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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 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. 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 fighters, 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 1.1 to 1.15; 4.25 to 4.37; 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 filed on the 92nd District Court of Hidalgo County, Texas on Feb. 13, 2012, Case No. F-1591-11-A.

Docket 101 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 radiation at school. Sharyland ISD et al, Id.

An Application for Protective Orders details the aggravation of my children's EHS, and includes my children's 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 children's EHS, and is available on the Case Law section of wirelesswatchblog.org

2. Jesus Mendoza et al, v. Sharyland Ind. School District et al., Case No. 7:11-cv-29 (S.D. TX. 2011), Docket 13, pgs 73-77.
3. At no time during the federal litigation, Mr. Perez engaged or opposed evidence or claims proving his participation with SISD officials in the failed attempts to persuade my ex-wife to impeach my mental stability in Court; or in the manipulation of my ex-wife to testify falsely in Court that my children are healthy, and then to file for divorce to deprive me of my parental rights to prevent expert medical evaluations for the treatment that my children feel when exposed to radiation; or in the manipulation of Ms. Montalvo to testify falsely in federal Court that I did not submit a doctors letter for that school year to conceal disability discrimination and retaliation against my children and against myself to conceal the harm being caused on children by the radiation at school. Docket 48, pgs 4-6, 32-35, 40-44, 52-54; Docket 57, pgs 7-10, 31, 49, 64, 65; Docket 62, pgs 5-7, 20; Docket 81, pgs 1b, 1c, 6, 7, 9, Sections 10-1 to 10-7; Docket 94, pgs 20, 30; Docket 97, pg 19; Docket 101, pgs 32, 33, Id.

See my ex-wifes Response to a Request for Admissions in which she admits among other things, her perjury before the federal Court (Admissions 95-100) and admits to her violence against my children; admits to my childrens health problems; and to her attmpts to conceal the aggravation of my childrens EHS by the radiation at school, Docket 62, Exhibit A, Id; See Docket 81, Sections 10-1 to 10-7, Id.

By mistake, Mr. Perez submitted to the Court evidence proving that Ms. Montalvos testimony in federal Court that I did not submit a request to follow the doctors directions for that school year was false, and then SISD officials asked the Court to withdraw that evidence. Docket 97, pg 19; Docket 101, pgs 32, 33, Id.

Besides of proving Mr. Perez collusion with Ms. Montalvo to comit perjury before the federal Court, the evidence that Mr. Perez filed by mistake in federal Court corroborates his collusion with SISD officials in falsification of government records, and in disability discrimination and retaliation against my children and against myself to conceal that the radiation exposures at school are responsibel 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. 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, Sharyland ISD et al, Id.

Greg Abbott, through his agents, interfered with my ability to file this evidence in federal Court within the Courts deadline. See Grievance against Assistant Texas Attorney General, Norma Ortiz, available on the Case Law Section of wirelesswatchblog.org

4. Docket 38, pgs 34,35; Docket 48, pgs 5,44,45,51; Docket 57,, pgs 8,56; Docket 81, Section 3-1, Sharyland ISD et al, Id.
5. At no time, Mr. Perez has denied claims, or engaged or opposed evidence of his collusion with SISD officials in retaliation against my children after I denounced their attempts to conceal the harm being caused on children by the radiation at school. Docket 38, pgs 5,10,11,43,44; Docket 48, pg. 4; Docket 62, pgs 2,10,11,24,25; Docket 57,, pgs 9,31, 32,48, 64; Docket 81, pg 3, Sections 2-4, 12-7; Docket 97,, pg 119; Docket 98,, Paragh. 15; Docket 101, pg 70, Id.
6. During a hearing before Judge Ormsby, I explained to the Court that Mr. Perez had admitted to me participating with school officials in falsification of government records, and had admitted to me that the reason he was denying my requests to follow the doctors directions to seat my children not in close proximity to sources of radiation, and to transfer my children to another school was to prevent a dangerous precedent. I explained to the Court that the dangerous precedent was for the wireless lobby. Mr. Perez did not engage or denied my claims. See Affidavit paragh. 31,32,33,, Docket 97; Docket 101, pg. 68, Sharyland IND et al, Id.
7. Sections 2-1 to 2-4 of Docket 81,, cites to evidence on the record proving Mr. Perez refusal to follow the doctors' directions to seat my children not in close proximity to sources of radiation, and to transfer my children to another school. Up to this time, Mr. Perez has refused to follow the doctors orders,, and has refused to transfer to another school, the child who is suffering the most severe reactions to the radiation at school. See some of my requests to Mr. Perez, Exhibits 5.11 to 5.20,, Docket 97, Id.

At no time, Mr. Perez has engaged or opposed evidence or claims of his collusion with SISD officials,, with my ex-wife's divorce attorney, Abel Hinojosa; with former 92nd District Court, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr.; and with others in falsification of government records, in perjury and fraud on the Courts, and on disability discrimination and retaliation against my children and against myself to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation, and to conceal the harm being caused on children by the radiation at school. Docket 48, pgs 4,5,33,40,44,48,52,53; Docket 62, pgs 4-7, 20; Docket 57, pg 7; Docket 81, pg 9,, Section 11-2; Docket 94, pgs 52-56; Docket 97, pgs 16,17; Docket 98 paragh. 26-27; Docket 101 pg 71,, Sharyland ISD et al, Id.

At no time during the federal litigation, Mr. Perez engaged or opposed the evidence of his collusion with other SISD officials, with Judge Rodriguez, and with Mr. Hinojosa in fraud and perjury on the Courts to conceal the harm being caused on children by the radiation at school. See the unopposed sworn Application for Protective Orders detailing my ex-wife's violence against my children and her attempts to conceal the aggravation of my children's EHS by the radiation at school, and which Judge Rodriguez refused to rule on to conceal the collusion of Mr. Hinojosa with SISD officials, Docket 48, Exh. A, Id. See police report documenting my ex-wife's violence against myself when I was video recording my child crying in pain, Id.

See my ex-wife's Response to a Request for Admissions in which she admits to my children's health problems and admits that her testimony in federal Court that my children are healthy was false, Exhibit A, Docket 62, Id.

See Mr. Hinojosa's proposed Temporary Orders in which he sought in the 92nd District Court to deprive me of the right to transfer my children to another school and of the right to make expert medical medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation, Exhibits to Docket 57, Id;

See some of the medical records that Mr. Hinojosa removed from my children's records to conceal my ex-wife's perjury before the federal Court and before the 92nd District Court to conceal the aggravation of my children's EHS by the radiation at school, and to deprive me of my parental rights, Exhibits 3.4 to 3.7, Docket 97, Id.

See Mr. Hinojosa's Response to a Request for Production of Documents in which he refuses to produce the complete medical records of my children, Exhibits 4.1 to 4.9, Docket 97, Id.

See Grievance against Mr. Hinojosa and Complaint of Judicial Misconduct against Judge Rodriguez and against Judge Tijerina detailing their collusion with Mr. Perez and with other SISD officials in fraud on the Courts to conceal the harm being caused on children by the radiation at school. Available on the Case Law Section of wirelesswatchblog.org

8. Docket 101 cites to undisputed evidence on the record proving the collusion of Mr. Perez with SISD officials in more than 7 acts of perjury to the federal Court to conceal his falsification of government records to conceal the harm being caused on children by the radiation at school, Id.

The Grievance against Assistant Texas Attorney, Norma Ortiz cites to the evidence on the record proving 'Mr. Perez and others' irrational cruelty towards children and towards the disabled. Available on the Case Law Section of wirelesswatchblog.org

9. Docket 38; Docket 57; Docket 81, Sections 4,5,6,7; Docket 94; 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 101, pgs 12-33, 54-59, Sharyland ISD et al, Id.

10. Both, Chief District Judge Hinojosa and Judge Ormsby recused themselves from the case against SISD officials in response to another federal law suit citing to evidence on the record proving their irrational cruelty towards children and towards the disabled and proving their collusion with SISD officials, with Greg Abbott, with Judge Rodriguez, with Mr. Hinojosa and with others in falsification of government records, perjury and fraud on the Courts, and in disability discrimination and retaliation to conceal the harm being caused on children by the radiation at school; 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 was to conceal the harm being caused on our children's brains by the microwave radiation at school; to conceal that taking advantage of the pervasive corruption in this area, the Obama Administration is manipulating our Courts to conceal that our children have been chosen to start an extremely dangerous 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.
Jesus Mendoza v. U.S. Chief District Judge, Ricardo H. Hinojosa et al, Case No. 1:14-cv-30 (S.D. TX. 2014), Dockets 1, 4, 14.
See Orders of Recusal, Dockets 105, 106, Sharyland ISD et al, Id.

After Chief Judge Hinojosa and Judge Ormsby recused themselves from the case against SISD officials, the case was reassigned to U.S. District Judge, Randy Crane, and to U.S. Magistrate Judge Dorina Ramos. Dockets 105, 106, Sharyland ISD et al, Id.

Apparently, Judge Ramos recused herself from the case, since conclusive evidence has proven her collusion with Chief Judge Hinojosa and with other members of the judiciary to conceal a fraud of millions of dollars of federal funds. See Statement of Interested Parties, Docket 91, Apps 3-284 to 3-318, Sharyland et al, Id. See Docket 4, Hinojosa et al, Id.

Judge Crane refused to recuse himself from the case against SISD officials despite of conclusive evidence proving as a matter of law his collusion with the former Texas Attorney General and now governor of Texas, Greg Abbott in falsification of government records; in fabrication of statements and of medical evidence; on disability discrimination and retaliation; and on fraud on the federal Court to conceal the legitimacy of Electrohypersensitivities as a medical condition and as a disability; and despite that evidence indicates.

that Judge Crane participated with the Obama Administration on the decision to make of the McAllen Ind. School District, the first district in the country to place more than 25,000 wireless devices into its schools; on the decision to lower the academic standards and testing 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 children that became sick by the microwave exposures at school to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment. See Complaint of Violation of Civil Rights and Request to Investigate submitted to the FBI Public Corruption Task Force and to the Special Prosecutions Division in Austin, Texas, No. 110269-115, sections 110-114,25; See Statement of Interested Parties, Id; See Grievance against Assistant Texas Attorney General, Norma Ortiz available on the Case Law section of wirelesswatchblog.org

After Judge Crane refused to recuse himself from the law suit against SISD officials, and to prevent that SISD officials follow the doctors' orders not to seat my children in close proximity to sources of radiation; to prevent that I transferred my children to another school; to prevent that parents of sick children be notified of the harm being caused by the radiation at school; to prevent evaluations of the harm being caused on children by the several types of radiation reaching children at school; and to prevent that SISD officials disclose the real unaltered childrens' grades and the complete number of students and teachers reporting sickness, Judge Crane dismissed the case without consideration of evidence proving as a matter of law, Chief District Judge Hinojosa and Judge Ormsby irrational cruelty towards children and towards the disabled, and their collusion with SISD officials in falsification of government records, in perjury and fraud on the Courts, and on disability discrimination and retaliation to conceal the harm being caused on children by the radiation at school, and to conceal that the switch from wired to wireless Internet in schools was not to improve education, but for private enrichment. Id.

Re: Grievance against attorney Abel Hinojosa. Texas State Bar No. 09700800

STATE BAR OF TEXAS

Office of the Chief Disciplinary Counsel
P.O. Box 13287 Austin, Texas 78711

I respectfully submit this Grievance against attorney Abel Hinojosa, on the ground that evidence on the record has proven beyond reasonable doubt the collusion of Mr. Hinojosa with former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., and with former 92nd District Court Judge, Jaime E. Tijerina in fraud on the 92nd District Court to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation to conceal the collusion of officials of the Sharyland Ind. School District, with 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 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 children's 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 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 school's 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

42

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 children 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 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 litigation and detailed herein and on the Case Law section of wirelesswatchblog.org

I respectfully request the Office of the Chief Disciplinary Counsel to compel Mr. Hinojosa to cover the expense of expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation to prevent that my children's Electrohyper-sensitivity becomes as in my case, life-threatening or worse; and to consider the evidence of Mr. Hinojosa's irrational cruelty towards children and towards the disabled to determine whether he is entitled to practice law.

DECLARATION

I certify under penalty of perjury that I am competent to make this Declaration, and that the facts stated herein are within my personal 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, video 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 face 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 neighbors, I have been home bound since March 30, 2011. During the year 2012, I lost the ability to use electronic equipment to draft documents. I cannot stay inside my home but for a few 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 oxygen on crisis. I 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 unnecessary exposures to radiation, and by lack of expert medical treatment 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)

Undisputed evidence on the record has proven beyond reasonable doubt the fact that to conceal the harm being caused on children by the radiation at school, officials of the Sharyland Ind. School District manipulated my then wife to testify falsely in federal Court that my children are healthy children, and to file for divorce. (2)

Undisputed evidence on the record has proven that my then wife's attorney, Mr. Abel Hinojosa, to conceal my then wife's perjury before the federal Court; to prevent expert evaluations for treatment of the pain and sickness that my children feel when exposed to radiation; and to conceal SISD officials disability discrimination and retaliation against my children and against myself for denouncing their attempts to conceal the harm being caused on children by the radiation at school:

Refused to settle the case in good faith for the benefit of my children; refused to produce the complete medical records of my children; and promised my then wife to win the divorce case and to win custody of my children for a set fee even if her family violence was proved in Court, and even if the case went to trial. (3)

Cancelled mediation without my or my then wife's consent and in violation of the Court order. (4)

Manipulated my then wife to testify falsely before the 92nd District Court that my children do not have symptoms of my EHS, and then removed from my children's medical records, records proving my then wife's perjury to conceal my children's EHS. (5)

Refused to recuse himself from the divorce case, despite of evidence proving his collusion with SISD officials, with the then 92nd District Court Judge and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., and with others in fraud on the Courts to conceal the harm being caused on children by the radiation at school. (6)

To prevent that the Court allowed me to appear by phone to trial as accommodation to my disability, the day of trial on the divorce case, Mr. Hinojosa claimed falsely to the Court that I had never appeared before the Court, despite that after Mr. Hinojosa did not appose my motion to appear by phone to judicial proceedings, the Court allowed me 3 times to appear by phone to hearings. (7)

After the Court did not allow me to appear by phone to trial, Mr. Hinojosa manipulated my then wife to request the exclusive decision on my children's health and education, despite that evidence on the record had proven his attempts to conceal my then wife's perjury before the Courts, and her ongoing violence against my children. (8)

Mr. Hinojosa manipulated my then wife to request at trial, child and medical support based on minimum wage, despite that on a previous hearing, she testified that I make about \$100 per month; despite that at that hearing, Mr. Hinojosa recognized the seriousness of my EHS and withdrew his request for child support, and despite that at trial my then wife admitted that I was not working, and despite that Mr. Hinojosa knows that incarceration is for me a death sentence. (9)

Manipulated my then wife to testify falsely that my home was built during the marriage to request the Court \$7,500 in reimbursement. (10)

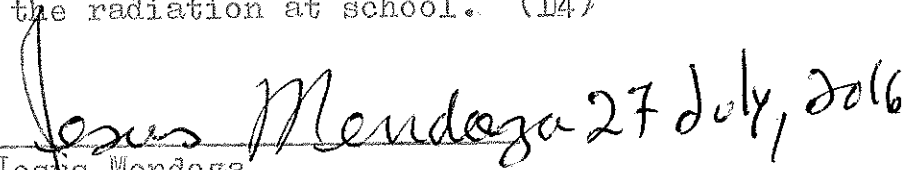
Despite that my then wife testified that if my kids want to be with me, she did not want to deny them being with me, Mr. Hinojosa manipulated my then wife to request 24-hour visitation of my children. (11)

Again, Mr. Hinojosa manipulated my then wife to testify falsely in Court that my children do not have symptoms of my EHS. (12)

Mr. Hinojosa submitted for the Courts signature a Final Decree of Divorce which states falsely among other things that I waived my right to a 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; that I agreed to pay child and medical support minimum wage; and that I agreed to reimburse my ex-wife \$7,500 (13)

Mr. Hinojosa has refused to intervene to prevent that the Texas Attorney General enforce by incarceration the fraudulent support orders, that Mr. Hinojosa obtained by fraud on the Court, despite of knowing that incarceration is for me a death sentence, and despite of knowing that the attempts to enforce the fraudulent support orders is part of ongoing disability discrimination and retaliation against my children and against myself for filing a criminal complaint with federal and State authorities against those who committed fraud on the Courts to conceal the harm being caused on children by the radiation at school. (14)

Respectfully submitted,


Jesus Mendoza

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

(Copies of the evidence cited herein is available upon request)

EVIDENCE

11. 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; 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; Docket Exh. 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 children's 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 children's 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 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. 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 fighters, 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 1.1 to 1.15; 4.25 to 4.37; 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 filed on the 92nd District Court of Hidalgo County, Texas on Feb. 13, 2012, Case No. F-1591-11-A.

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An Application for Protective Orders details the aggravation of my children's EHS, and includes my children's Declarations in which 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 children's EHS, and is available on the Case Law section of wirelesswatchblog.org

2. On her Response to a Request for Admissions, my ex-wife admitted that her testimony in federal Court that my children are healthy was false. Admissions 95-100, Clerk's Record dated April 10, 2015, 92, 93. (2nd Supp to Clerk's R. hereon), Mendoza v. Mendoza, Case No. F-1591-III-A, 92nd District Court, Hidalgo County, Texas.
- I submitted a copy of my ex-wife's Response to the Request for Admissions to the federal Court on the law suit to compel school officials 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, as evidence proving how school officials taking advantage of my ex-wife's family violence, manipulated her to commit perjury before the federal to conceal the harm being caused on children by the radiation at school. Jesus Mendoza et al, v. Sharyland Ind. School District et al, Case No. 7:11-cv-29 (S.D. TX. 2011), Docket 62, Exh. A.

At no time during the litigation, SISD officials disputed the evidence or claims proving their perjury to the federal Court to conceal the harm being caused on children by the radiation at school, Docket 57, pgs 1, 8, 9, 31, 49, 60, 64; Docket 81, Section 10; Docket 94, pg 30; Docket 101, pgs 50, 71, Id.

At no time, during the litigation, SISD officials disputed the claims or evidence of their collusion with Mr. Hinojosa in fraud on the Courts to conceal the harm being caused on children by the radiation at school. Dockets 97, pgs 16, 17; Docket 98, Affidavit, Paragraphs. 23-27; Docket 101, pg 71, Id.

3. See unopposed Motion to disqualify Mr. Hinojosa as my then wife's counsel detailing with evidence the collusion of Mr. Hinojosa with SISD officials, and with former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr. in fraud on the Court to conceal the harm being caused on children by the radiation at school, Clerk's Record dated Jan. 27, 2015, 236-243, (Original Clerk's R. hereon), Mendoza Id.

I submitted to the federal Court a copy of an unopposed Application for Protective Orders that was filed in the 92nd District Court, and which details my then wife's violence against my children and against myself and their attempts to conceal my children's EHS, and a copy of Mr. Hinojosa's Response to a Request for Production of Documents in which he refuses to produce the complete medical records of my children. Docket 48, Exh. A; Docket 97, Exhs. 4.2 to 4.9, Sharyland ISD et al, Id.

See copy of Mr. Hinojosa's proposed Court order in which he attempted to deprive me of the right to take my children to my doctor, and of my right to transfer my children of school, Exhibit to Docket 57, Id.

4. On July 20, of 2011, former Judge Rodriguez ordered mediation no later of August 8, 2011. On a hearing before Judge Rodriguez my then wife admitted not knowing that Mr. Hinojosa had cancelled mediation. Reporters Record, Vol. 3, pgs 47,48, Mendoza, Id. On Sep. 6, of 2013, District Judge, Bobby Flores set jury trial for March 3, 2014, and Final Pretrial Conference for Feb. 27, 2014, and ordered mandatory mediation 30 days before trial. Clerks Record dated Feb. 17, 2015 at 77 (1st Supp to Clks R. hereon), Id. Mr. Hinojosa ignored the mediation order, and did not appear to the Final Pretrial Conference despite of being in the courtroom before the case was called. Reporters Record Vol. 5, pg 4, Id.
5. Reporters Record Vol. 3, pgs 10-13, Id. At no time during the divorce litigation Mr. Hinojosa engaged or opposed evidence and claims that to conceal that SISD officials manipulated my then wife to commit perjury before the Courts to conceal the harm being caused on children by the radiation at school he removed from my childrens medical records, records documenting that two days before my ex-wife testified before Judge Rodriguez that my children do not have symptoms of my EHS, my childrens pediatrician prescribed 5 medical studies on one of my children for the same symptoms of EHS; removed the doctors Problem List documenting 34 visits of my child to the doctor with the same symptoms of EHS; that he removed from my childrens medical records, records documenting a childs hospitalization for stomach problems, and an evaluation for heart problems; and record documenting on two children, the same blood injuries caused by exposure to the same radiation reaching my children at school. See unopposed motion to disqualify Mr. Hinojosa as my then wifes counsel, Orig. Clks R. 240; Motion for Protective Orders and Exhibits, 2nd Supp to Clks R. 73,157-173,178-184, Mendoza, Id. Copies of some of these medical records were submitted to the federal Court as evidence of SISD officials collusion with Mr. Hinojosa to conceal their disability discrimination and retaliation against my children and against myself for denouncing their attempts to conceal the harm being caused on children by the radiation at school. The evidence and claims remain undisputed on the record. Docket 97, Exhs. 3.3 to 3.7, Sharyland ISD et al, Id.
6. See unopposed Motion to Disqualify Mr. Hinojosa as my then wifes counsel, Orig. Clks R. 236-243, Mendoza, Id.
7. Reporters Record Vols. 2,3,4, and Vol. 6, pg 4; See unopposed Motion to appear by phone to judicial proceedings, Orig. Clks R. 24-49, Id.

8. Reporters Record Vol. 6, pg 9, Mendoza, Id.

On a Response for Request for Admissions signed by Mr. Hinojosa, my ex-wife admitted some of the symptoms of my children's EHS; admitted that her testimony in federal Court that my children are healthy was false; and admitted testifying how my children scream in their sleep when meters show increased levels of radiation inside the home at night. Admissions 80,82,83,84,87,88,89,91,92,95-100, 2nd Supp Clks R. 92,93, Mendoza, Id.

On the same Response for Admissions, my ex-wife admitted testifying before a federal Court and before a State agency to the legitimacy of my health condition, Admissions 107,172,174, 2nd Supp Clks R. 93,96, Id.

On the same Response, my ex-wife admitted to her violence against my children, Admissions 26,27,28,51,131, 2nd Supp Clks R. 90,91,94, Id.

On the same Response, my ex-wife admitted her attempts to conceal the aggravation of my children's EHS including:

Admitting opposing my efforts to take my children to experts in EHS, and refusing to talk to doctors with expertise in EHS; admitted refusing to see my medical records and refusing to talk to other persons with EHS; admitted telling my children not to let me take pictures of their eyes or record them when they are in pain; admitted placing the pictures of my children's eyes and my medical records on the trash, and exposing my children unnecessarily to radiation even when my children are asleep. Admissions 114,115, 119-140,142,146, 149,150,160,163,164,170,186,187,188,189,191, 2nd Supp Clks R. 93-98, Id.

During the litigation, my ex-wife admitted to a police investigator seeing a psychiatrist, See Police Report, Appx. 32 to Motion for Protective Orders, 2nd Supp to Clks R. 115, Mendoza Id.

A copy of my ex-wife's Response to a Request for Admissions was submitted to the federal Court as evidence of the collusion of SISD officials with Mr. Hinojosa in fraud on the Courts to conceal the harm being caused on children by the radiation at school, Exh. A to Docket 62, Sharyland ISD et al, Id.

- 9 During a previous hearing, Mr. Hinojosa asked my then wife: "Do you have an idea how much money your husband brings in on a monthly basis?" and my ex-wife answered "I believe around \$100.00 sometimes." Reporters Record Vol. 3, pg 13, Mendoza, Id.

During the same hearing, Mr. Hinojosa recognized the seriousness of my EHS, when he withdrew his request for child support stating: "Judge, I know child support is going to be difficult for him to pay. I don't want to set up anybody to fail." pg 59, Id.

10. At trial, Mr. Hinojosa manipulated my then wife to ask for my home until the Court inquired if my home was community property, and then manipulated my ex-wife to testify falsely that my home was built during the marriage, and to ask for \$7,500 reimbursement. Reporters Record Vol. 6, pgs 12-14, Mendoza, Id.

At no time, during the litigation, Mr. Hinojosa denied my claim that my home was not community property, because it was built before the marriage, and because home upgrades had been paid by the proceeds of the sale of part of the land. See Original Counter Petition for Divorce, Orig. Clks R. 59, Id.

During a previous hearing, Mr. Hinojosa did not oppose my claim that my home was not community property because it was paid before I got married, Reporters Record, Vol. 3, pg 51.

Mr. Hinojosa's misconduct evidences his attempts to reward my ex-wife for her perjury before the Courts.

11. Reporters Record Vol. 6, pg 17, Mendoza, Id.
12. Reporters Record Vol. 6, pgs 17,18, Id.
13. Orig. Clks R. 278,279,280,282,283,284,290,297,299, Mendoza, Id.
14. A Criminal Complaint and Request for Help submitted to federal and State authorities detail how the Texas Attorney General, Ken Paxton, through his Assistant, Norma Ortiz, is attempting to enforce the fraudulent orders by incarceration, knowing that the support orders were obtained by fraud on the Court; knowing that because of my life-threatening EHS, incarceration is for me a death sentence; and knowing that the attempt to enforce by incarceration the fraudulent support orders is part of the ongoing retaliation against my children and against myself for denouncing the collusion of the former Texas Attorney General, and now governor of Texas, Greg Abbott, with school officials and members of the judiciary in fraud on the Courts to conceal the harm being caused on children by the radiation at school. Please See the Case Law section of wirelesseatchblog.org

Re: Complaint of Judicial Misconduct against former 92nd District Court Judge and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr.

State Commission on Judicial Conduct
P.O. Box 12265
Austin, Texas 78711-2265
Tel. (512)463 5533

I respectfully submit this Complaint of Judicial Misconduct against former District Court Judge, Ricardo P. Rodriguez Jr., on the ground that specific, concrete, and undisputed evidence on the record has proven beyond reasonable doubt the collusion of Judge Rodriguez, with attorney Abel Hinojosa, with school officials and with others in fraud on the Courts to prevent expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation to conceal disability discrimination and retaliation against my children and against myself after I denounced school officials attempts to conceal that school children are being exposed to the same radiation that caused harm to teachers, to fire fighters, to police officers and to other adults; to conceal that these radiation exposures are causing children Electro-hypersensitivities, EHS, and brain, eye, blood, and DNA damage and other severe physical 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; and to conceal that the lowering of academic requirements and the manipulation of grades are to conceal the harm being caused on our childrens brains by the microwave radiation at school as detailed herein.

I respectfully request the State Commission on Judicial Conduct to compel Judge Rodriguez to pay for the expert medical evaluations for treatment of my childrens health condition, to prevent that my childrens EHS becomes as in my case, life-threatening or worse; and to consider the evidence proving Judge Rodriguez irrational cruelty towards children to determine if he is entitled to practice law, and if his conduct is criminal.

DECLARATION

I certify under penalty of perjury that I am competent to make this Declaration, and that the facts stated herein are within my personal 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, video 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 face 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 neighbors, I have been home bound since March 30, 2011. During the year 2012, I lost the ability to use electronic equipment to draft documents. I cannot stay inside my home but for a few 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 oxygen on crisis. I 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 unnecessary exposures to radiation, and by lack of expert medical treatment 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)

Undisputed evidence on the record has proven beyond reasonable doubt that to conceal the harm being caused on children by the radiation at school, officials of the Sharyland Ind. School District, taking advantage of my then wife's illiteracy and family violence, manipulated her to testify falsely in federal Court that my children are healthy children, and to file for divorce. (2)

Undisputed evidence on the record has proven beyond reasonable doubt that former 92nd District Court Judge, Ricardo P. Rodriguez Jr. to conceal the collusion of SISK officials with my then wife's attorney, Mr. Abel Hinojosa to conceal my then wife's perjury before the federal Court; to prevent expert evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation; and to conceal SISK officials disability discrimination and retaliation against my children and against myself for denouncing their attempts to conceal the harm being caused on children by the radiation at school, during the divorce proceedings:

Former Judge Rodriguez refused to rule on two unopposed Applications for Protective Orders detailing her violence against my children and against myself, her attempts to conceal the aggravation of my children's EHS, and her perjury in federal Court. (3)

In response to a motion to recuse, Judge Rodriguez refused to recuse himself. (4)

Judge Rodriguez gave my then wife the decision on my children's health and education despite that she admitted her violence against my children; admitted not taking my child to the doctor when my child had been crying in pain; admitted not understanding EHS; and that EHS has to be examined by experts; admitted refusing to talk to and to take my children to doctors with expertise in EHS; admitted placing my children's and my medical records on the trash; admitted an assault against myself when

I was video recording my child crying in pain; and admitted not allowing the child who witnessed her family violence to talk to a police investigator.. (5)

Judge Rodriguez, to deny another Protective Order, refused to consider my then wife's admissions of violence against my children; her admissions of her attempts to conceal the aggravation of my children's EHS; her admissions of her perjury before the federal Court and of her mental instability; refused to consider undisputed evidence on the record proving the harm being caused on children by the radiation at school; refused to consider undisputed evidence on the record proving the attempts of Mr. Hinojosa to conceal that he manipulated my then wife to testify falsely before Judge Rodriguez that my children do not have symptoms of my EHS; and refused to allow me appearing by phone to Court anymore.. (6)

Judge Rodriguez refused to rule on an unopposed motion to recuse detailing his collusion with Mr. Hinojosa, and with SISD officials in fraud on the Courts to conceal disability discrimination and retaliation against my children and against myself for denouncing the harm being caused on children by the radiation at school, until 4 months after the motion was filed with the Court, and then Judge Rodriguez refused to recuse himself. (7)

Judge Rodriguez, now Hidalgo County Criminal District Attorney, has refused to recuse himself from a criminal Complaint that I filed against him, and has refused to intervene to prevent that the Texas Attorney General enforce by incarceration child support orders that were obtained by fraud on the 92nd District Court, knowing that incarceration is for me a death sentence, and knowing that this retaliation for denouncing the fraud on the Courts to conceal the harm being caused on children by the radiation at school.

Respectfully submitted


Jesus Mendoza

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

EVIDENCE

1. See the Physician Statement of Disability issued by the Texas Dept. of Aging and Disability Services and signed by my doctor stating as medical diagnosis "Highly sensitive to electricity" 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; 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; Docket Exh. 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 children's 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 children's 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 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. 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 fighters, 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 1.1 to 1.15; 4.25 to 4.37; 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 filed on the 92nd District Court of Hidalgo County, Texas on Feb. 13, 2012, Case No. F-1591-11-A.

Docket 101 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 radiation at school. Sharyland ISD et al, Id.

An Application for Protective Orders details the aggravation of my children's EHS, and includes my children's 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 children's EHS, and is available on the Case Law section of wirelesswatchblog.org