RE: 2nd SUPPLEMENT TO CRIMINAL COMPLAINT AGAINST THE GOVERNOR OF TEXAS ... GREG ABBOUT, AND AGAINST THE TEXAS ATTORNEY GENERAL, KEN PAXTON.

Sargent Todd Bürcher Special Prosecutions Division, Austin, Texas.

Dear Sargent Bircher,
Attached is an Open Letter to Parents, Doctors, Teachers, and to School Officials which include Compliaints of Judicial Misconduct and Grievances against attorneys. Please include these documents to my original Criminal Compliaint. Respectfully, 29 July 2016
2202 E. 28th St. Mission, Texas 78574 Tel. (956)519 7140

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

THE COMPLAINTS OF JUDICIAL MISCONDUCT AND THE ATTORNEY GRIEVANCES BELOW CITE TO FEDERAL AND STATE LITIGATION PROVING BEYOND REASONABLE DOUBT THE IRRATIONAL CRUELTY AGAINST CHILDREN OF THOSE IN CHARGE OF EDUCATING AND PROTECTING OUR CHILDREN AND THEIR COLLUSION IN FALSIFICATION OF GOVERNMENT RECORDS. IN FABRICATION OF EVIDENCE, AND IN PERJURY AND FRAUD ON THE COURTS 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-HYPERSENSITIVETIES, AND BRAIN, EYE, BLOOD, AND DNA DAMAGE AND OTHER SEVERE PHYSICAL HARM THAT DEFEATS THE PURPOSE OF EDUCATION; TO CONCEAL THAT THE LOWERING OF ACADEMIC REQUIREMENTS AND THE MANIPULATION OF GRADES WAS TO CONCEAL THE HARM BEING CAUSED ON OUR CHILDRENS BRAINS BY THE MICROWAVE RADIATION AT SCHOOL TO CONCEAL THAT THE SWITCH FROM WIRED TO WIRELESS INTERNET IN SCHOOLS WAS NO 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 SULCIDAL 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 Complaints of Judicial Misconduct, and the Grievances against also attorneys are available on the Case Law section of wirelesswatchblog.org

I have been home bound for more than 5 years with a life-threatening Electrohypensensitivity, EHS. Exposure to the same radiation reaching children at school, causes me among other things, swellling of witall organs, and breathing, speech, concentration and memory problems. I have been Wiolently ill several times, and I am in pain all the time. Everyday is a different nightmare. My EHS has been recognized by fiederal and State agencies and by Counts, and proves concllusively that the wireless nadiation at school is causing children severe physical harm and is defeating the purpose of education. My children are also suffering of EHS to a llower degree. For severall years I have been on the Courts trying that medical experts in EHS make evaluations for treatment of the paim and sikness that my children feell when exposed to wireless radiation to prevent that my childness EHS becomes as im my case, life-threatening or worse. The Commissioner of the Texas Dept. of Child Protective Services has attempted to conceal my childrens EHS to conceal the harm being caused on other children by the radiation at school.

During the year 2014, two federal judges recused themselves from presiding on a case against school officials in response to another federal law suit citing to ewidence on the record proving their irrational cruelity towards children and their collusion with Abbott; with school officials; 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.

In retaliation, the Texas Attorney General, Kem Paxtom, is attempting to enforce by incarceration child support orders that were obtained by fraud on the Court, knowing that because of my life threatening EHS, incarceration is for me a death sentence. Mr. Paxtom, through an agent has told me that even if it is criminal, he will try to enforce by incarceration the fraudulent support orders. In essence, this an a attempt to silence with murder the harm being caused on children.

Respectfully, 100 Mendey 29 814, 276 2202 E. 28th St. Mission, Texas 78574 Tel. (956)519 7140

### APPENDIX

- 1. Request for Help to Governor of Texas, Greg Abbott.
- 2. Request to Director of the Texas Rangers, Stevne McCraw to refler Criminal Complaint and Request for Help to fiederal authorities.
- 3. Open Letter to Parents, to Doctors, and to School Officials
- 5. Open Letter to the Judiciary
- 6. Gnievance against Assistant Texas Attorney General, Norma Ortiz.
- 20. Fraulent Final Decree of Divorce.
- 29. Grievance against counsel for the Sharyland Ind. School District, Ivan F. Perez.
- 42. Grievance against attorney Abell Hinojosa.
- 54. Complaint of Judicial Misconduct against former 92nd District Count Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr.
- 65. Compliaint of Judicial Misconduct against former 92nd District Court Judge, Jaime E. Tijerina.

Request for Helip. Re:

Received by Morsan Stewart along with a copy of the Request to Steven McCraw. Greg Abbott, Governor of the State of Texas 11100 Central Bld. Austin, Texas 78701 Tel. (512)463 1712 Fax. (512)463 1849

Dear Governor.

I respectfully request your office to compel the Texas Commissioner of Family and Protective Services to protect my children and to prevent that my childrens Electrohypersensitivity, EHS, becomes as in my case, life-threatening or worse; on the ground that despite of evidence proving the attempts of the former Commissioner of GPS, John Specia, to conceal the aggravation of my childrens EHS, your recent replacement of Mr. Specia, Henry Hank Whitman has refused to follow the requests of my children to be evaluated by my doctor for the pain and sickness that they feel when exposed to wireless radiation in retaliation for denouncing your participation in fraud on the courts to conceal the legitimacy of EHS as a medical condition and as a disability, and to conceal that the switch from wired to wireless Internet in schools was not to improve education but for private enrichment; and to conceal that the microwave radiation at school is causing children EHS, and brain, eye, blood, and DNA damage and other severe harm that defleats the purpose of education as detailed by conclusive evidence on the record and posted on the Case Law Section of wirelesswatchblog.org 刑 #

I respectfully request your office to compel the Texas Attorney, Ken Paxton to withdraw a law suit that he filed in state court seeking to enforce with incarceration, child support orders, knowing that the support orders were obtained by fraud on the court; knowing that because my life-threatening EHS, incarceration is for me a death sentence, and knowing that the filing of the law suit is an attempt to silence with murder, your participation in fraud on the courts to conceal the harm being caused on children by the radiation at school. Your prompt attention to this /matter will prevent ongoing suffering to children. esus Mendoga 24 hne, 2016. Respectfully,

Re: Request to refer Criminal Complaint and Request for Help to federal authorities.

Steven McCraw, Director of the Texas Rangers P.O. Box 4087 Austin, Texas 78773 Tel. (512)424 7770

Dear Mr. McCraw, during our phone conversation of June 24, 2016, you declined jurisdiction over my Criminal Complaint and Request for Help submitted to your office on June 22, 2016, indicating that because Electrohypersensitivity, EHS, my Complaint and Request for Help should be referred to local and to federal authorities including the FBI and GIA.

As you are aware, the evidence on the record has proven the collusion of state and local authorities in retaliation against my children and against myself for denouncing their fraud on the courts to conceal that the microwave radiation in schools is causing children EHS, and brain, blood, and DNA-damage and other severe harm that defeats the purpose of education.

As you are aware, the evidence on the record has proven that those participating in the retaliation and on the attempts to conceal the harm being caused on children by the radiation at school include the former Texas Attorney General and now Governor of Texas, Greg Abbott; the Texas Attorney General, Ken Pawton; the former Commissioner of Child Protective Services, John Specia; the Commissioner of CPS, Henry Hank Whitman; the Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr.; officers of the local police Dept.; school officials and others.

For these reasons, I respectfully request your office to refer this matter to the federal authorities that you indicated. Your prompt attention to this Request can save ongoing pain and suffering to children.

Respectfully submitted\_

Jesus Mendoza

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

lesseloza 24 dine, 2016.

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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 Electrohypensensitivites, 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 children's 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	Altpeter 1995,1997. Sleep disorders, abnormal blood pressure,
	weakness, fatigue, limb pain, digestive problems, fewer
	school children promoted.
30-200	Heinrich 2010. Short term exposure caused headaches,
	irritation, and concentration problems in school children.
30-500	Thomas 2010. Short term exposure caused sleep problems in
era e	school children.
50	Mohler 2010. Chronic exposure caused sleep problems.
50-400	Thomas 2008. Adults exposed to short term cell phone radiation
* * * * * * * * * * * * * * * * * * *	reported increase in headaches and in concentration problems.
60-100	Buchner 2012. Long term effects on immune system.
100	Kolbun 1987. Human sensation.
100-500	Hutter 2006. Headaches, concentration, and sleeping problems.
100-1,100	Navarro 2003. Fatigue, headaches, sleeping problems.
150-2,100	Aughner 2009. Short term exposure, changes in mental state,
	prevented refined word choices, calmness, stupified, zoned-out.
165-4400	Oberfeld 2004. Fatigue, depressive tendency, sleeping
	disorders, concentration problems, cardio-vascular problems,
	significan increase in breast cancer and brain tumors.
300-500	Rassoul 2000. Headaches, memory changes, depressive symptoms,
E00 = 000	sleeping problems.
500-1,000	Khurana 2010. Increased neuro, cardio symptoms and cancer.
500-1,000	Kundi 2009. Headaches, fatigue, concentration and sleeping
C 2 0	problems.
638	Papageorgio 2011. Decreased cognitive function.
1,300	Zwamborn 2003. Decreased cognition and well being.
1,600	Kolodinski 2006. Memory, attention, motorrfunction of school children.
2700	,
tyle VV	Ridervold 2008. Reported increased headaches in only 45 minutes of exposure to cell phone radiation.
3800	
3500	Schuartz 1990. Effects on heart function.

uW/m2	
3,000	Wolf 2004. Ten times risk of cancer with short latency.
2,000-80,000	Hoking 1996. Two fold increase in leukemia in children.
2000-80000	Hoking 2000. Decreased survival in children with Deukemia.
5,000	Alberts 1997, Oscar and Hawkin 1997, Neilly and Lin 1986.
	Breakdown of brain-blood barrier allowing entry of toxics
	into the nervous system.
5,000-10,000	Avendaño 2012. WiFi level laptop exposure for 4 hours
	caused decrease in sperm viability and DNA damage.
8000-L00000	Akoev 2002. Changes in behavior.
10,000 '	Eltiti 2007. 50 minutes of exposure caused loss of well being
	to electrosensitive patients.
10,000	Person 1997. Toxic leakage of the blood-brain barrier.
10,000	Simonenko 1998. Headaches, dizziness, irritability, flatigue,
- * * * * * * * * * * * * * * * * * * *	weakness, insomnia, chest pain, stomach and breathing problems.
10,000	Novoselova 1999. Affected functions of immune system.
13,000-57,000	Dolk 1997. Leukemia, skin melanoma, bladder cancer.
20,000	Mann 1996. Efficts in immune system.
20,000	Frey 1963,1969,1971,1973,1988; Justenson 1979; Olsen 1980;
	Wieske 1963; Lin 1978. Microwave hearing-cliking, buzzing,
00000 40000	chirping, hissing, or high-pitched tones. (Tinnitus)
20,000-40,000	
25,000	Wolke 1996. Calcium concentration in heart muscle.
40,000	Chiang 1989. Altered white blood cells in school children.
40,000-	Tattersall 2001. Effects in memory and learning.
150,000	Chiang 1989. Memory impairments, slowed motor skills, and netarded learing in children.
50,000	Boscollo 2001. Immunæ function decreased.
50,000	Belokrinitskiy 1982. Biochemical and histological changes
, a g 0 0 0	in liver, kidney, and in brain tissue
50,000	Dumanisky 1974. Impaired nervous system activity.
52,500	Kewee 2001. 20 minutes of exposure induced stress response.
60,000	Phillips 1998. DNA damage.
87,500	MarinelUi 2004. 2-12 hours of exposure caused DNA breaks in
	leukemia cells, linked to tumor aggression.
100,000	Belokrinitskiy 1982. Brain damage.
100,000	Shutenko 1981. Redistribuition of metals in lungs, brain,
	heart, liver, kidney, muscles, spleen, bones, skin, and blood.
100,000	Navakatikian 1994. Changes in behavior.
100,000	Richter 2000. Increased risk of cancer with short latency.
150,000	Polonga-Moraru 2004. Eye damage.

Sources: Section I of the Bioinitative Report 2007,2012; Magda Havas PhD, San Fco. EarthLink Wi-Fi Network 2007; Powerwatch.org.uk See Electromagnetic 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.

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Dear Judge, scientific studies have proven that unlimited exposure to wireless radiation is causing children Electrohypersensitivites, 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 recividism.

- a) Use of wireless devices is exposing children to more than 25,000 nW/cm2 of microwave radiation, and exposure to 100-500 nW/cm2 of microwave radiation can cause brain damage. (1)
- b) The number of children with brain damage has increased from 1 in 10,000 to: 1 in 50. (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 the risk of suicide by 53% to 153% and can cause the same behavioral problems caused by use of drugs. (4)
- e) The schools radiation is increasing by 500% on children the risk of cancer, and by 450% the risk of dying to children with life-threatening health conditions. (5)
- f) 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. (6)
- g) Conclusive evidence on the federal and State records has proven beyond reasonable doubt the collusion of school officials with members of the judiciary and others in fraud on the courts to conceal that the unlimited use of microwave technologies in schools is causing children harm that defeats the purpose of education. (7)

Consideration of these facts during your efforts to protect our children is highly appreciated. Should you have questions or need more evidence, I will be happy to oblige. Respectfully, Jesus Mendoza

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

- 1. Kerry Crofton PhD, Radiation Rescue (2009), pgs 385-390.
- 2. Kerry Crofton PhD, A Wellness Guide for the Digital Age (2014), pg 39. Autism Awarness in the Valley, the McAllen Monitor, April 6, 2014 at 13D
- 3. Magda Havas PhD, San Fco. EarthLink Wi-Fi Network (2001); Section I of the Bioinitiative Report (2012) cites more than 100 studies of the harm that can be caused by different power levels of 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) Crofton (2014), pgs 9,14,15,27,41,58; Samuel Milham, Dirty Electricity.
- 7) Please See sworn criminal complaint submitted to the FBI Public Corruption task Force and posted at: www.gangstalkinghelp.org/mendoza

Re: Grievance against attorney Norma Ortiz

STATE BAR OF TEXAS
Office of the Chief Disciplinary Counsel
P.O. Box 13287 Austin, Texas 78711
Tel. (512)463 5533

I respectfully submit this Grievance against Assistant Texas Attorney General, Norma Ortiz, on the ground that Ms. Ortiz filed a law suit to enforce by incarceration support orders on a Final Decree of Divorce, knowing that the support orders were obtained by fraud on the Court; 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; knowing that the Final Decree of Divorce was obtained by fraud on the Court to deprive me of my parental rights to prevent expert medical evaluations for treatment for the pain and sickness that my children feel when exposed to wireless radiation and to conceal the harm being caused on my children and on other children by the microwave radiation at school, and as retaliation for denouncing the collusion of Greg Abbott with school officials, with members of the judiciary and with others in falsification of government records, in fabrication of evidence, in perjury and fraud on the Courts, and in disability discrimination and retaliation against my children and against myself, 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 the radiation at school is increasing by 500% the childrens risk of cancer, and increasing by 450% the risk of dying to children suffering of life-threatening illnesses; to conceal that the wireless radiation at school is causing children Electrohypersensitivities, and brain, eye, blood, and DNA damage and other severe physical harm that defeats the purpose of education; to conceal that the microwave radiation at school is responsible for the poor academic performance, for the increasing number of children suffering of learning

and of behavioral impairments, for the thousands of visits to the schools nurse. for the thousands 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 lifethreatening and of terminal illnesses; to conceal that the switch from wired to wireless Internet in schools was no to improve education, but for private enrichment; to conceal that the lowering of academic requirements 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 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 severe physical harm to this generation of children and to generations to come; and to conceal that the future of our children and the future of our national security are being sold to the wireless lobby as proved by federal and State litigation and detailed herein and on the Case Law section of wirelesswatchblog.org

I respectfully request the Office of the Chief Disciplinary Counsel to consider the evidence of Ms. Ortiz irrational cruelty towards children and towards the disabled to det rmine whether Ms. Ortiz is entitled to practice law.

# DECLARATION

I centify under penalty of perjury that I am competent to make this Declaration, and that the facts stated herein are within my personall knowledge, and are true and correct.

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I am suffering of a painful, debilitating, and life-threatening Electrohypersensitivity, EHS. Exposure to the radiation emitted by power lines, electric motors and transformers, fluorescent lights, wideo display screens, cell phones, wireless computers, Wi-Fi, radar, and by other sources of radiation cause me among other things, severe pain, and swelling of vital organs; of head, and of fiace and eyes; and breathing, speech, and concentration problems. The delayed effects of exposure to radiation have been catastrophic. With exception of some walks around the neighborhood during the year 2011, and walks to the next-door neighbords, I have been home bound since March 30, 2011. During the year 2012, I lost the ability to useeelectronic equpment to draft documents. I cannot stay inside my home but for a flew minutes at a time. To ameliorate some of the symptoms of EHS I stay in a metal room placed in the middle of the lot, and I use shielding of the thoracic box most of the time, and at times, shielding of head at night. I use oxigen on crisis. have been violently ill several times. I am in pain all the time. Everyday is a different nightmare. My EHS has been recognized as a medical physical health condition and as a disability by federall and State agencies and by Courts. EHS is caused and aggravated by exposure to the same radiation reaching children at school. EHS proves conclusively that the microwave radiation inside schools is causing children harm that defeats the purpose of education. My children are also suffering of EHS, and their health condition is aggravating by unecessary exposures to radiation, and by lack of expert medical treatement of their EHS. (1)

(To try a radiation suit, on July 7, 2016, I walked about one and a half blocks away from my home)

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This Grievance cites to conclusive evidence on the record prowing as a matter of law the collusion of former Texas Attorney General, and now governor of Texas, Gree Abbott, with school officials, with members of the judiciary and with others in falsification of government records, in fabrication of evidence, in perjury and fraud on the Courts, and imdisability discrimination and retaliation to conceal the legitimacy of Electrohypersensitivity as a medical health condition and as a disability; to conceal that the wireless radiation at school is causing children harm that defeats the purpose of education; 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 requrements 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 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. 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, No. 110269-115, Sections 1-15,25,26. See the Case Law section of wirelesswatchblog.org

The Grievance against counsel for the Sharyland Ind. School District, Ivan F. Perez; the Grievance against attorney Abell Hinojosa; the Complaint of Judicial Misconduct against former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr; and the Complaint of Judicial Misconduct against former 92nd District Court Judge, Jaime E. Tijering cite to evidence on the record proving as a matter of law the collusion of SISD officials with members of the judiciary and with others in fraud on the Courts to conceal the harm being caused on our 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. Id.

## STATEMENT OF FACTS

On April 30, 2014, former 92nd District Court Judge, Jaime E. Tijerina signed a Final Decree of Divorce that had been submitted to the Court by my ex-wifes attorney, Abel Hinojosa, and which states falsely among other things that I waived my right to a trial by jury, and that with my signature, I gave my ex-wife the exclusive decision on my children's health and education; that I agreed to see my children only 24 hours per month; and that I agreed to pay child and medical support minimum wage.

Relevant excerpts of the fraudulent Final Decree of Divorce are attached to this Grievance.

On August 10, 2015, in response to a request by the Texas Attorney General, I submitted a Request for Review of the support orders, stating that I have been home bound for more than 3 years with a life-threatening Electroypersensitivity, EHS; describing how my EHS has been recognized as a medical condition and as a disability by government entities; and how on most cases, I make less than \$100 per month working self-employed as automechanic at home.

The Request for Review states that my ex-wife refuses to recognize that my children have my condition and refuses allowing examinations of my children by a qualified medical doctor, that my ex-wife has refused to recognize my childrens and my disability, EHS; has refused to recognize my childrens special needs, and has refused to follow the doctors orders not to expose my children unecessarily to radiation, and has refused to allow expert examinations and treatment to prevent that my childrens EHS becomes as in my case, life-threatening.

The Request for Review states that the Final Decree of Divorce submitted to the Court by my ex-wifes attorney states falsely that with my signature I agreed to the provisions of the Decree; that my signature is not on the Decree; that I did not agree to the provisions of the Decree; and that I was not allowed to appear by phone to trial as accommodation to my disability.

At several times, I explained to agents of the Texas Attorney General how to defraud the 92nd District Court of a Final Decree of Divorce, the former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., did not allow me to appear by plane to Court, after my ex-wifes attorney, Mr. Abel Hinojosa did not dispute evidence proving that he obtained by penjury and fraud on the Count, orders to prevent expert medical evaluations for treatment of the pain and Sickness that my children feel when exposed to wireless radiation as part of the collusion with officials of the Sharyland Ind. School District in fraud on the Courts to conceal the harm being caused on my children and on other children by the radiation at school; and how flormer 92nd District Court Judge, Jaime E. Tijerina refused to consider the evidence proving the collusion of SISD officials with Judge Rodriguez, with Judge Tijerina, and with Mr. Hinojosa to conceal my ex-wifes family violence and perjury before the Courts to conceal the harm being caused on my children and on other children by the radiation at school; and how Judge Tijerina, to prevent expert medical evaluations for treatment of the paim and sickness that my children feel when exposed to wireless radiation, did not allow me to appear by phone to trial, and signed a Final Decree of Divorce that was submitted by Mr. Hinojosa that states falsely among other things that I waived my right to jury trial, and that with my signature, I gave my ex-wife the exclusive decision on my childrens health and education, that I agreed to see my children only 24 hours per month, and that I agreed to pay child and medical support minimum wage. Excerpts of the fraudulent Final Decree of Divorce are attached.

At several times, agents of the Texas Attorney General told me that the Texas Attorney General was to file a motion in Court to reduce the amount of child and medical support to zero or to the amount of money that I make, which in most cases is less than \$100 per month.

On Feb. 16, 2016, The Texas Attorney General, Ken Paxton, through his Assistant, Norma Ortiz, filed on the 92nd District Court a Naw suit to enforce by incarceration the support orders of the fraudulent Final Decree of Divorce, and asking the Court that I pay more than tem thousand dollars. Ms. Ortiz did not file the fraudulent Final Decree of Divorce im support of the law suit as required by the Texas Family Code. Without allowing me to respond. Ms. Ortiz obtained a Court Order compelling my attendance to Court on May 11, 2016 under penalty of arrest, knowing that the orders of support were obtained by fraud on the Court; knowing of my inability to appear im person to Court and of my inability to comply with the fraudulent support orders; knowing that because of my life-threatening Electrohypersensitivity, incarcenation is for me a death sentence; and knowing that the support orders on the Final Decree of Divorce were obtained by fraud on the 92nd District Court to deprive me of my right to take my children to experts im Electrohypersensitivities for evaluations and medical treatment of the pain and sickness that they feel when exposed to wireless radiation. In essence, Ms. Ortiz is attemptin to silence with murder, the harm being caused on children by the radiation at school.

After I filed a Criminal Complaint against Ms. Ortiz, against Paxtom, against Abbott, against the former Texas Commissioner of Child Protective Services, John Specia, and against the now Texas Commissioner of Child Protective Services, Henry Hank Whitman, for their collusion to prevent expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation and to conceal the harm being caused op children by the radiation at school, an assistant of Ms. Ortiz, Mr. Conrado Rodriguez told me that even if it is criminal, they will try to enforce by incarceration the fraudulent support orders.

Respectfully, Joseph Mendoza 27 July, 2016.

2202 E. 28th St. Wission, Texas 78574 Tell. (956)5119 71140

## EVIDENCE

Deep 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 activites and functions substantially Dimited when exposed to radiation, including receptive and expressive language; learning; mobility; capacity for independent living; economic self-sufficiency; and ability to work. Jesus Mendoza et al., v. Sharyland Ind. School District et al., Case No. 7:11-cv-29 (S.D. TX. 2011), Docket 13, Exhibit 14; Docket 91, App 3-029; Docket 97, Exhs. 4.38, 5.12, 7.9

The Social Security Administration found my electromagnetic sensitivity a severe impairment, Docket 13, Exh. 3; Docket 91, App 3-031, Id.

See doctors letters explaining my EHS and my chemical sensitivity, my inability to stay inside buildings; how my EHS is life-threatening and that the radiation inside buildings causes me swelling of vital organs, and breathing, speech, concentration and memory problems. Docket 13, Exh. 4; DockettExh. 60, Exh. A; Docket 97, Exhs. 4.40, 5.13, 7.10, 7.11, A-1449, Id.

See pictures of some of the effects caused by exposure to radiation, including rashes, loss of skin, swelling of face and eyes, and how the swelling inside the skull is pushing one of my eyes out of its socket, Docket 13, Exh. 2; Docket 91, App 3-030; Docket 97, Exhs. 4.39, 7.12, 7.15, Ed.

See medical records documenting a history of life-threatening swelling of heart, and of swelling of face and eyes, Docket 97, Exhs. 7.33, 7.34, 7.36, 7.38, 7.42, 7.44, 7.45, 7.46, Id.

See Court Order granting my motion to appear by phone as accommodation to my EHS, Docket 13, Exh. 8; Docket 91, Apps 3-043, 3-044, Id.

See letters from my childrens pediatrician requesting that my children not be seated directly under the light or in close proximity to sources of radiation, Docket 13, Exh. 5; Docket 97, Exhs. 8.63, 8.66, A-1388, A1938, Id.

See pictures of the effects caused on my childrens eyes by exposure to radiation, including swelling, black spots, and bloody lines, Docket 13, Exh. 6; Docket 26, Exhs. 6, 6A; Docket 97, Exh. 8.85, Id.

More than 400 pages of medical records document more than 60 visits of each child to the doctor with the same symptoms of EHS and of the same harm caused by the same radiation reaching children at school.

Docket 57, pgs 3,4,63, Exhs. KI, IB, and KV; Docket 81, Sections 3-7, Id.

A world-class expert in radiation exposures in schools, Dr. Samuel Milham, testified before U.S. Magistrate Judge, Peter E. Ormsby, that my children inherited my EHS; that the swelling, black spots and bloody lines on my childrens 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. Docket 57, pgs 8, 56; Docket 81, Section 3-1, Id.

The undisputed scientific evidence on the federal and State record proving that the same radiation reaching children at school has caused harm to teachers, to fire flighters, to police officers and to other adults; and proving that these radiation exposures are causing children EHS, and brain, eye, blood, and DNA damage and other harm that defeats the purpose of education is detailed on Docket 57; Docket 81, Sections 4,5,6,7; Docket 97, Exhibits 11.1 to 11.15; 4.25 to 41.37; 6.4 to 6.29; 8.0 to 8.94; Exh. 9; Exh. 10; Docket 91, Apps 4-017 to 4-090, Sharyland ISD et al, Id, and on the Motion for Protective Orders filled on the 92nd District Court of Hidalgo County, Texas on Feb. 13, 2012, Case No. F-1591-11-A.

Docket DOL cites to undisputed evidence on the federal record proving SISD officials falsification of government records, and more than 7 acts of perjury to the federal Court to conceal their disability discrimination and retaliation against my children and against myself after I denounced their attempts to conceal the harm being caused on children by the radiattom at school. Sharyland ISD et al., Id.

An Application for Protective Orders details the aggravation of my childrens EHS, and includes my childrens Declarations in which they they describe under penalty of perjury the symptoms of their health condition, requesting to be evaluated for treatment of the pain and sickness that they feel when exposed to wireless radiation. The Application for Protective Orders describe how Child Protective Services and others have attempted to conceal my childrens EHS, and is available on the Case Law section of wirelesswatchblog.org

2. Specific, concrete, and undisputed evidence on the record has proven the collusion of Greg Abbott with members of the judiciary, with school officials, and with others in falsification of government records and in fraud on the Courts, and in disability discrimination and retaliation to conceal the legitimacy of Electrohypersensitivites as a medical condition and as a disability to conceal that the radiation at school is causing children harm that defeats the purpose of education.

To deny my application for a doctor recommended shielding room for rehabilitation of my Electrohypersensitivity, EHS, Greg Abbot, through his agents removed from the application record among other evidence, the Decision of the Social Security Administration finding my electromagnetic sensitivity a severe impairment; pictures showing how exposure to radiation caused swelling inside the skull as to push one of my eyes out of its socket; excerpts of an interview, in which the then President of the World Health Organization declared her EHS; and Affidavits of persons attesting to my EHS and to my mental stability. See unopposed motion to recuse U.S. District Judge, Randy Crane, Mendoza v. Moron et al, Case No. M-05-184 (S.D. TX. 2005), Docket 25. Seee Complaint of Violation of Civil Rights and Request to Investigate submitted to the Special Prosecutions Division in Austin, Texas No. 10269-15, pgs 28-35.

The same evidence has proven the collusion of Greg Abbott with Judge Grane in falsification of government records, in fabrication of testimony and of medical evidence, and in fraud on the fiederal Court to conceal disability discrimination and retaliation, and to conceal the harm caused by radiation. Id.

After refusing to consider undisputed evidence on the record proving Abbotts falsification of government records to conceal my EHS, and to dismiss the law suit seeking to compel the Texas Dept. of Assistive and Rehabilitative Services to provide a doctor recommended shielding room for rehabilitation of my EHS, Judge Crane wrote:

"Plaintiffs claims that Ms. Murrays determination that Plaintiff was elegible for rehabilitation services based on his mental disability." but not on his alleged electrical sensitivity violated his due process rights and right to be free from stigma." At no time I have claimed or testified that I have a mental disability. See motion to recuse Judge Crane, Docket 25, pg 9, Id.

Judge Crane wrote:

"Plaintiff also submitted a letter from Dr. William Rea requesting a testing environment free from any electromagnetic fields that could affect the outcome of Plaintiffs tests for other disorders." Docket 18, pg 2, Moron et al, Id.

Dr. Reas states:

"I have evaluated this patient medical condition and it is important that the patient have a proper testing environment in order to attain maximum potential from this patient. The testing area should be devoid of any chemicals and any appliance that may emit electromagnetic fields that could significantly affect the outcome of this patients test." See motion to recuse Judge Crane, Docket 25, pg 10, Moron et al, Id.

See doctor Reas letter, Exhibit 11 to Brief in Support of Plaintiffs Disability, Docket 16, Moron et al, Id.

To deny another application for a shielding room for rehabilitation of my EHS, Abbott allowed a counselor of the Texas Dept. of Assistive and Rehabilitative Services to fabricate an application record, and to comit perjury to claim falsely that I refused to see a doctor and a psychiatrist. See Complaint of Violation of Civil Rights, pgs 34,35, Id; Jesus Mendoza v. The Texas Dept. of Assistive and Rehabilitative Services, Case No. D-1-GN-09-002538 345th District Court, Travis County, Texas.

On or about Feb. 15, of 2013, in light of the progressive aggravation of my EHS. I submitted another application for the doctor recommended shielding room to DARS suprevisor, Mr Antonio Ocana. After the Office of the Texas Attorney General indicated on a document that I am under investigation by the Mission Police Department, I submitted a Complaint and Request for Help to Greg Abbott detailing the collusion of SISD officials with Judge Rodriguez, and with attorney Abel Hinojosa in perjury and fraud on the Courts to conceal their disability discrimination and retaliation against my children and against to conceal my childrens EHS, and to conceal the harm being caused on other children by the radiation at school; and detailing Mr. Ocanás collusion with DARS counselors to conceal my EHS and to deny my application for rehabilitation technology. Abbot refused to intervene to protect my children and myself from the disability discrimination and retaliation, and did not produce any documents that justify the investigation of my activities. Jesus Mendoza v. U.S. Chief District Judge, Ricardo H. Hinojosa, Case No. 1:14-cv-30 (S.D. TX. 2014) Docket 1, pgs 9,206-216,325.

After Abbott denied my request for help, and to deny the application for the doctor recommended shielding room, Mr. Ocaña removed firom the application record among other evidence, more than 70 pages of medical records of my EHS, and a copy of my Request to Texas legislators to evaluate radiation health effects in schools. Id.

See The Statement of Disability, more than 70 pages of medical records documenting my EHS, Docket 97, Exh. 7, Mendoza et al, v. Sharyland ISD et al, Case No. 7:11-cv-29 (S.D. TX. 2011).

See the Request to legislators which includes scientific evidence proving the harm being caused on children by the radiation at school, Exhs. 425-440, Docket 97, Id.

Undisputed evidence on the federal record has proven beyond reasonable doubt that school children are being exposed to three different types of radiation, each at occupational power levels, and at times to power levels exceeding the federal safety limits; that these same radiation has caused harm to teachers, to fire fighters, to police officers, and to other adults, and is causing children Electrohypersensitivites, and brain, eye, blood, and DNA damage and other sewere physical harm that defeats the purpose of education; that exposure to this radiation is increasing by 500% the childrens risk of cancer, and increasing by 450% the risk of dying to children suffering of life-threatening illnesses; that these radiation exposures are responsible for the poor academic performance, for the increasing number of children suffering of learning and of behavioral impairments, for the thousands of visits to the school nurse, for the thousands 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. Docket 57; Docket 81, Sections 4,5,6,7; Docket 97, and Exhibits 1.1 to 1.15, 4.25 to 4.37, 6.4 to 6.29, 8.0 to 8.94, and Exhibits 9 and 10; Docket 91, Apps 4-017 to 4-090; Docket 1101, pgs 112-33, 54,55,56,57,58,59, Jesus Mendoza et al, w. Sharyland Ind. School District et al. Case No. 7:11-cv-29 (S.D., Tx. 2011).

The same evidence has proven beyond reasonable doubt SISD officials' falsification of government records and more than 7 acts of perjury to the federal Count to conceal the harm being caused on children by the radiation at school, and to conceal their disability discrimination and retaliation against my children and against myself after I denounced their attempts to conceal the harm being caused on children by the radiation at school. Docket 94, and Docket 101, Id.

The same evidence has proven that SISD officials in retaliation for denouncing their attempts to conceal the harm being caused on children by the radiation at school, refused to follow the doctors directions to seat my children not in close proximity to sources of radiation; refused to transfer my children to another school; and seated my children closer to sources of radiation. See Grievance against SISD officials counsel, Ivan F. Perez, available on the Case Law section of wirelesswatchblog.org

Greg Abbott, through his agents interfered with my ability to file in federal Court a copy of my Request for Reconsideration of Denial of Grievance which SISD officials stamped as their Exhibit, and which corroborates SISD officials falsification and tampering of government records, and their perjury and fraud on the Courts to conceal the harm being caused on children by the radiation at school. Docket 1, pgs 212, 213, Hinojosa et al. Id. See Exhs. 8.21 to 8.94, Docket 97, SISD et al. Id. By mistake, SISD officials filed this evidence in federal Court, and then asked the Court to withdraw it. 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; Docket 92; Sharyland et al, Id.

In response to a federal law suit detailing their irrational cruelty towards children and their collusion with SISD officials in fraud on the Court to deny my motion 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, both, U.S. District Chief Judge, Ricardo H. Hinojosa, and U.S. Magistrate Judge, Peter Ormsby recused themselves from the case, and the case was reassigned to U.S. District Judge, Randy Grane. Hinojosa et al, Dockets 1, 4, 14, Id: Dockets 5,6, Sharyland ISD et al, Id. See Complaint of Violation of Civil Rights, pg 15, Id.

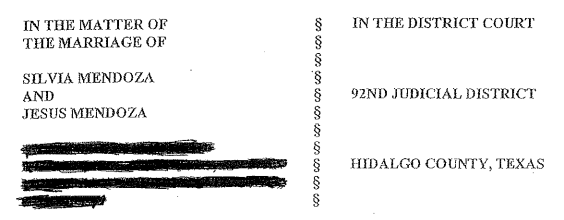
Judge Crane refused to recuse himself from the case, despite of ewidence on the record proving his collusion with Greg Abbott in fraud on the gence Court to conceal my EMS and the harm caused by radiation, and despite that Judge Crane participated on the decision to make of the McAllen Ind. School District the first large district in the country to introduce into its schools more than 25,000 wireless devices; on the decision to lower the academic requirements to conceal the harm being caused on our childrens brains by the microwave radiation at school; and on the decision to compel parents to medicate the children that became sick by exposure to the radiation at school. Complaint, pgs 70,71, Id;

Judge Crane, to conceal his collusion with Abbott, with school officials and with others to conceal the harm being caused on children by the radiation at school, and to dismiss the case, refused to consider thee evidence proving my claims; refused to consider the evidence proving the collusion of Chief Judge Hinojosa and Judge Ormsby with SISD officials in fraud on the Court; and adopted the 7 acts of SISD officials acts of perjury to the federal Court. Docket 108, Sharyland ISD et al. Id. Docket 101 details to the Court how the same evidence that they submitted to the Court, and the evidence that SISD officials by mistake submitted to the Court, proves conclusively more than 7 acts of SISD officials to the Court to conceal the harm being caused on children by the radiation at school, Id.

Two Judges from the federal Court in Brownsville, Texas, and one Judge from the federal Court in Laredo, Texas recused themselves from the law suit against U.S. Chief Judge Hinojosa, Abbott and others who participated in the fraud on the Courts to conceal the harm beinggeaused on children by the radiation at school, and the case was reassigned to U.S. District Judge, Micaela Alvarez, who refused to recuse herself despite of presiding on the same Courthouse with Chief Judge, Hinojosa, with Judge Ommsby, and with Judge Crane. Hinojosa et al Dockets 5,7,11, Id.

To prevent that school officials inform parents of the harm being caused on children by the radiation at school; to prevent a federal evaluation of the number of children suffering of EHS; and to prevent that I file a federal law suit without the Courts permission, Judge Alvares found in essence that despite Defendants invational cruelty towards children, and of their arbitrary and vengeful netaliation against my children and against myself, and despite of Defendants fraud on the Courts to conceal the harm being caused on children by the radiation at school, the Defendants were immune from suit, abrogating decades of State and federal case and statutory law, and abrogating the consitutional protections of millions of parents and children. Hinojosa et al., Dockets 18,21, Id; Complaint of Violation of Civil Rights pg 75, Id.

## NO. F-1591-11-A



### FINAL DECREE OF DIVORCE

On March 3, 2014 the Court heard this case.

## Appearances

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

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

### Record

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

## Jurisdiction and Domicile

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

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

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

Jury

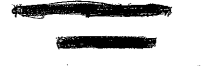
A jury was waived, and questions of fact and of law were submitted to the Court.

Divorce

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

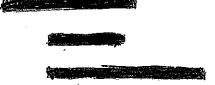
## Children of the Marriage

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



Home state:

Texas



Home state:

Texas



Home state:

Texas

The Court finds no other children of the marriage are expected.

## Parenting Plan

The Court finds that the provisions in this decree relating to the rights and duties of the parties with relation to the children, possession of and access to the children, child support, and optimizing the development of a close and continuing relationship between each party and the children constitute the parties' agreed parenting plan.

## Conservatorship

The Court, having considered the circumstances of the parents and of the children, finds that the following orders are in the best interest of the children.

IT IS ORDERED that Silvia Mendoza and Jesus Mendoza are appointed Joint Managing Conservators of the following children:

IT IS ORDERED that, at all times, Silvia Mendoza, as a parent joint managing conservator, shall have the following rights:

- 1. the right to receive information from any other conservator of the children concerning the health, education, and welfare of the children;
- 2. the right to confer with the other parent to the extent possible before making a decision concerning the health, education, and welfare of the children;
- 3. the right of access to medical, dental, psychological, and educational records of the children;
  - 4. the right to consult with a physician, dentist, or psychologist of the children;
- 5. the right to consult with school officials concerning the children's welfare and educational status, including school activities;
  - 6. the right to attend school activities;
- 7. the right to be designated on the children's records as a person to be notified in case of an emergency;

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

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

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

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

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

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

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

invasive procedures;

- 3. the exclusive right to consent to psychiatric and psychological treatment of the children;
- 4. the exclusive right to receive and give receipt for periodic payments for the support of the children and to hold or disburse these funds for the benefit of the children;—
- 5. the independent right to represent the children in legal action and to make other decisions of substantial legal significance concerning the children;
- 6. the independent right to consent to marriage and to enlistment in the armed forces of the United States;
- 7. the exclusive right to make decisions concerning the children's education;
- 8. except as provided by section 264.0111 of the Texas Family Code, the exclusive right to the services and earnings of the children;
- 9. except when a guardian of the children's estates or a guardian or attorney ad litem has been appointed for the children, the exclusive right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the United States, or a foreign government; and
- 10. the exclusive duty to manage the estates of the children to the extent the estates have been created by the separate property of the parent.

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

- 1. the right, subject to agreement of the other parent joint managing conservator, to represent the children in legal action and to make other decisions of substantial legal significance concerning the children;
- 2. the right, subject to agreement of the other parent joint managing conservator, to consent to marriage and to enlistment in the armed forces of the United States;
- 3. except as provided by section 264.0111 of the Texas Family Code, the exclusive right to the services and earnings of the children;
- 4. except when a guardian of the children's estates or a guardian or attorney ad litern has been appointed for the children, the exclusive right to act as an agent of the children in relation to the children's estates if the children's action is required by a state, the United States, or a foreign government; and

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

#### Possession and Access

#### 1. Possession Order

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

## 2. Noninterference with Possession

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

#### Termination of Orders

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

## Child Support

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

applicable fees required for the coverage, including but not limited to enrollment fees and premiums. Silvia Mendoza is ORDERED to furnish Jesus Mendoza and the Office of the Attorney General Child Support Division a true and correct copy of the health insurance policy or certification and a schedule of benefits within 45 days following the signing of this order. Silvia Mendoza is FURTHER ORDERED to furnish Jesus Mendoza copies of the insurance cards and any other forms necessary for use of the insurance within 45 days following the signing of this order. Silvia Mendoza is ORDERED to provide, within three days of receipt by Rosalinda Arredondo, to Jesus Mendoza any insurance checks, other payments, or explanations of benefits relating to any medical expenses for the children that Jesus Mendoza paid or incurred.

Jesus Mendoza is ORDERED to pay Silvia Mendoza cash medical support, as additional child support, of one hundred thirteen dollars (\$113.00) per month, with the first installment being due and payable on April 1, 2014 and a like installment being due and payable on or before the FIRST day of each month until the termination or modification of current child support for all children under this order.

IT IS ORDERED that the cash medical support provisions of this order shall be an obligation of the estate of Jesus Mendoza and shall not terminate on his death.

Jesus Mendoza is allowed to discontinue payment of cash medical support, for the time Jesus Mendoza is providing coverage, if-

- a. health insurance for the children becomes available to Jesus Mendoza at a reasonable cost;
- b. Jesus Mendoza enrolls the children in the insurance plan; and
- c. Jesus Mendoza provides Silvia Mendoza and the title IV-D agency the information required under section 154.185 of the Texas Family Code.

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

## Change of Petitioner's Name

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

## Discharge from Discovery Retention Requirement

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

## Decree Acknowledgment

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

## Indemnification

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

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

Date of Judgment

		4/30/2014	
SIGNED	on		

JUDGEPRESIDING

n party represents and warrants mucho or the line an interpret-

APPROVED AS TO FORM ONLY:

ABEL HINOJOSA 3007 W. Alberta

Edinburg, Texas 78539

Tel: (956) 682-3323 Fax: (956) 682-3352

Abel Hinojosa

Attorney for Petitioner State Bar No. 09700800

E-Mail: ahinojosalaw@yahoo.com

APPROVED AND CONSENTED TO AS TO BOTH FORM AND SUBSTANCE:

Silvia Mendoza

Petitioner

RE: Grievance against attorney Ivan F. Perez.

STATE BAR OF TEXAS
Office of the Chief Disciplinary Counsel
P.O. Box 13287 Austin, Texas 78711
Tel. (512)463 5533

I respectfully submit this Grievance against counsel for the Sharyland Ind. School District, Ivan F. Perez, on the ground that evidence on the record has proven beyond reasonable doubt the collusion of Mr. Perez with SISD officials, with the former Texas Attorney General, and now governor of Texas, Greg Abbott, with members of the judiciary, and with others, 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 conceal the aggravation of my childrens Electrohypersensitivity by the radiation exposures at school, to conceal that the same radiation reaching children at school has caused harm to teachers, to fire fighters, to police officers and to other adults; to conceal that the radiation exposures at school are increasing by 500% the childrens risk of cancer, and increasing by 450% the risk of dying to children suffering of life-threatening illnesses; to conceal that the microwave radiation at school is causing children Electrohypersensitivities, and brain, eye, blood and DNA damage and other severe physical harm that defeats the purpose of education; to conceal that the radiation exposures at school are responsible for the poor academic performance, for the increasing number of children suffering of learning and of behavioral impairments, for the thousands of visits to the schools nurse, for the thousands 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 requirements 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 taking advantage of the pervasive corruption in this area, the Obama Administration has chosen our children to start an extremely damgerous and suicidal experiment bound to cause severe physical 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 as proved by federal and State lifigation and detailed herein and on the Case Law section of wirelesswatchblog.org

I respectfully request the Office of the Chief Disciplinary Counsel to consider the evidence of Mr. Perez'irrational cruelty towards children and towards the disabled to determine whether he is entitled to practice law.

The Complaint of Judicial Misconduct against former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P.
Rodriguez Jr.; the Complaint of Judicial Misconduct against former 92nd District Court Judge, Jaime E. Tijerina; the Grievance against Assistant Texas Attorney General, Norma Ortiz; the Grievance against attorney Abel Minojosa, and this Grievance cite to specific, concrete, and undisputed evidence on the federal and State records proving as a matter of law, the collusion of Greg Abbott with SISD officials, with members of the judiciary, and with others in falsification of government records, in fabrication of evidence, in perjury and fraud on the Courts, and in disability discrimination and retaliation against my children and against myself to conceal that the radiation exposures at school are causing harm that defeats the purpose of education. The Complaints and Grievances are available on the Case Law section of wirelesswatchblog.org

## DECLARATION

I centify under penalty of perjury that I am competent to make this Declaration, and that the facts stated herein are within my pensonal knowledge, and are true and correct.

I am suffering of a painful, debilitating, and life-threatening Electrohypersensitivity. EHS. Exposure to the radiation emitted by power lines, electric motors and transformers, fluorescent lights, wideo display screens, cell phones, wireless computers, Wi-Fi, radar, and by other sources of radiation cause me among other things, severe pain, and swelling of vital organs; of head, and of flace and eyes; and breathing, speech, and concentration problems. The delayed effects of exposure to radiation have been catastrophic. With exception of some walks around the neighborhood during the year 2011, and walks to the next-door neighbords, I have been home bound since March 30, 2011. During the year \* 2012. I lost the ability to useeelectronic equpment to draft documents. I cannot stay inside my home but for a flew minutes at a time. To ameliorate some of the symptoms of EHS-I stay in a metal room placed in the middle of the lot, and I use shielding of the thoracic box most of the time, and at times, shielding of head at night. I use oxigen on crisis. have been violently ill several times. I am in pain all the time. Everyday is a different nightmare. My EHS has been recognized as a medical physical health condition and as a disability by federal and State agencies and by Courts. EHS is caused and aggravated by exposure to the same radiation reaching children at school. EHS proves conclusively that the microwave radiation inside schools is causing children harm that defeats the purpose of education. My children are also suffering of EHS, and their health condition is aggravating by unecessary exposures to radiation, and by lack of expert medical treatement of their EHS. (1)

(To try a radiation suit, on July 7, 2016, I walked about one and a half blocks away from my home)

In retaliation for denouncing their attempts to conceal the harm being caused on children by the radiation at school, officials of the Sharyland Ind. School District refused to follow the doctors orders to seat my children not in close proximity to sources of radiation, and refused to transfer my children to another school, and I filed Pro-se a flederal law suit to compel SISD officials to follow the doctors orders, and to transfer my children to another school; and to compel SISD officials not to seat children on radiation hot spots, and to notify parents with sick children of the radiation power levels reaching children at school; to disable the Wi-Fi system at my childrens elementary school; to make a risk study of the different types of radiation reaching children at school; and to produce the real unaltered students grades, and the complete number of students and teachers reporting sickness. (2)

In response to the law suit, Mr. Perez and other SISD officials attempted to persuade my then wife to impeach in Court my mental stability, and taking advantage of her violence against my children, persuaded her to testify falsely in federal Court that my children are healthy children, and to file for divorce to deprive me of my parental rights to prevent expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation. On a hearing before U.S.

Magistrate Judge, Peter Ormsby, Mr. Perez did not deny their attempts to persuade my then wife to impeach my mental stability to conceal the harm being caused on children by the radiation at school. During that hearing, Mr. Perez allowed my then wife to testify falsely that my children are healthy children, and allowed the now former principal of my children's elementary school, Pamela Montalvo, to testify that I did not submit a request to follow the doctor directions for that school year. (3)

In another hearing before Judge Ormsby, Dr. Samuel Milham, a world-class expert in radiation exposures in schools testified that my children inherited my Electrohypersensitivity; that the swelling, black spots and bloody lines on my children's eyes were caused by the radiation at school; and that my children needed to be transferred to another school to prevent further aggravation of their health condition. (4)

In retaliation for denouncing their falsification of records, and perjury before the Court to conceal the harm being caused on children by the radiation at school, Mr. Perez and SISD officials refused to follow the doctors directions and to transfer my children to another school, and seated my children closer to sources of radiation aggravating the health condition of my then 6-year old child. During that time, my daughter complained of feeling pain while at school while hitting her head herself saying that she could not think, and that she wanted to call me so I could pick-her up from school. (5)

On a hearing before Judge Ormsby, Mr. Perez admitted his collusion with SISD officials in falsification of government records and in the retaliation against my children and against myself to prevent a dangerous precedent for the wireless Bobby. (6)

Mr. Perez has denied more than 100 requests to follow the doctors orders, and to transfier my children to another school, in retaliation for denouncing his collusion with my ex-wifes divorce attorney, Abell Hinojosa, with the then 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., and with others in perjury and fraud on the Courts to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation to conceal the harm being caused on children by the radiation at school. (7)

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Despite of a duty to engage the evidence and claims of his collusion with other SISD officials in more than 7 acts of perjury to the fiederal Court to conceal the falsification of government records, and to conceal the harm being caused on children by the radiation at school, Mr. Perez failed to do so. (8)

Despite of a duty to engage the evidence and claims proving that the same radiation reaching children at school has caused harm to teachers, to fire fighters, to police officers, and to other adults, that these radiation exposures are increasing by 500% the childrens risk of cancer, and increasing by 450% the risk of dying to children suffering of lifethreatening illnesses, and are causing children Electrohypersensitivities, and brain, eye, blood, and DNA damage and other severe physical harm that defeats the purpose of education; that these radiation exposures are res responsible for the poor academic performance, for the thousands of visits to the school nurse, for the thousands of student and teacher absences for health reasons, and for the increasing number of children suffering of life-threatening and of terminal illnesses, Mr. Perez failed to do so. (9)

Specific, concrete, and undisputable evidence on the federal record has proven beyond reasonable doubt the irrational cruelty towards children and towards the disabled of Mr. Perez and SISD officials, of Greg Abbott, of U.S. Chief District Judge, Ricardo H. Hinojosa; of U.S. Magistrate Judge, Peter E. Ormsby; of U.S. District Judge, Randy Crane; of former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jn; of former 92nd District Court Judge, Jaime E. Tijerina; and of Mr. Abel Hinojosa. The same evidence has proven beyond reasonable doubt their collusion im fellonious conduct to conceal the harm being caused on children by the radiation at school. (110)

Respectfully submitted, \_\_\_

Jesus Mendoza

2202 E. 28th St. Mission, Texas 78574 Tell. (956)5119 71140

Jesus Mendoga 27 July, 20.16:

#### EVIDENCE

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 activites and functions substantially Dimited when exposed to radiation, including receptive and expressive language; learning; mobility; capacity for independent living; economic self-sufficiency; and ability to work. Jesus Mendoza et al., v. Sharyland Ind. School District et al., Case No. 7:11-cv-29 (S.D. TX. 2011), Docket 13, Exhibit 1A; Docket 91, App 3-029; Docket 97, Exhs. 4.38, 5.12, 7.9

The Social Security Administration found my electromagnetic sensitivity a severe impairment, Docket 13, Exh. 3; Docket 91, App 3-031, Id.

See doctors letters explaining my EHS and my chemical sensitivity, my inability to stay inside buildings; how my EHS is life-threatening—and that the radiation inside buildings causes me swelling of vital organs, and breathing, speech, concentration and memory problems. Docket 13, Exh. 4; DockettExh. 60, Exh. A; Docket 97, Exhs. 4.40, 5.13, 7.10, 7.11, A-1449, Id.

See pictures of some of the effects caused by exposure to radiation, including rashes, loss of skin, swelling of face and eyes, and how the swelling inside the skull is pushing one of my eyes out of its socket, Docket 13, Exh. 2; Docket 91, App 3-030; Docket 97, Exhs. 4.39, 7.12, 7.15, Id.

See medical records documenting a history of life-threatening swelling of heart, and of swelling of face and eyes, Docket 97, Exhs. 7.33, 7.34, 7.36, 7.38, 7.42, 7.44, 7.45, 7.46, Id.

See Court Order granting my motion to appear by phone as accommodation to my EHS, Docket 13, Exh. 8; Docket 91, Apps 3-043, 3-044, Id.

See letters from my childrens pediatrician requesting that my children not be seated directly under the light or in close proximity to sources of radiation, Docket 13, Exh. 5; Docket 97, Exhs. 8.63, 8.66, A-1388, A1938, Id.

See pictures of the effects caused on my childrens eyes by exposure to radiation, including swelling, black spots, and bloody lines, Docket 13, Exh. 6; Docket 26, Exhs. 6, 6A; Bocket 97, Exh. 8.85, Id.