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IN THE DISTRICT COURT  
APR 25 2016

LAURA HINOJOSA, CLERK  
District Courts, Hidalgo County  
By Deputy #3

HIDALGO COUNTY, TEXAS

[REDACTED]

v.

[REDACTED]

And in the Interest of

[REDACTED]

The State of Texas v. Jesus Mendoza

Jesus Mendoza v. Ken Paxton

APPLICATION FOR PROTECTIVE ORDERS

SCANNED

AFFIDAVIT

STATE OF TEXAS

HIDALGO COUNTY

I, ~~\_\_\_\_\_~~ Pro-se Petitioner verify to the Court that I am over 18 years of age, of sound mind and capable of making this Affidavit, and the statements made in my Application for Ex Parte Protective and Final Protective Orders are within my personal knowledge and are true and correct.

Executed on 4/26/16 at Affiant's home



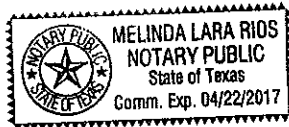
~~\_\_\_\_\_~~ Pro-se Petitioner, Affiant  
Texas Tel. (956) 519 7140

Sworn to and subscribed before me on 4/26/16

Melinda L. Rios

Notary Public in and for the State of Texas

My commission expires 4/22/2017



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## INTRODUCTION.

I, Jesus Mendoza, Pro-se Petitioner in this Application for Protective Orders, respectfully request the Court Ex parte Protective Orders and Final Protective Orders compelling my ex-wife, the mother of my three minor children, Respondent, [REDACTED], not to use or allow others to use wireless devices inside my home, except in emergencies, and not to use or allow others to use wireless devices inside Respondent's vehicle when driving my children, except in emergencies, on the ground that doctors have ordered that my children and myself should not be exposed unnecessarily to wireless radiation; on the ground that Respondent's persistent refusal to follow the doctors' orders is aggravating my children's Electrohypersensitivity, EHS, as in my case, to life-threatening or worse, and is aggravating further my EHS; and on the ground that Respondent's persistent refusal to follow the doctors orders is family violence and a clear and present danger that is causing my children and myself immediate and irreparable injury, loss and damage for which there is no adequate remedy at law.

Attached to this Application are the Unsworn Declarations of my three minor children requesting to be evaluated by my doctor for treatment of the pain and sickness that they feel when exposed to wireless radiation, and attesting under penalty of perjury to some of the health effects that they feel when exposed to wireless radiation.

I respectfully request the Court a Final Protective Order compelling Respondent to follow the requests of my children to be evaluated by my doctor, [REDACTED] and expert in EHS, for treatment of the pain and sickness that they feel when exposed to wireless radiation, on the ground that Respondent persistent refusal to allow expert medical care for my children is aggravating my children's EHS as in my case, to life-threatening or worse; and on the ground that Respondent's persistent refusal to allow expert medical care of my children is family violence and a clear and present danger that is causing my children immediate and irreparable injury, loss and damage for which there is no remedy at law.

I respectfully request the Court a Final Protective Order designating myself with the exclusive decision on my children's health and education, on the ground that Respondent's persistent refusal to follow the doctors' orders, and her persistent refusal to allow expert evaluations for treatment of my children's health condition, is aggravating my children's EHS as in my case, to life-threatening or worse; and on the ground that Respondent's refusal to follow the doctors' directions not to expose my children unnecessarily to radiation, and Respondent's persistent refusal to allow for expert medical care of my children is family violence and a clear and present danger that is causing my children immediate and irreparable injury, loss and damage for which there is no adequate remedy at law as explained herein.

I respectfully request the Court under Tex. Fam. Code 153.009 to order Respondent [REDACTED] to bring for a Court interview in chambers, my children [REDACTED], [REDACTED], and [REDACTED] [REDACTED] for the Court to determine the wishes of my children to be evaluated by my doctor for treatment of the pain and sickness that they feel when exposed to radiation. I respectfully request the Court to make a record of the interviews.

Motion to Appear by Phone to Court on hearing on Final protection Order. I respectfully request the Court to allow me appearing by phone to hearings and to other judicial proceedings on the ground that I am suffering of a life-threatening Electrohypersensitivity, EHS, that is aggravated by the radiation inside buildings, and on the ground that allowing me appearing by phone is necessary to accommodate my disability, to access and petition the Court as explained herein.

#### Motion to Appoint Attorney

I respectfully request the Court to appoint an attorney for my children and for myself, on the ground that I do not have the means to pay an attorney, on the ground that my precarious health condition is impairing my ability to prosecute the case myself; on the ground that an attorney is necessary to prevent that my children's EHS becomes as in my case, life-

threatening or worse; and on the ground that under the circumstances in this case, the Court can appoint an attorney to my children and to myself. See Gibson v. Tolbert, 102 S.W.3d 710,712 (Tex. 2003)

Discovery is intended to be conducted under level 3.

I respectfully request the Court an Order compelling Respondent, [REDACTED] [REDACTED] to deliver to myself within 10 days all of my childrens' medical records for the last 3 years. Proposed orders attached.

Bond. I respectfully request the Court waiver of bond on the ground that I am proceeding in forma pauper, and on the ground that the relief sought in this Application is to prevent severe physical harm to my children and to myself.

Jurisdiction and Venue. Former 92nd District Court Judge, Jaime E. Tijerina, to conceal the fraud on the Court by former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, <sup>Ricardo P. Rodriguez Jr.,</sup> and by Respondent's attorney, Mr. Abel Tijerina to conceal Respondent's family violence, and to prevent expert evaluations for treatment of my childrens' EHS, refused to allow me to appear by phone to the final pretrial conference and to trial; and on April 30, 2014 signed a Final Decree of Divorce that had been submitted by Mr. Hinojosa stating falsely among other things, that I waived my right to jury trial and that with my signature, I gave Respondent the exclusive decision on my childrens' health and education. My signature is not affixed to the Final Decree as misrepresented. See Appendix 22 to this Application See Complaint of Violation of Civil Rights submitted to the Special Prosecutions Division in Austin, Texas and to the FBI Public Corruption Tasks Force and posted for me at [www.gangstalkinghelp.org/mendoza](http://www.gangstalkinghelp.org/mendoza)

I made a criminal complaint with the Texas Rangers against those who committed fraud on the Courts to conceal the harm being caused on my children by exposure to wireless radiation.

UNSWORN DECLARATION  
OF  
[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 headdness; 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 [REDACTED], my date of birth is [REDACTED] 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

[REDACTED]

UNSWORN DECLARATION  
OF

[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 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 not feel it. I am trying to avoid using wireless devices as much as I can.

My name is [REDACTED], my date of birth is [REDACTED], 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

[REDACTED]



UNSWORN DECLARATION  
OF

[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 [REDACTED] my date of birth is [REDACTED] 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

[REDACTED]

## STATEMENT OF FACTS

I am suffering of a painful debilitating and life-threatening Electro-hypersensitivity, EHS. Exposure to the radiation found inside buildings, including the radiation emitted by power lines, electric transformers and motors, computers, fluorescent lights and wireless devices cause me among other things, severe pain, swelling of vital organs, and breathing, speech, concentration, and memory problems. I have been violently ill several times. I use oxygen during crisis, I am in pain all the time. Every day is a different night mare. To ameliorate some of the effects of radiation exposure I use aluminum plates on the torasic box, and at times a doctor recommended lead vest, and aluminum shielding of head at night. I cannot be inside my home but for a few minutes at a time, and I stay on a metal room placed on the middle of the lot. Gradually I lost the ability to be inside a building for extended periods of time. On March of 2011, I lost the ability to drive, and on July of 2012, I lost the ability to use a modified laptop to draft documents. At times, I can use battery operated cameras to document the aggravation of my and of my childrens EHS. With exception of some walks around the neighborhood during the year 2011, and occasional walks to the next door-neighbors, I have been home bound since the year 2011. My EHS has been recognized as a medical condition and as a disability by federal and State agencies and Courts.

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" and describing some of the major life activities and functions substantially limited when exposed to radiation including receptive and expressive language, learning, mobility, capacity for independent living and economic self-sufficiency, Exh. 1A, Appx. 1

See doctors' letters describing my Chemical and Electrohypersensitivity and how my health condition is life-threatening, Exhs. 1B, 1C, Appxs 8-10. See doctors' prescription for oxygen, Exh. 1E, Appx. 1E.

See medical records documenting life-threatening swelling of heart caused by exposure to the radiation inside buildings, Appxs. 6, 6A, 6B, 6C.

See pictures of some of the effects caused by exposure to radiation including facial and eye swelling, rashes, loss of skin, and how the swelling inside the skull is pushing an eye out of its socket, Exhs. 2A-2D Appx. 7

See pictures of facial swelling caused by the radiation emitted by the speaker of the handset of a land-line phone after a 2-hour hearing in federal Court on my motion to compel officials of the Sharyland Ind. School District to follow the doctors orders not to seat my children in close proximity to sources of radiation and to transfer my children to another school, in which Dr. Samuel Wilham, a world-class expert in radiation exposures at school testified that my children inherited my EHS, 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 be transferred to another school to prevent further aggravation of their EHS. I submitted the pictures in support of my motion for an extension of time to file a response to school officials' motion to dismiss. *Mendoza et al, v. Sharyland ISD et al, Case No. 7:11-cv-29 (S.D. Tx. 2011), Docket 34, Appx. 8*

See unopposed Motion to Appear by Telephonic Conference to Judicial Proceedings and Exhibits filed in this Court on April 11, 2016. Twice, Mr. Conrado Rodriguez, an agent of the Texas Attorney General has told me that they are not opposing my motion to appear by phone to Court.

See medical records documenting life-threatening swelling of heart caused by exposure to the radiation inside buildings, Appxs. 6, 6A, 6B, 6C.

After the divorce, Respondent stayed in my home with my three children. Because of my EHS I can be inside my home only a few minutes at a time, to check on my children when Respondent is not home, and my kids come often to the backyard to see me.

On March 22, 2015, my child [REDACTED] was browsing the book A Wellness Guide for the Digital Age, by Kerry Crofton PhD (2014). At page 101, this book reads: "Section I - Symptoms: Please check those that may affect you when you are exposed to wired, and/or wireless devices." Page 101 lists 29 health symptoms. The same day Karina checked 23 symptoms listed on her Unsworn Declaration dated April 15, 2016, *See pg. 7.*

On March 30, 2015, my child [REDACTED] checked the 8 symptoms listed on his Unsworn Declaration dated April 15, 2016. *See pg. 8; herein.*

On June 30, 2015, my child [REDACTED] checked the 15 symptoms listed on her Unsworn Declaration dated April 15, 2016. *See pg. 9, herein.*

On April 15, 2016, I told my children that the State had taken me to Court trying to make me pay child support, and that if they wanted, I could ask the Court to compel their mom to take them to my doctor, for evaluations and treatment of their health condition, and that our church had already paid for the consultation.

After reading the Unsworn Declarations that I drafted for them, my three children signed the Declarations stating under penalty of perjury that they want to be evaluated by my doctor for treatment of the pain and sickness that they feel when using wireless devices and after exposed to wireless devices. See pages 7,8,9, herein.

See doctors' letters requesting that my children not be seated directly under the light, or in close proximity to sources of radiation, Exhs. 4A,4B; Appxs. 12,13.

At several times, I have observed that the swelling, black spots, and bloody lines on my children's eyes and their symptoms of EHS increase after Respondent allows visitors to use their wireless devices inside my home. See pictures of my children's eyes, Exh. 5 Appx. 14

At several times, [REDACTED] have told me that they have decided not to use wireless devices and to avoid exposure to wireless radiation as much as they can to avoid the pain and sickness that they feel when exposed to wireless radiation. However, my children cannot avoid unnecessary exposures to wireless radiation when Respondent uses her cell phone inside the house or in her vehicle, and when she allows visitors to use their wireless devices inside my home. At several times my children have told me that they are afraid to tell Respondent of the pain and sickness caused on them by exposure to radiation, because Respondent gets mad.

On April 10, 2016, Respondent had a party for my child [REDACTED] and allowed visitors use their wireless devices inside my home. On April 11, [REDACTED] was so sick that she could not go to school, and was prescribed 7 different medications. At several times, [REDACTED] has told me that she vomits the medication. At several times, [REDACTED] has told me that she cannot breathe when people are using cell phones inside the house.

[REDACTED] doctor has refused to monitor [REDACTED] blood injuries until [REDACTED] gets cancer. [REDACTED] complains almost everyday of being extremely tired, and is visibly underweight. After [REDACTED] birthday party, [REDACTED] spend more than a week with flue and allergy and flue symptoms.

Despite the doctors' orders not to expose my children unnecessarily to radiation, Respondent purchased a cell phone for [REDACTED]. At several times, [REDACTED] has advised [REDACTED] not to use wireless devices because of the pain she feels when using her cell phone.

[REDACTED] has told me that she has tried to commit suicide several times. The last time that [REDACTED] attempted suicide, she came to the backyard around 12 am to tell me that she knew that her cell was causing her harm, and that she felt that she did not want to live anymore. [REDACTED] could not tell me why she did not want to live anymore. On April 15, 2016, the day she signed her Unsworn Declaration asking to be evaluated by my doctor she was crying uncontrollably. [REDACTED] could not find a reason why she was crying. See Open Letter to the Judiciary citing to scientific evidence documenting that addiction to cell phones can increase the risk of suicide by 53% to 153%, Appx. 15.

During March, 2016, I noticed several times that [REDACTED] was more in pain, <sup>and</sup> could barely walk, and missed days of school. [REDACTED] told me that she had surgery for a sore in a leg and that after surgery another sore came out.

On April 20, 2016, [REDACTED] told me that after her mom allowed her to sleep over at a home with WiFi she was sleep walking, that [REDACTED] recorded it, and that she felt sick after sleeping at her friend's house.

[REDACTED] has told me that she wants to tell a Judge how she feels when exposed to wireless devices.

At several times, Respondent has called the police to arrest me when I make attempts to follow the doctors' directions. At one time, my child Ivan became sick when using an X-Box, and Respondent called police after I disconnected the X-BOX. See police report, 2nd Supp Clk's R. 117. The manual of the X-Box directs to stop playing with the device and seek medical help, if the player gets sick, and warns that the radiation emitted by the X-BOX can exceed the federal safety limits, and that its use can increase the risk of serious injury or death. 2nd Supp to Clk's R. 108-112.

The Bioinitiative Report 2007 warns that even short doses of radiation exceeding the federal safety limits can cause physical harm.

Recently, I heard on the radio that the X-BOX was to be discontinued.

At several times, [REDACTED] told me that Respondent placed a cell phone on his back pack, until [REDACTED] told Respondent that he was to lose the cell phone in purpose.

According to a publication on the effects of wireless radiation, on or about October of 2015, a federal Judge in San Francisco found that cell phones emitted power levels of microwave radiation exceeding the the federal safety limits.

According to another publication, the parents of a child took a school district to federal Court in Boston, after the school refused to accommodate the child's EHS, even when the child had been bleeding from his nose, even when the child had been diagnosed with EHS, and even when several experts in EHS had sent letters to the school attesting to the legitimacy of EHS.

At several times, I have been on the verge of collapse after people were using cell phones inside my home.

At several times I have heard [REDACTED] moan in pain in his sleep, and [REDACTED] scream in pain in her sleep, after Respondent allows visitors use cell phones and other wireless devices inside my home.

At several times, [REDACTED] has told me she gets sick and cannot sleep when Respondent has been using her cell phone close to [REDACTED]

There is a land-line phone in my home.

[REDACTED] has told me that on April 29, 2016, Respondent is going to take them to Houston, and that even when I tell the other passengers no to use cell phones inside the vehicle they do not listen. Respondent has admitted using cell phones inside the vehicle in other trips with the kids. 2nd Supp Clk's R. 95, Admissions 167-170. At several times I have seen my children very sick after trips with Respondent.

Sometime before March 30, 2015, I learned that Respondent had requested AT & T to upgrade my kids' TV, and that Respondent had requested AT & T not to place any wireless devices inside my home, and on March 30, 2015, AT & T upgraded my kids TV.

The same day, after school [REDACTED] complained of pain and dizziness after watching TV and I realized that the TV had WiFi. I asked [REDACTED] to disconnect the WiFi, and [REDACTED] started crying afraid of Respondent if they disconnected the WiFi, but then my kids agreed to disconnect the WiFi. When Respondent came back, she reconnected the WiFi and [REDACTED] spent the rest of the afternoon with me in the back yard. At night, [REDACTED] asked Respondent to disconnect the WiFi because she was not to be able to think at school on the next day's test, and Respondent disconnected the WiFi, only to reconnect it as soon as my children left for school.

The next day, at night, [REDACTED] were with me in the backyard crying because Respondent refused to disconnect the WiFi and were afraid to become sicker if they were forced to sleep inside the house with the WiFi on. I asked my kids if I should call police. [REDACTED] did not want me to call police because she was afraid that police would not believe me and I could be arrested. [REDACTED] agreed to call police, if I made the report by phone. I called the dispatcher of the Mission police Dept. and requested to make a police report by phone to avoid the wireless radiation emitted by the police officers' communication devices. At several times, the Mission Police Dept. has allowed me to make police reports by phone as accommodation to my EMS.

[REDACTED] was telling me that he could offer Respondent his birthday money if Respondent disconnected the WiFi when officer Sean De La Rosa showed upon the front door of my home and started talking to Respondent and [REDACTED] and then came to the backyard where I was with [REDACTED]



I requested officer De La Rosa to leave his wireless devices on the car because I had a life-threatening health condition that aggravated with exposure to wireless radiation, handing him my children and my medical records. When officer De La Rosa came back, my meter was reading less radiation. Request to Amend Police Report, pg 9.

I explained to officer De La Rosa my children and my health condition and how Respondent refused to follow the doctors' orders, how [REDACTED] became sick when exposed to wireless radiation. Officer De La Rosa explained that he had already seen the medical documentation and had spoken to Respondent and to [REDACTED] [REDACTED] came out of the house and told officer De La Rosa that I had brainwashed [REDACTED] [REDACTED]. Officer De La Rosa advised [REDACTED] to walk inside, that she was to be able to tell her side of the story. I explained to officer De La Rosa how [REDACTED] became addicted to a cell phone, and [REDACTED] agreed. Id.

According to [REDACTED], she explained to officer De La Rosa that she went to the hospital with stomach and chest pain after Respondent placed a WiFi inside the home; that when by mistake, she used a wireless laptop, 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 she had been watching the TV with WiFi; that her friends who are using wireless devices have been sick; that the child next-door is on medicine for life after using an X-Box; and that the TV WiFi measured the full range of the meter. The full range of the Acustimeter is 100,000 uW/m<sup>2</sup> of microwave radiation. Hundreds of peer reviewed scientific studies report harm by exposure to power levels below those levels, which are the same symptoms of EHS. pg 13, Id; See the Bioinitiative Report Secs 1, 2007, 2012; and Magda Havas PhD, San Fco. EarthLink WiFi Network, 2007.

Officer De La Rosa refused to advise Respondent to follow the doctors' orders not to expose my children unnecessarily to radiation, and on his police report omitted [REDACTED] outcry of the harm caused on her by wireless radiation and made several false statements to discredit my children's and my health condition. On April 22, 2015, the Chief of the Mission Police Dept., Mr. Robert Dominguez came to my home to pick up my Request for Disability Accommodations and to Amend Police Report No. 2015-9069. I requested Mr. Dominguez to advise Respondent to follow the doctors' orders and to refer the case to Child Protective Services. Mr. Dominguez promised to call me the next day, and did not do so.

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.

During my efforts to compel Respondent to follow the doctors' orders to prevent aggravation of my children's EHS, I requested CPS agent Noelia Rodriguez to interview my children to no avail. Case No. 4301213.

On April 23, 2015, I requested help from the Commissioner of Child Protective Services. Without interviewing my children, my request was denied, and I made another complaint of abuse and neglect of my children with CPS. Case No. 43892258.

On Aug. 17, 2015, CPS investigator, Mr. Hector Belmares came to my place to interview my children. I requested Mr. Belmares to advise Respondent to follow the doctors' directions and not expose my children unnecessarily to wireless radiation at home, so my kids can tolerate better the radiation exposures at school and to take my children to my doctor for reevaluations and treatment of their EHS to prevent that my children's health condition becomes as in my case, life-threatening.

Mr. Belmares reviewed the medical documentation of my children and of my EHS, including the pediatricians' letters requesting that my children not be seated in close proximity to sources of radiation; records showing that my EHS has been recognized as a medical condition by the Texas Dept. of Aging and Disability Services, by the Social Security, and by Courts; and pictures of the effects caused on my children and on myself by exposure to radiation, including the pictures of facial swelling that occurred on a hearing by phone when an expert in radiation exposures testified in federal Court to the legitimacy of my children's and of my EHS as a health condition, and a Summary of my children's medical records documenting in more than 400 pages more than 60 visits to the doctor for each child with the same symptoms of EHS. See Exhibits to this Application Appxs. 1-14

See a Summary of my children's Medical records, Clerk's Record dated April 10, 2015 123-137, 2nd Supp to Clk's R hereon.

See more than 50 peer reviewed scientific studies reporting the symptoms of EHS caused by exposure to wireless radiation, 2nd Supp to Clk's R. 142-148, Id.

See testimonies of people suffering of EHS, 153-156, Id.

See Open Letter to Parents, Teachers, School Boards Regarding Wi-Fi Networks in Schools, 185,186, Id.

See excerpts of the book The Electrical Sensitivity Handbook detailing the symptoms of EHS, how EHS is caused and aggravated by exposure to radiation, and how most doctors know little or nothing about EHS, 188-198, Id. Id.

During the first interview, my sister, and her husband showed up at my place, and witnessed how [redacted] started to cry as soon as [redacted] realized that Mr. Belmares was a CPS agent. During the first and subsequent interviews I explained to Mr. Belmares that despite the doctors orders no to expose my children unnecessarily to radiation, Respondent purchased a cell phone for [redacted] that [redacted] has been evaluated for heart and painful lung problems; that [redacted] has attempted suicide several times, and that [redacted] has been sick many times, since she became addicted to the phone.

During the interviews, I explained to Mr. Belmares the aggravation of my childrens' [redacted] by unnecessary exposures to wireless radiation, how my child [redacted] walks and screams on her sleep; how at times, she spends hours crying in pain of arms and legs, ears and head; that at one time she spent hours crying in pain of eyes unable to open her eyes because of the pain; that [redacted] has a history of rashes and of red spots on her skin; that I have taken pictures of [redacted] showing swelling, black spots, and bloody lines on her eyes; and showing abnormal visibility of veins; that [redacted] was hospitalized after sleeping in close proximity to a Wifi that Respondent placed inside my home; that [redacted] told me that she could not breathe only to find 4 cell phones being used inside the house; that [redacted] had been complaining of pain on arms, legs, ears, head, chest, stomach, and of dizziness specially after Respondent uses her cell phone inside the house or when Respondent allows others to use wireless devices inside my home; that I have noticed that at times, the white on the eyes of [redacted] becomes grey, and that the lines on her eyes become more bloody, and that [redacted] had been complaining of a painful bubble on one ear, and of feeling something stuck on her throat.

During the interviews, I explained to Mr. Belmares that my child [redacted] is visibly underweight, and has vision and sleeping problems; that after Respondent refused to make appointments for 5 medical studies prescribed by my kids pediatrician, [redacted] was monitored at a cancer clinic for the same blood injuries caused by wireless radiation, and that the doctor at

at the cancer clinic has refused to monitor [REDACTED] anymore until [REDACTED] gets cancer.

During the interviews I explained to Mr. Belmares how Respondent intimidates my children when they complain of sickness, and the urgency that my children be evaluated for treatment of their EHS by my doctor, who has expertise in EHS; that 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 the reason of my pain, and of the swelling of eyes, face, and vital organs 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 only to find nothing abnormal, and that by the time an expert evaluated his health condition, irreparable brain damage had occurred, and he committed suicide.

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 Respondent did not seek counseling for [REDACTED] after she attempted suicide; why Respondent refuses to follow the doctors' orders; and why she is refusing to take my children to my doctor because he did not want to be on the local TV channels if he failed to do so, like it had occurred to some of his colleagues. According to [REDACTED], they explained to Mr. Belmares the pain and sickness that they feel when exposed to wireless radiation, and their efforts to avoid exposure to radiation.

On Aug. 18, 2015, Mr. Belmares called me asking about the aggravation of my EHS. I explained to Mr. Belmares how my efforts to keep working aggravated my EHS from able to work inside a classroom to life-threatening. During the call, I explained to Mr. Belmares that after [REDACTED] had attempted

suicide for the third time, Respondent had changed her mind and was allowing that my kids be evaluated by my doctor for treatment. Mr. Belmares said "We are going to start with that"

During a subsequent interview I explained to Mr. Belmares that after my church paid for the consultation of my children by my doctor; after my sister offered to pay the trip expense; and that after I made the appointment, Respondent reneged of her promise to take my children to my doctor.

During an interview, Mr. Belmares denied that [REDACTED] had made an outcry to him of the pain and sickness they feel when exposed to wireless radiation, and I asked my children, who confirmed that they had made an outcry to Mr. Belmares [REDACTED] during the first interview and not on subsequent interviews because Respondent was present. When I explained to Mr. Belmares how Respondent intimidates my kids from voicing the harm caused on them by wireless radiation, Mr. Belmares admitted that my children [REDACTED] made an outcry to him on the first interview.

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

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 kids feel intimidated by Respondent, and I asked Mr. Belmares to interview my children against without Respondent present, and Mr. Belmares declined.

At that time, [REDACTED] was coming back from school and explained to Mr. Belmares and explained to Mr. Belmares some of the pain and sickness that she feels when exposed to wireless radiation of her pain on heart, stomach, arms, legs, and head, and dizziness. [REDACTED] explained to Mr. Belmares how she could not breathe inside the house only to find that four people were using cell phones inside the house; 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 told Mr. Belmares that even if he was a doctor, he had to be a doctor with expertise in Electrohypersensitivities 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. I asked Mr. Belmares that before closing the case, and because he was not a parent and could not feel my love for my kids and my efforts to prevent that my kids EHS becomes as in my case life-threatening or worse, to ask his mother if closing the case was the right thing to do for my children and for myself.

During the last interview, Mr. Belmares promised to return to review the evidence proving in Court Respondents' violence against my children and against myself; her perjury before the Courts, and the fraud on the Courts to conceal the harm being caused on my children by wireless radiation.. Mr. Belmares did not come back and closed the case.

During the interviews with Mr. Belmares I detailed to him how undisputed evidence on the record has proven an irrational cruelty towards children and the collusion of school officials with former 92nd District Judge, and now Hidalgo County District Attorney, Ricardo P. Rodriguez Jr., former 92nd District Court Judge, Jaime E. Tijerina, my Respondent's attorney Abel Hinojosa and others in falsification of government records, more than 7 acts of perjury, in disability discrimination and retaliation against myself and my children to conceal the harm being caused on my children and on other children by the wireless at school; to conceal that the switch from wired to wireless Internet was not to improve education but for private enrichment; and to conceal that the lowering of academic requirements was not to improve education, but to conceal the harm being caused on our children's brains and bodies by the wireless radiation at school, as detailed on my 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 for me at [www.gangstalkinghelp.org/mendoza](http://www.gangstalkinghelp.org/mendoza) (Criminal Complaint hereon)

During the interviews, I detailed to Mr. Belmares how undisputed evidence on the record has proven that on their attempts to conceal the harm being caused on my children and on other children by the wireless radiation, SISD officials persuaded Respondent to testify falsely in federal Court that my children are healthy children, and how they did not deny their failed attempts to persuade Respondent to impeach my mental stability, stating instead that they were not claiming that I am mentally insane, but that I do not have the right to represent Pro-se my children in Court, Criminal Complaint, Sections 3-4.



During the interviews, I detailed to Mr. Belmares how during the divorce proceedings, Respondent admitted testifying before a State agency and before a federal Court to the legitimacy of my EHS and of my mental stability; admitted testifying in federal Court how my children react in pain when asleep when meters show high levels of radiation inside the home; admitted to my children's health problems and not following the doctors' directions; admitted to her attempts to conceal my children's health condition, including refusing to talk to doctors with expertise in EHS and refusing examinations of my children's health condition by experts in EHS, and her perjury before the federal Court; admitted her attempts to conceal sexual assaults against children, and to placing my children to risk of sexual assaults, and to seeing a psychiatrist. Mr. Belmares admitted that Respondent was seeing a psychiatrist.

See Respondent's Response to a Request for Admissions, Admissions 23-28, 82-94, 106, 107, 114, 115, 119, 129, 140, 142, 146, 149, 150, 160, 163, 164, 170, 172, 174, 186, 187, 188, 189, 191, Clerk's Record dated April 10, 2015, 89-99. (2nd Supp to Clk's R. hereon); See police Report 2nd Supp to Clk's R. 115.

During the interviews I explained to Mr. Belmares how Respondent's attorney, Mr. Abel Hinojosa to conceal Respondent's violence against my children and the aggravations of my children's EHS, refused to settle the divorce case in good faith for the benefit of my children; cancelled mediation in violation of a Court Order; promised Respondent to win custody of my children for a set fee and to win the case even if her family violence was proved in Court; and refused to produce the complete medical records of my children. See Counter Petition for Divorce, Orig. Clk's R. 53-88; unopposed Applications for Protective Orders, Orig. Clk's R. 89-110; Clerk's Record dated Feb. 17, 2015 38-51 (1st Supp to Clk's R. here on); unopposed Motion to Disqualify Mr. Hinojosa as Respondent's counsel, Orig. Clk's R. 242. *Crim. Comp. Sections 6, 8.*

During the interviews I explained to Mr. Belmares how in our family several children were born with brain damage, and that the common thing in these children was that their mothers were using cell phones when pregnant; that according to scientist the number of children with brain damage has increased from 10,000 to 1 to 1 in 88; and that if we continue exposing children and pregnant women to wireless radiation, in a few years we may end up with no child left without brain damage, and that by the time parents realize this danger, we are going to lose many of our children and that my children are in the front row. (See Open Letter to the Judiciary, Appx. 15.

During the interviews I explained to Mr. Belmares that according to scientists wireless devices emit more than 25,000 uW/cm<sup>2</sup> of microwave radiation, and that between 100-500 uW/cm<sup>2</sup> of microwave radiation can cause brain damage; that the power company removed "Smart Meters" from some communities after thousands of people reacted with symptoms of EHS; that an attorney suffering of EHS presented to the Israeli Supreme Court more than 100 Affidavits detailing the harm caused on children by the schools' WIFI, and that in response, the Court ordered the government to determine the number of children suffering of EHS after the government admitted that EHS is caused by radiation; that Respondent's cousin was skeptical about EHS until school officials compelled her to medicate her children, after the children became sick when using wireless devices, and the medication made the children even sicker; that because even brilliant and outstanding doctors know little or nothing about the harm caused by radiation, the American Academy of Environmental Medicine is now training doctors to recognize the symptoms of the harm caused by radiation; that the World Health Organization recognized EHS after its now former director, a medical doctor, became severely EHS; that the reason EHS officials are retaliating against my children and myself is because EHS proves conclusively that the schools' wireless radiation is causing children severe physical harm and is defeating the purpose of education to some children. See Letters to school officials, Appxs. 16-18.

During the interviews I explained to Mr. Belmares that in retaliation for denouncing their attempts to conceal the harm being caused on my children and on other children by the radiation at school, SISD 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. That during the time [redacted] was placed in a classroom in close proximity to power lines, electric motors and transformers, and to WiFi transmitters, my child exhibited swelling of face and eyes and cried in pain almost every day. See Criminal Complaint Section 3-4.

During the interviews I explained to Mr. Belmares that undisputed scientific evidence on the record has proven the fact that the same wireless radiation reaching children at school has caused harm to fire fighters, to teachers, to police officers and to other adults, and is causing children EHS and brain, eye, blood, and DNA damage and other severe physical harm that defeats the purpose of education. See GJ Hyland, Physics and biology of mobile telephony, 2nd Supp Clk's R. 138-141; Excerpts of the San Fco. EarthLink WiFi Network (2007), 2nd Supp Clk's R. 142-156 According to the Bioinitiative Reports 2007, 2012, hundreds of scientific studies document the harm caused by exposure to radiation. Criminal Complaint Section 3-4.

During the interviews I explained to Mr. Belmares that it is estimated that millions of people are already suffering of EHS; that in Sweden the EHS population is more than 250,000 people who are considered disabled the same as the blind and the deaf; and that more than 3,000 doctors are warning of the harm being caused by exposure to wireless radiation. Id.

## AUTHORITY

If the Courts finds that there is clear and present danger of family violence, the Court, without further notice and without a hearing may enter a temporary ex parte order for the protection of the applicant or any other member of the family or household of applicant and may order Respondent to do or refrain from doing specified acts. Tex. Fam. Code Section 83.001.

Family violence includes an act by a member of a family or household against another member of the family or household that is intended to result in physical harm, bodily injury, assault, or that is a threat that reasonably places the member in fear of imminent physical harm, bodily injury and assault. Family violence includes abuse as defined by Sections 261.001(1)(C), (E), and (G). Tex. Fam. Code section 71.004

Abuse includes physical injury that results in substantial harm to the child, or the genuine threat of substantial harm from physical injury to the child, including an injury that is at variance with the history or explanation given, Tex. Fam. Code, Section 261.001(1)(C).

A final protective order can be issued when there is evidence that family violence has occurred and is likely to occur in the future. Tex. Fam. Code Section 81.001; *Dukes v. State*, 239 S.W.3d 444, 448-49 (Tex. App. - Dallas 2007, pet. refd); *Gonzales v. Galvan*, No. 13-08-488-GV (Tex. App. - Corpus Christi 2009, no pet. (memo op.; 4-23-09))

To prove that family violence is likely to occur in the future, past violent conduct is relevant. *Boyd v. Palmore*, 425 S.W.3d 425, 432 (Tex. App. - Houston 1st Dist. 2011, no pet.)

One incident of past family violence is sufficient if other circumstantial evidence shows that family violence is likely to occur in the future. see, e.g., *Johnson v. Johnson*, No. 13-12-00080-GV (Tex. App. - Corpus Christi 2012, no pet.)

Evidence that a parent has engaged in abusive or neglectful conduct in the past permits the inference that the parent will continue this behavior in the future. This principle also applies in cases involving protective orders against family violence. Oftentimes past is prologue; therefore, past violent conduct can be competent evidence which is legally and factually sufficient to sustain the award of a protective order. *Teel v. Shifflet*, 309 S.W.3d 597,604 (Tex. App.- Houston 14th Dist. 2010, pett denied).

In a protective order the Court may order the person found to have committed family violence to perform acts specified by the Court that the Court determines are necessary or appropriate to prevent or reduce the likelihood of family violence. Tex. Fam. Code, Section 85.022.

Proof that one parent has a history or pattern of domestic violence effectively leaves appointment of the other parent as the children's Sole Managing Conservator as the only permissible outcome. See e.g., *In re J.N.* No. 05-08-01563-CV (memo op).

Unrebuted evidence of a single act of family violence is sufficient to show a history of family violence. *Coleman v. Coleman*, 109 S.W.3d 108,111 (Tex. App.- Austin 2003, no pet.)

When the acts of violence were either conceded by the parties or revealed by the other uncontradicted testimony, credible evidence of a history of family violence has been presented as a matter of law. *In re Marriage of Stein*, 153 S.W.3d 485,489 (Tex. App. - Amarillo 2004 no pet.)

## ARGUMENT AND EVIDENCE

Respondent's admissions and undisputed evidence before the Court has proven as a matter of law that there is clear and present danger that Respondent's family violence will continue and will cause my children and myself immediate and irreparable injury, loss, and damage for which there is no adequate remedy at law unless the Court issues an Ex parte Protective Order and a Final Order.

During a hearing before former Judge Rodriguez, Respondent admitted not taking [REDACTED] to the doctor when [REDACTED] had been crying in pain. Reporters' Record Vol. 3, pg 27.

Admitted an assault against myself when I was video recording [REDACTED] crying in pain. pgs 34-37; See police report documenting Respondent's assault, Reporters' Record Vol. 7, Exh. 8.

Admitted not understanding that electro sensitivities have to be examined by experts. Reporters' Record Vol. 3, pg 22.

Admitted putting my children's medical records on the trash. pgs 25,26, Id.

Admitted allowing a sexual abuser to sleep on the same room with my children, and admitted refusing to allow the child witness of sexual assaults and of the assault against myself to talk to a police investigator. Reporters' Record Vol. 3, pgs 44-48; See police report in which Respondent admits seeing a psychiatrist, 2nd Supp Clk's R. 115.

During the divorce proceedings, Respondent, on her Response to a Request for Admissions denied that Dr. Samuel Milham and my children pediatrician Dr. [REDACTED] did not request that my children not be in close proximity to sources of radiation. 2nd Supp. to Clk's R. 92,93; Admissions 73,11,112,113.

See Dr. [REDACTED] letters requesting that my children not be seated directly under the light or in close proximity to sources of radiation, Orig. Clk's R. 47,248,249; 2nd Supp Clk's R. 104; Appxs.

See unopposed Motion to Disqualify Mr. Hinojosa as Respondent's counsel in which I describe under penalty of perjury how Dr. Samuel Milham testified in federal Court why my children should not be exposed unnecessarily to radiation, and in which I state under penalty of perjury that Respondent testified falsely in federal Court that my children are healthy children, Orig. Clk's R. 237, 238.

On her Response to a Request for Admissions, Respondent admitted:

To some of the symptoms of my children's EHS, including pain on head, arms and legs, inability to move fingers, and vision and speech problems in one child. 2nd Supp Clk's R. 92; Admissions 82,83,84,89,91, Appx. 92.

Admitted to altered white blood cells, abnormal weight loss and vision problems in another child. Admissions 87,88,89,91, Id.

Admitted to speech problems and examinations for heart problems in another child. Admissions 80,92, Id.

Admitted to my children's poor academic performance and tutoring. Admissions 101,104; 2nd Supp to Clk's R. 93, Appx. 93.

Admitted testifying in federal Court that my children do not have health problems. 2nd Supp to Clk's R. 92; Admissions 95,96,97, Appx. 92

Admitted opposing my efforts to take my children to experts in EHS, and admitted refusing to talk to doctors with expertise in EHS. 2nd Supp to Clk's R. 97, Admissions 189, 191, by omission, Appx. 97

Admitted refusing to see my medical records and refusing to talk to other persons with EHS. 2nd Supp Clk's R. 93; Admissions 114,115. Appx. 93

Admitted telling my children not to let me take pictures of their eyes or to record them when they are in pain. 2nd Supp Clk's R. 95; Admissions 149,150. *Appx. 95.*

Admitted placing the pictures of my children's eyes and my medical documentation on the trash. 2nd Supp Clk's R. 95; Admissions 163,164. *Appx. 95*

Admitted exposing my children unnecessarily to radiation even when my children are asleep. 2nd Supp to Clk's R. 94,95,96,97,98; Admissions 119-140,142,146,160,170,186,187,188. *Appxs. 94, 95, 96, 97, 98.*

Admitted testifying in federal Court how my children scream in their sleep when meters show increased levels of radiation inside the house at night. 2nd Supp to Clk's R. 93; Admission 106. *Appx. 93*

Admitted testifying in federal Court to my mental stability, and testifying before a State agency to the swelling that occurs to me when I am exposed to electricity and to my mental stability. 2nd Supp to Clk's R. 93,96; Admissions 107, 172,174. *Appxs 93, 96.*

Admitted calling police after I did not allow a sexual abuser to enter my home, and admitted not telling the responding officer that I was not allowing the sexual abuser to enter my home because he had committed sexual assaults on children. 2nd Supp Clk's R. 90; Admissions 26,27,28; See police report documenting that I did not allow the sexual abuser to enter my home, 2nd Supp to Clk's R. 116. *Appx. 90.*

Admitted her attempts to conceal the sexual abuser assault on a child. (by omission) 2nd Supp Clk's R. 91; Admission 51. *Appx. 91*

Admitted allowing the sexual abuser to watch TV with my children at night, while Respondent slept on another room. 2nd Supp to Clk's R 94; Admission 131. *Appx. 94*



Undisputed evidence on the record has proven as a matter of law that to conceal Respondent's family violence and the aggravation of my children's EHS by unnecessary exposures to wireless radiation:

Former 92nd District Court Judge and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr. refused to rule on two unopposed Applications for Protective Orders detailing Respondent's violence against my children and against myself, and detailing the aggravation of my children's EHS by exposure to wireless radiation, and then refused to recuse himself. Orig. Clk's R. 89-110; Clerk's Record dated Feb. 17, 2015 38-51 (1st Supp to Clk's R. hereon); Orig. Clk's R. 11-136, 214. *Criminal Complaint Section 6.*

Judge Rodriguez gave Respondent the decision on my children's health and education despite that Respondent had admitted to Judge Rodriguez refusing to take my child to the doctor when my child had been crying in pain for hours; admitted not understanding my children and my medical records; admitted not understanding electrosensitivities, and that electrosensitivities have to be examined by experts; admitted refusing to talk to and to take my children to doctors with expertise in electrical sensitivities; admitted placing my children and my medical records on the trash; admitted an assault against myself when I was videotaping my child crying in pain; admitted allowing a sexual abuser to sleep on the same room with my children; and admitted not allowing the child witness of sexual assaults and of the assault against myself to talk to a police investigator. <sup>Vol 3.</sup> Reporter's Record pgs 15, 22, 25, 26, 27, 34-37, 44, 45, 46, 47, 48, 56, 61, 62; See police report, 2nd Supp to Clk's R. 115.

*Crim. Comp Sec. 6.*

Respondent's attorney, Mr. Abel Hinojosa removed from my children's medical records, records documenting that two days before Respondent testified falsely before Judge Rodriguez that my children do not have symptoms of my EHS, my children's pediatrician prescribed 5 medical studies on one child for the same symptoms of EHS; removed the doctor's Problem List documenting 34 visits of my child to the doctor with the same symptoms of EHS; removed medical records documenting a child's evaluation for heart problems and a hospitalization with stomach problems; and removed records documenting blood injuries on two children. 2nd Supp to Clks R. 73,157-173,178-184; Reporter's Record Vol. 3, pgs 10,11. See unopposed motion to disqualify Mr. Hinojosa, Orig. Clks R. 240.

Judge Rodriguez refused to consider undisputed evidence on another motion for Protective Orders proving Mr. Hinojosa's fraud on the Court to conceal Respondent's violence against my children and the aggravation of their EHS; denied the unopposed motion for Ex parte Protective Order, and did not allow me to appear by phone to Court anymore. See unopposed Motion for Protective Orders, 2nd Supp to Clks R. 59-198; See Reporter's Record Vol. 4; See unopposed motion to disqualify Mr. Hinojosa, Orig. Clks R. 236-243. *Crim. Comp. Sec. 6-8.*

Former 92nd District Court Judge, Jaime E. Tijerina refused to consider undisputed evidence on the record proving the fraud on the Court by Judge Rodriguez and Mr. Hinojosa to conceal Respondent's violence against my children and the aggravation of their EHS; did not make preparations for a jury trial; denied the unopposed motion for Protective Orders; and did not allow me to appear by phone to the final pretrial conference and to trial. See unopposed motion to Disqualify Mr. Hinojosa as Respondent's counsel, Orig. Clks R. 236-249; Motion for Reconsideration of Protective Orders, Orig. Clks R. 274; Motion to Appear by phone to judicial proceedings, 2nd Supp Clks R. 207; and Orders denying the motions, Orig. Clks R. 275, 276, 277; See Reporter's Record Vol. 6; See Criminal Complaint Section 8.

On April 30, 2014, former Judge Tijerina signed a Final Decree of Divorce that had been submitted by Mr. Hinojosa stating falsely among other things that I waived my right to jury trial, and that with my signature, I gave Respondent the exclusive decision on my children's education and health; that I agreed to see my children only 24 hours per month; and that I agreed to pay child and medical support minimum wage. Orig. Clks R. 278, 279, 280, 282, 283, 284, 290, 297, 299; Appxs. 19, 20, 21, 23, 24, 25, 31, 38, 40.

The Final Decree of Divorce signed by Judge Tijerina states falsely among other things that before signing the Final Decree of Divorce I read it fully and completely, that I had the opportunity to ask questions; that I understand that the contents of the Final Decree of Divorce constitute a full and complete resolution of the case, that I voluntarily affixed my signature to the Final Decree of Divorce, and that I did not sign by virtue of any coercion, any duress, or any agreement. My signature is not attached to the Final Decree of Divorce as misrepresented. Orig. Clks R. 297-299; Appxs. 38, 40.

On April 13, 2016, I called former Judge Tijerina to the City of Mission where he now works as inhouse counsel, requesting to come forward and explain to the Court that the Final Decree of Divorce is fraudulent to prevent further aggravation of my children's EHS and to prevent severe harm to myself. Without denying the fact that the Final Decree of Divorce that he signed was obtained by fraud on the Court, Mr. Tijerina told me that he did not want to have the same conversation with me anymore. I made the same requests to former Judge Rodriguez and to Mr. Hinojosa to no avail.

I made a criminal complaint with the Texas Rangers.

RELIEF

For all these reasons, and to prevent that my children's EHS becomes as in my case life-threatening or worse, and to prevent further aggravation of my health condition, and in the best interests of my children, I respectfully request the Court to waive bond and to issue an Ex parte Protective Order compelling Respondent [REDACTED] not to use or allow others to use cell phones or other wireless devices inside my home, except in emergencies; and compelling Respondent [REDACTED] not to use or allow others to use cell phones or other wireless devices inside her vehicle while driving my children to places, except in emergencies;

To set hearing on the Application for Final Protective Orders;

To issue an Order Compelling Respondent [REDACTED] to bring my children to Court for an interview in chambers to determine the wishes of my children to be evaluated by my doctor for treatment of the pain and sickness they feel when exposed to wireless radiation;

To Order the Court Reporter to make a record of the Court's interview of my children in chambers;

To issue an Order compelling Respondent [REDACTED] to produce to me all of my children's medical records for the past 3 years; *within 10 days.*

To Order the Clerk to issue citation and to serve with process Respondent [REDACTED] Texas [REDACTED] by the Sheriff or by the Constable.

To issue an Order allowing me to appear by phone to the hearing on the Final Protective Orders and to other judicial proceedings before this Court;

To issue an Order appointing an attorney for my children and for myself;

I respectfully request the Court that upon hearing on the Application for Final Protective Orders, the Court issues a Final Protective Order compelling Respondent [REDACTED] not to use or allow others to use cell phones or other wireless devices inside my home, except in emergencies; compelling Respondent [REDACTED] not to use or allow others to use cell phones or other wireless devices on Respondent's vehicle while driving my children to places, except in emergencies; compelling Respondent, [REDACTED] to allow for evaluations of my children by my doctor, [REDACTED], for treatment of the pain and sickness that my children feel when exposed to wireless radiation; and assigning myself the exclusive decision on my children's health and education; and that the Court provides any remedy in equity or at law that my children or myself may be entitled.

Respectfully submitted,

[REDACTED] 25 April, 2016  
Pro-se Petitioner  
Tel. (956)519-7140