

2. During the year 2011, I filed Pro-se a law suit in federal Court to compel officials of the Sharyland Ind. School District 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 to prevent further aggravation of their Electrohypersensitivity, EHS. Jesus Mendoza et al, v. Sharyland Ind. School District et al, Case No. 7:11-cv-29 (S.D. TX. 2011).

Undisputed evidence on the record has proven beyond reasonable doubt that SISD officials, taking advantage of my then wife's family violence, manipulated her to testify falsely in federal Court that my children are healthy, and then to file for divorce to deprive me of my parental rights, 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. See unopposed evidence and claims, Docket 57, pgs 7,8,9,10, 31,49,65,66; Docket 94, pg 30; Docket 101, pg 71, Sharyland ISD et al, Id.

On her Response to a Request for Admissions, my ex-wife admits to her perjury before the federal Court; admits her violence against my children; and admits her attempts to conceal my children's EHS. Docket 62, Exhibit A, Admissions 95-100; See Docket 81, Section 10, Id.

The unopposed Applications for Protective Orders that Judge Rodriguez refused to rule on during the divorce proceedings detail my then wife's violence against my children; her attempts to conceal the harm caused on my children by the radiation at school; and how she sided with SISD officials opposing in federal Court my efforts to compel SISD officials to follow the doctors' directions, and to transfer my children to another school, and sought as relief, among other things, an order compelling my then wife to cease and desist her violence against my children; to follow the doctors' orders; to permit transferring my children to another school; and to take counseling. Clerk's Record dated Jan. 27, 2015, 89-110 (Orig. Clk's R hereon); Clerk's Record dated Feb. 17, 2015, 38-51, (1st Supp to Clk's R hereon), Mendoza v. Mendoza Cause No. F-1591-11-A, 92nd District Court, Hidalgo County, Texas.

The second Application for Protective Orders that Judge Rodriguez refused to rule on during the divorce proceedings was submitted to the federal Court as evidence of SISD officials fraud on the Courts to conceal the harm being caused on children by the radiation at school, Docket 48, Exh. A, Sharyland ISD et al, Id.

4. The Motion to recuse Judge Rodriguez details how in retaliation SISD officials refused to follow the doctors' directions to seat my children not in close proximity to sources of radiation and seated my children closer to sources of radiation, aggravating the health condition of my then six year old daughter; details the collusion of my then wife's attorney, Mr. Abel Hinojosa with SISD in their attempts to deprive me of my parental rights; and how Judge Rodriguez refusal to rule on the two Applications for Protective Orders was in furtherance of the fraud on the Court. Clerks Record dated April 10, 2015, 16-42 (2nd Supp Clks R hereon).

See Order of Referral Upon Denying Motion to Recuse signed by Judge Rodriguez, 1st Supp to Clks R. 56, Mendoza, Id.

Despite of his disqualification to rule on the motion to recuse Judge Rodriguez, Senior District Judge, J. Manuel Bañales refused to recuse himself from the motion and without engaging the claims and evidence of Judge Rodriguez' judicial misconduct, denied the motion to recuse. 1st Supp to Clks R. 57, 58, 59, Id.

See Complaint of Judicial Misconduct against Senior District Judge, J. Manuel Bañales filed also with the State Commission on Judicial Conduct and posted on the Case Law section of wirelesswatchblog.org

5. To deprive me of my parental rights, on two days notice, Judge Rodriguez transformed a status hearing into a hearing on my then wife's motion for temporary orders and on my Application for Protective Orders, Reporters Record, Vol. 3, pgs 15, 22, 25, 26, 27, 34-37, 44, 45, Mendoza, Id.
6. On Feb. 13, 2012, I filed another Application for Protective Orders detailing the collusion of my then wife's attorney, Mr. Abel Hinojosa with SISD officials to conceal my then wife's ongoing violence against my children and the aggravation of my children's EHS by the radiation at school. 2nd Supp to Clks R. 59-84. Mr. Hinojosa did not oppose it.

The Application for Protective Orders includes evidence detailing how Mr. Hinojosa removed from my children's medical records, records documenting that two days before my then wife testified before Judge Rodriguez that my children do not have symptoms of my EHS, my children's pediatrician prescribed 5 studies on my child for the same symptoms of EHS; removed the doctor's Problem List documenting 34 visits of my child to the doctor with the same symptoms of EHS; removed records documenting a child's hospitalization for heart problems and an evaluation for heart problems; and records documenting on two children the same blood injuries caused by the same radiation at school. On a hearing before Judge Rodriguez, my then wife testified falsely

that my children do not have symptoms of my EHS. Reporters Record Vol. 3, pgs 10,11, Mendoza, Id.

The Application for Protective Orders includes as Exhibits copies of my childrens medical records that Mr. Hinojosa removed from my childrens medical records to conceal my ex-wifes perjury before the federal Court and before the 92nd District Court. 2nd Supp to Clks R. 73, 157-173, 178-184, Id. A copy of some of those records was submitted to the federal Court as evidence of SISD officials collusion with Mr. Hinojosa in fraud on the Courts to conceal the harm being caused on children by the radiation at school. These evidence and claims remain undisputed on the record. Docket 97, Exhs. 3.3 to 3.7, Sharyland ISD et al, Id.

The Application for Protective Orders submitted to Judge Rodriguez includes a copy of my ex-wifes Response to a Request for Admissions in which she admits the legitimacy of my EHS; admits her violence against my children; admits her perjury before the federal Court; and admits her attempts to conceal my childrens EHS. 2nd Supp to Clks R. 89-99 Mendoza, Id. A copy of my ex-wifes Response to a Request for Admissions was submitted to the federal Court as evidence of the collusion of SISD officials with Mr. Hinojosa and with Judge Rodriguez in fraud on the Courts to conceal the harm being caused on children by the radiation at school. Docket 62, Exh. A, Sharyland ISD et al, Id. See also Docket 81, section 10, Id.

The Application for Protective Orders submitted to Judge Rodriguez includes medical documentation of my children and of my EHS, and copies of police reports documenting my ex-wifes violence against my children and against myself, including a police report in which she admits to a police investigator that she was seeing a psychiatrist. 2nd Supp to Clks R. 101-107, 113-118, 123-137, 188-198 Mendoza, Id.

The Application for Protective Orders submitted to Judge Rodriguez includes some of the evidence that proved in federal Court the harm being caused on children by the radiation at school. 2nd Supp to Clks R. 119-122, 138-156, 174-177, 185-187 Mendoza Id. The Grievance against SISD counsel, Ivan Perez cites to the undisputed evidence on the federal record proving the harm being caused on children by the radiation at school and is available on the Case Law section of wirelesswatchblog.org

The Application for Protective Orders submitted to Judge Rodriguez sought as relief and order enjoining my ex-wife from her violence against my children; an order enjoining my ex-wife from interfering with my efforts to transfer my children to another school; an order enjoining my ex-wife from interfering with my efforts to follow the doctors directions; an order enjoining my ex-wife from interfering with my efforts to make examinations of my children by experts in

environmental medicine; and an order compelling my ex-wife to enroll in a Battery Intervention and Prevention Program. 2nd Supp to Clks R. 80,81,82,83 Mendoza, Id.

7. See Order of Referral Upon Denying Motion to Recuse dated Oct. 2, 2012, and signed by Judge Rodriguez. Orig. Clks R. 214 Mendoza, Id. The second motion to recuse Judge Rodriguez was filed on April 20, 2012. A copy is available upon request.

Again, despite of his disqualification to rule on the motion to recuse Judge Rodriguez, Senior District Judge J. Manuel Bañales, without engaging undisputed evidence and claims proving the collusion of Judge Rodriguez with Mr. Hinojosa in fraud on the 92nd District Court to conceal the SISD officials' 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, denied the second motion to recuse Judge Rodriguez. Orig. Clks R. 215-221, Id.

"The ethics commission found Rodriguez violated the states election code on 12 contributions that totaled \$10,830 that came from area lawyers, whose employers or law firm was not identified in the campaign finance report." Judge ordered to pay 500, Ricardo Rodriguez Jr. faced charges of not disclosing campaign contributions in 2010. The McAllen Monitor, July 16, 2012 at 1A.

After Judge Rodriguez committed fraud on the 92nd District Court to conceal the harm being caused on children, according to a newspaper article, he received thousands of dollars to run for Hidalgo County Criminal District Attorney. Judge Resigns, announces run at DA Guerra, The McAllen Monitor, Aug. 30, 2013 at 1B, 8B.

A day after Judge Rodriguez resigned, he was hired to represent schools, including the Edinburg ISD, where his sister is an attorney, and his cousin is a trustee, with a salary of about \$80,000. DA questions opponents ties to Edinburg school district, the McAllen Monitor, Feb. 24, 2014 at 1A, 4B.

A Grievance against Judge Rodriguez's sister, Renee Rodriguez-Bentancourt details how she did not allow me to make comment by phone on a school's public meeting to conceal Judge Rodriguez's fraud on the Court to conceal the harm being caused on children by the radiation at school. See wirelesswatchblog.org

After Judge Rodriguez resigned, former Texas Governor, Rick Perry appointed Jaime E. Tijerina to preside over the 92nd District Court. A Grievance against Mr. Abel Hinojosa and a Complaint of Judicial Misconduct against Judge Tijerina cites to undisputed evidence on the record proving the collusion of Mr. Hinojosa with Judge Tijerina to defraud the 92nd District Court of a Final Decree of Divorce. See the Case law section of wirelesswatchblog.org

The Final Decree of Divorce submitted to the Court by Mr. Hinojosa, and signed by Judge Tijerina 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 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. Orig. Clks R. 278, 279, 280, 282, 283, 284, 290, 297, 299 Mendoza, Id.

A Criminal Complaint and Request for Help submitted to federal and State authorities detail how the Commissioner of Family and Protective Services is attempting to conceal my ex-wife's violence against my children, and the aggravation of my children's EHS as retaliation for denouncing the collusion of the former Texas Attorney General, and now governor of Texas, Greg Abbott with school officials and others in fraud on the Courts to conceal the legitimacy of EHS as a medical condition and as a disability, and 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. See the Case Law section of wirelesswatchblog.org

The same Criminal Complaint and Request for Help details how in retaliation for denouncing the Collusion of Abbott in fraud on the Courts to conceal the harm being caused on children by the radiation at school, the Texas Attorney General, Ken Paxton, through his Assistant, Norma Ortiz, is attempting to enforce by incarceration the child and medical support orders, knowing that the orders were obtained by fraud on the Court; knowing of my inability to pay child and medical support; knowing that because of my life-threatening EHS incarceration is for me a death sentence; and knowing that these are attempts to silence with murder the harm being caused on children by the radiation at school. Id.

The Grievance against SISD counsel, Mr. Ivan F. Perez cites to the evidence on the record proving that the radiation exposures at school are responsible for the thousands of visits to the school's 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. Id.

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Re: Complaint of Judicial Misconduct against former Judge Jaime E. Tijerina
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 92nd District Court Judge, Jaime E. Tijerina, on the ground that specific, concrete, and undisputed evidence on the record has proven beyond reasonable doubt the collusion of Judge Tijerina with attorney Abel Hinojosa 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 for denouncing the collusion of the former Texas Attorney General, and now governor of Texas, Greg Abbott, with school officials and with others in fraud on the Courts 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-hypersensitivites, and brain, eye, blood, and DNA damage and other severe physical harm that defeats the purpose of education; to conceal that these exposures are responsible for the thousands of visits to the school nurse, for the thousands of student and teacher absences for health reasons, for the poor academic performance, for the increasing number of children suffering of learning and behavioral impairments, 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 are to conceal the harm being caused on our children by the microwave radiation at school; and to conceal that the future of our children and of our national security are being sold to the wireless lobby as detailed herein, and on the Case Law section of wirelesswatchblog.org

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I respectfully request the State Commission on Judicial Conduct to compel former Judge Tijerina to cover the expense of expert medical evaluations for treatment of my children's EHS to prevent that my children's EHS becomes as in my case, life-threatening or worse; to consider the evidence of Judge Tijerina's irrational cruelty towards children to determine whether he is entitled to practice law, and whether his judicial misconduct is criminal.

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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)

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Specific, Concrete, and undisputed evidence on the federal and State record has proven that to conceal the harm being caused on children by the radiation at school, officials of the Sharyland Ind. School District attempted to persuade my then wife to impeach my mental stability on a hearing in federal Court on my motion to compel SISD officials to follow the doctors' orders to seat my children not in close proximity to sources of radiation, and to transfer my children to another school. The same evidence has proven that taking advantage of my then wife's violence against my children, persuaded her to testify falsely in federal Court that my children are healthy, and then to file for divorce and to testify falsely before the 92nd District Court that my children do not have symptoms of my Electrohypersensitivity to deprive me of my right to take my children to experts in Electrohypersensitivites for evaluations and treatment for the pain and sickness that my children feel when exposed to wireless radiation. The same evidence has proven that in retaliation for denouncing their attempts to conceal the harm being caused on children by the radiation at school, SISD officials refused to follow the doctors' orders; refused to transfer my children to another school; and seated my children closer to sources of radiation, aggravating further the health of my children. (2)

The same evidence has proven the collusion^{of SISD officials} with my ex-wife's divorce attorney, Abel Hinojosa, with former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., and with others in fraud on the 92nd District Court to conceal my ex-wife's perjury before the federal Court and before the 92nd District Court; to conceal my ex-wife's violence against my children; to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to wireless radiation; and to prevent my access to the 92nd District Court. (3)

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My Request to protect my children to the Commissioner of the Texas Dept. of Family and Protective Services, Henry Hank Whitman, and my Criminal Complaint and Request for Help submitted to federal and State authorities detail the collusion of the former CPS Commissioner, John Specia with Whitman and others to conceal my ex-wifes ongoing violence against my children; 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 fraud on the Courts to conceal the harm being caused on children by the radiation at school. (4)

The Grievance against counsel for the Sharyland Ind. School District, Ivan Perez; the Grievance against my ex-wifes attorney, Abel Hinojosa; the Complaint of Judicial Misconduct against former 92nd District Court Judge, and now Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., and this Complaint of Judicial Misconduct against former 92nd District Court Judge, Jaime E. Tijerina, cite to the evidence on the record proving the collusion of SISD officials with 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 to conceal the harm being caused on children by the radiation at school; to conceal that the switch from wired to wireless Internet was not to improve education, but for private enrichment; and to conceal that the lowering of academic requirements and manipulation of grades is to conceal the harm being caused on our childrens brains by the microwave radiation at school. (5)

The Criminal Complaint and Request for Help submitted to federal and State authorities, and the Grievance against Assistant Attorney General, Norma Ortiz, detail how the Texas Attorney General, Ken Paxton, in retaliation for denouncing Greg Abbott's fraud on the Courts to conceal the harm being caused on children by the radiation at school, is now attempting to enforce by incarceration, child and medical support orders that were obtained by former Judge Tijerina and by my ex-wife's attorney, Abel Hinojosa's fraud on the 92nd District Court, knowing that the support orders are fraudulent; knowing of my inability to comply with the fraud fraudulent orders; and knowing that because of my life-threatening Electrohypersensitivity, incarceration is for me a death sentence, in essence attempting to silence with murder, Abbott's fraud on the Courts to conceal the harm being caused on children by the radiation at school.

(6)

Below, specific, concrete, and undisputed evidence on the record proving the collusion of former 92nd District Court Judge, Jaime E. Tijerina with my ex-wife's attorney, Abel Hinojosa in fraud on the Court to prevent expert medical evaluations for treatment of the pain and sickness that my children feel when exposed to microwave radiation, and to conceal the harm being caused on children by the radiation at school.

After Judge Rodriguez committed fraud on his Court to conceal the harm being caused on children by the radiation at school, he received thousands of dollars to get elected Hidalgo County Criminal District Attorney. After he resigned, former Texas governor, Rick Perry appointed Jaime E. Tijerina to preside on the 92nd District Court. (7)

To conceal the collusion of SISD officials with Mr. Hinojosa and others in fraud on the Courts to conceal the harm being caused on my children and on other children by the radiation at school;

Judge Tijerina did not make preparations for a scheduled trial by jury on the divorce case, and denied my motion to appear by phone to trial, despite of undisputed evidence on the record proving my life-threatening Electrohypersensitivity and my inability to appear in person to Court. (8)

Judge Tijerina denied an unopposed motion for reconsideration of Application for Protective Orders, despite that the Application was supported by my ex-wife's Response to a Request for Admissions in which she admits to her perjury before the Federal Court; to the legitimacy of my Electrohypersensitivity; admits her violence against my children and her attempts to conceal the aggravation of my children's health condition; despite of unopposed evidence proving Mr. Hinojosa's malicious attempts to conceal that my ex-wife's testimony before Judge Rodriguez that my children did not have symptoms of my Electrohypersensitivity was false; and despite of undisputed evidence proving that the radiation reaching children at school has caused harm even to adults. (9)

Judge Tijerina denied a motion to disqualify Mr. Hinojosa as my ex-wife's attorney, despite of undisputed evidence proving Mr. Hinojosa's collusion with SISD officials, with Judge Rodriguez, and with others to conceal my ex-wife's perjury before the federal Court and before the 92nd District Court; to conceal her violence against my children and to conceal the harm being caused on children by the radiation at school. (10)

Judge Tijerina signed a Final Decree of Divorce that had been submitted by Mr. Hinojosa and 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 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. (11)

Judge Tijerina refused to file properly requested findings of fact and conclusions of law. (12)

Judge Tijerina has refused to intervene after the Texas Attorney General, Ken Paxton started Court proceedings to enforce Judge Tijerina's fraudulent orders by incarceration, knowing of my inability to comply with the fraudulent orders, and knowing that because of my life-threatening Electrohypersensitivity, incarceration is for me a death sentence. (13)

Paper copies of the evidence on the record are available upon request.

Respectfully submitted,


Jesus Mendoza

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

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 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 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 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. Please See Grievance against counsel for the Sharyland Ind. School District, Ivan F. Perez which was submitted to the State Bar of Texas, Office of the Chief Disciplinary Counsel, available on the Case Law section of wirelesswatchblog.org
3. The Grievance against attorney Abel Hinojosa submitted to the State Bar of Texas, Office of the Chief Disciplinary Counsel; the Complaint of Judicial Misconduct against former 92nd District Court Judge, Ricardo P. Rodriguez Jr. submitted to the State Commission on Judicial Misconduct; and this Complaint of Judicial Misconduct against former 92nd District Court Judge, Jaime E. Tijerina cite to the evidence on the record proving 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
4. Available at wirelesswatchblog.org
See my childrens' Declarations, in which they request under penalty of perjury, to be evaluated by my doctor for treatment of the pain and sickness that they feel when exposed to wireless radiation.
Application for Protective Orders, pgs 7,8,9, Id.
5. Id.; See Complaint of Violation of Civil Rights and Request to Investigate submitted to the FBI Public Corruption Task Force, and to the Special Prosecutions Division in Austin, Texas, Complaint No. 10269-15. See also, Jesus Mendoza v. U.S. Chief District Judge, Ricardo H. Hinojosa et al, Case No. 1:14-cv-30 (S.D. TX. 2014), Docket 1, pgs 9, 206-216,325; Docket 14, pgs 62-65.
6. Mendoza v. Mendoza et al, Case No. F-1591-11-A, 92nd District Court, Hidalgo County, Texas. See wirelesswatchblog.org, Id.
7. See Complaint of Judicial Misconduct against former Judge Rodriguez, pg Id.
8. After Judge Rodriguez did not allow me to appear by phone to Court anymore to conceal his collusion with officials of the Sharyland Ind. School District, with my ex-wife's attorney, Abel Hinojosa, and with others, I filed a motion for reconsideration of the unopposed motion to appear by phone to judicial proceedings. Clerks' Record dated April 10, 2015, 207 (2nd Supp to Clks' R. hereon), Mendoza, Id.

The motion to appear by phone to Court details with medical records my life-threatening Electrohypersensitivity and my inability to appear in person to Court, and includes a doctors' letter requesting that I be allowed phone conferencing; a doctors' letter explaining that exposure to the radiation emitted by power lines, electric motors, computers, fluorescent lights, and wireless devices cause me severe pain, swelling of vital organs, breathing difficulties, speech impairment, and concentration and memory deficits; and pictures of face swelling,

rashes, loss of skin caused by exposure to radiation, and how the swelling inside the skull is pushing one of my eyes out of its socket. The motion includes pictures of my children's eyes, and explains that an expert in radiation exposures at schools testified in federal Court that the swelling and bloody lines on my children's eyes were caused by the radiation at school, and includes as Exhibits scientific evidence detailing the legitimacy of Electrohypersensitivity as a medical condition and as a disability. Clerk's Record dated Jan. 27, 2015, 24-49 (Orig. Clerk's R. hereon) Mendoza, Id.

Without a hearing, Judge Tijerina denied the unopposed motion to appear by phone to trial. 275, Id.

According to the Court's Coordinator, Judge [redacted] did not make preparations for the jury trial scheduled for March 3, 2014. See Docket Control Order, Clerk's Record dated Feb. 17, 2015, 77 (1st Supp to Clerk's R. hereon).

9. The unopposed Application for Protective Orders includes as Exhibit a copy of my ex-wife's Response to a Request for Admissions in which she admits that her testimony before the federal Court that my children are healthy was false, Admissions 95-100; admits testifying as to the legitimacy of my Electrohypersensitivity, and how my children scream on their sleep when meters show increased levels of radiation inside the house at night, Admissions 106,107,172,174; admits her violence against my children, admits her attempts to conceal my children's Electrohypersensitivity, admits refusing to take my children to experts in Electrohypersensitivities, and admits exposing my children unnecessarily to radiation, even when my children are asleep. Admissions 23-28,114,115,119,129,140,142,146,149,150,160,163,164,170,186,187,188,189,191. 2nd Supp Clerk's R. 89-99, Mendoza, Id.

The unopposed Application for Protective Orders includes as Exhibits copies of my children's medical records that Mr. Hinojosa removed from my children's records to conceal the aggravation of my children's Electro-Hypersensitivity by the radiation exposures at school, and to conceal my ex-wife's perjury before the federal Court and before the 92nd District Court, including medical records documenting that 2 days before my ex-wife testified before Judge Rodriguez that my children do not have symptoms of my Electrohypersensitivity, my children's pediatrician prescribed 5 medical studies on my child for the same symptoms of EHS, and of the same harm caused by exposure to the same radiation reaching children at school; including the doctor's Problem List documenting 34 visits of my child to the doctor with the same symptoms of EHS and of the harm caused by the radiation reaching children at school; and records documenting a child's hospitalization for stomach problems and an evaluation for heart problems; and records documenting on two children, the same blood injuries caused by exposure

to the same radiation reaching children at school. Exhibits to Application for Protective Orders, 2nd Supp to Clks R. 157-173, 178-184, Mendoza, Id.

See unopposed motion to disqualify Mr. Hinojosa as my ex-wife's counsel detailing Mr. Hinojosa's attempts 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, Orig. Clks R. 236-243, Mendoza, Id.

The unopposed Application for Protective Orders includes medical documentation of my children and of my EHS, including a letter by my children's pediatrician requesting that my children not be seated directly under the light or in close proximity to sources of radiation; includes police reports documenting my ex-wife's violence against my children and against myself, and a police report in which she admits to a police investigator that she was seeing a psychiatrist.

2nd Supp Clks R. 101-107, 113-118, 123-137, 188-198, Mendoza, Id.

The Application for Protective Orders includes as Exhibits some of the scientific evidence that proved in federal Court the harm being caused on children by the radiation at school. 2nd Supp to Clks R. 119-122, 138-156, 174-177, 185-187, Mendoza, Id. See the Grievance against counsel for the Sharyland Ind. School District, Ivan F. Perez citing to the evidence on the federal record proving the harm being caused on children by the radiation at school, at wirelesswatchblog.org Id.

The Application for Protective Orders submitted to Judge Tijerina seeks as relief an order enjoining my ex-wife from her violence against my children; an order enjoining my ex-wife from interfering with my efforts to transfer my children to another school, and with my efforts to follow the doctors' directions, and with my efforts to make examinations of my children by experts in environmental medicine. 2nd Supp to Clks R. 59-84, Mendoza, Id.

Without a hearing, Judge Tijerina denied the unopposed Application for Protective Orders. Orig. Clks R. 276, Id.

10. The unopposed motion to disqualify Mr. Hinojosa as my ex-wife's counsel details his failed attempts to conceal my ex-wife's perjury before the federal Court and before the 92nd District Court, and details his collusion with SISD officials and with Judge Rodriguez to conceal my ex-wife's violence against my children, and their collusion to prevent me from accessing the Court by phone to conceal that the radiation at school is responsible for the number of children suffering of life-threatening and terminal illnesses. Orig. Clks R. 236-243, Mendoza, Id.

The motion to disqualify Mr. Hinojosa as counsel includes as Exhibits medical records of my children and of my EHS, including doctor letters requesting that my children not be seated directly under the light or in close proximity to sources of radiation, and excerpts of a Complaint that was filed in federal Court on a law suit which details the irrational cruelty towards children of U.S. Chief Judge Ricardo H. Hinojosa and U.S. Magistrate Peter Ormsby, and detailing 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 against my children and against myself for denouncing the harm being caused on children by the radiation at school. Orig. Clks R. 244-273, Mendoza, Id; Jesus Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-cv-30 (S.D. TX. 2014) Docket 1,4.

The Complaint filed in federal Court against Chief Judge Hinojosa and others cites to undisputed evidence on the federal record proving SISD officials falsification of government records, disability discrimination and retaliation against my children and against myself; and perjury and fraud on the Courts 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 these radiation exposures are 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 these radiation exposures are causing children Electrohypersensitivities, and brain, eye, blood, and DNA damage and other severe physical harm that defeats the purpose of education; to conceal that these radiation exposures are responsible for the thousands of visits to the school nurse, for the thousands of student and teacher absences for health reasons, for the poor academic performance, for the increasing number of children suffering of learning and behavioral impairments, 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 children's brains by the microwave radiation at school; and to conceal that the future of our children and of our national security are being sold to the wireless lobby. Id, Id.

See Grievance against SISD counsel, Ivan F. Perez, available on the Case Law section of wirelesswatchblog.org

Without a hearing, Judge Tijerina denied the unopposed motion to disqualify Mr. Hinojosa as my ex-wife's counsel. Orig. Clks R. 277, Mendoza, Id.

11. Relevant excerpts of the fraudulent Final Decree of Divorce signed by former Judge Tijerina are attached to this Complaint of Judicial Misconduct.
12. Judge Tijerina ignored timely filed Request for Findings of Fact and Conclusions of Law, and the timely filed Notice of Past Due Findings of Fact and Conclusions of law to avoid the fact that my signature is not affixed to the fraudulent Final Decree of Divorce as he misrepresented with his signature. 1st Supp to Clks R. 82; Orig. Clks R. 334,335, Mendoza, Id.
13. Judge Tijerina is working as inhouse counsel for the City of Mission. On a phone conversation, Judge Tijerina did not deny his collusion with Mr. Hinojosa to defraud the 92nd of a Final Decree of Divorce, telling me, instead that he did not want to have the conversation again.