwamborn 2003.</u> Decreased cognition and well being.
1,600	<u>Kolodinski 2006.</u> Memory, attention, motorrrfunction of school children.
2,100	<u>Ridervold 2008.</u> Reported increased headaches in only 45 minutes of exposure to cell phone radiation.
3,800	<u>Schuartz 1990.</u> Effects on heart function.

$\mu W/m^2$

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

SOURCES: Section I of the Bioinitiative Report 2007, 2012; Magda Havas PhD, San Fco. EarthLink Wi-Fi Network 2007; Powerwatch.org.uk See Electro-magnetic Hypersensitivity by Dr. Erica Mallery-Blythe, 2014. The Criminal Complaints submitted to federal and State authorities that cite to the evidence on the record proving the fraud on the Courts to conceal the harm being caused on children by the radiation at school have been posted on the Case Law Section of wirelesswatchblog.org

Respectfully,

Jesus Mendez

OPEN LETTER TO THE JUDICIARY

Dear Judge, scientific studies have proven that unlimited exposure to wireless radiation is causing children Electrohypersensitivities, and brain, eye, blood, and DNA damage, addiction, suicide, and other severe physical harm. Please consider the following facts during adjudication of claims of child misbehavior, since orders limiting the use of wireless devices can protect our children and can prevent recidivism.

- a) Use of wireless devices is exposing children to more than 250,000 uW/m² of microwave radiation, and exposure to 1,000-5,000 uW/m² of microwave radiation can cause brain damage even to adults. (1)
- b) The number of children with brain damage has increased from 1 in 10,000 to 1 in 50, and according to scientists the unrestricted use of wireless devices by children and pregnant women is bound to leave no child without brain damage, and by the time parents become fully aware of this danger, we are bound to lose many of our children. (2)
- c) Chronic exposure to wireless radiation can cause Electrohypersensitivities, and brain, eye, blood, and DNA damage, addiction, suicide, and other severe physical harm even to adults. (3)
- d) Addiction to wireless increase by 53% to 153% the risk of suicide and can cause the same behavioral problems caused by the use of drugs. (4)
- e) The radiation reaching children at school is increasing on children by 500% the risk of cancer, and by 450% the risk of dying to children suffering of life-threatening illnesses. (5)
- f) Evidence on the record has proven beyond reasonable doubt how those in charge of educating and protecting our children have committed fraud on the Courts to conceal the harm being caused on children by the radiation at school, and to conceal that the switch from wired to wireless Internet in schools was not to improve education but for private enrichment. (6)

Consideration of these facts during your efforts to protect our children is highly appreciated. Respectfully,

Jesus Mendoza 26 Aug 2016
Jesus Mendoza, 2202 E. 28th St. Mission, Texas 78574 Tel. (956) 519 7140

1. Kerry Crofton, Radiation Rescue (2009), pgs 385-390.
2. Kerry Crofton, A Wellness Guide for the Digital Age (2014), pgs 9,14, 15,27,39,41,58; Samuel Milham, Dirty Electricity (2010).
3. Magda Havas, San Feo. EarthLink Wi-Fi Network (2007); Section I of the Bioinitiative Report (2012) cites more than 100 scientific studies of the harm caused by different power levels of microwave radiation.
4. Carleigh Cooper, Cell Phones and the Dark Deception (2009), pg 97; Lyn McLean, The Force (2009), pgs 55,66,67; Katie Singer, An Electronic Silent Spring (2014), pgs 106,108,124,184.
- 5) Section I of the Bioinitiative Report (2007), pgs 6,8,9.
- 6) Please See Criminal Complaints to federal and State authorities posted on the Case Law section of wirelesswatchblog.org If more evidence is necessary, I will be happy to oblige.