

RE: EMERGENCY REQUEST TO CONGRESS TO PROTECT OUR CHILDREN. (1st. Amended)

Dear Legislator, for decades, under fabricated excuses of national security, and for private illicit enrichment, the FCC, the FDA and the CDC have concealed from the public the catastrophic; irreversible; and deadly harm caused by exposure to microwaves and to radiation surveillance, and specially on children.

On August 13, 2021, in *Children Health Defense v. The FCC*, and in response to more than 11,000 pages of evidence of the widespread harm caused by microwave radiation, including Electrohypersensitivity, the U.S. Court of Appeals for the D.C. Circuit ordered the FCC to explain why they ignored the scientific evidence of harm.

This Emergency Request to Congress to Protect Our Children cites to evidence on the record proving the collusion of the Governor of Texas, Greg Abbott with federal and State agents and prosecutors and with members of the Judiciary on the fraud on the Courts to conceal that the compulsory and unnecessary exposures to microwaves and to radiation surveillance are maiming and torturing to death, children, teachers, the disabled, and other innocent, defenseless and unsuspecting victims at school, at hospitals, and even in the privacy of their home.

Please forward a copy of this Emergency Request to Congress (And Appendix) to the Chairs and members of the Education, the Judiciary, and Intelligence Committees; to other members of Congress; and to federal and State agencies and prosecutors that may have jurisdiction on this matter.

Sharing this vital information can prevent immense pain and suffering; can save the lives of millions of children; and can stop these atrocities.

Respectfully submitted,


Jesus Mendoza Tel. (956) 583-7012

ATTACHED: Emergency Request to Congress to Protect Our Children and Appendix

EMERGENCY REQUEST TO CONGRESS TO PROTECT OUR CHILDREN

(1st. Amended)

TEXAS SENATOR LARRY TAYLOR
Chair of the Senate Education
Committee. Tel. (512) 463-0355

TEXAS REPRESENTATIVE HAROLD DUTTON
Chair of the House Education
Committee. Tel. (512) 463-0804

U.S. SENATOR PATTY MURRAY
Chair of the Senate Education
Committee. Tel. (206-513-5549)

U.S. REPRESENTATIVE, ROBERT SCOTT
Chair of the House Education
Committee. Tel. (202) 225-8351

U.S. SENATOR, DICK DURBIN
Chair of the Judiciary
Committee. Tel. (202) 224-7703

U.S. REPRESENTATIVE, GERROLD NADLER,
Chair of the Judiciary
Committee. Tel. (202) 225-3951

U.S. SENATOR, MARK WARNER
Chair of the Senate Intelligence
Committee. Tel. (202) 224-1700

U.S. REPRESENTATIVE, ADAM SCHIFF
Chair of the House Intelligence
Committee. Tel. (202) 225-4136

Dear Legislators:

This is an Emergency Request to Congress to Protect Our Children and other innocent, defenseless and unsuspecting victims from the atrocities being committed under fabricated excuses of national security.

More than 15 Court cases and more than 20 years of litigation generated evidence proving that the attempts of federal agencies to conceal that Directed Radiation Surveillance was used as a weapon against Americans are actually attempts to conceal:

1. That the radiation used for surveillance is the same radiation causing children and teachers Electrohypersensitivity and brain, eye, blood, nerve, heart, and DNA damage and other catastrophic and irreversible harm and disabilities that defeat the purpose of education;
2. To conceal that Government Hate Group Bullying and Directed Radiation Surveillance are being used as weapons to maim and torture to death those who denounce government corruption and other innocent defenseless and unsuspecting victims and even in the privacy of their homes;
3. And to conceal that under fabricated excuses of national security, the future of our children and the future of our country and national security are being sold to the highest bidder as detailed herein. Your prompt response to this matter can save immense pain and suffering and the lives of millions of children and of other innocent, defenseless and unsuspecting victims.

THE FEDERAL GOVERNMENT ADMITTED THAT HARMFUL DIRECTED RADIATION SURVEILLANCE CAN BE USED ON HOMES, CLAIMED THAT HATE GROUPS COULD ALSO BE USING THESE WEAPONS, AND CLAIMED THAT THE FEDERAL GOVERNMENT DOES

NOT HAVE THE DUTY TO PROTECT THE PEOPLE FROM THIS TERRORISM

In response to a federal lawsuit to compel the U.S. Attorney General, John Ashcroft to cease and desist from using harmful radiation surveillance on my family and on myself, Ashcroft's counsel of record admitted that directed radiation surveillance, including X and Gamma Rays can be used on homes with children and pregnant women; claimed that others could also be using these weapons; and claimed that the federal government has no duty to protect the people from these aggressions and I made a sworn Affidavit to that effect. Statement of Interested Parties, pages 5, 6, Appendices 16, 17, Docket 4 to Mendoza v. US District Chief Judge, Ricardo H. Hinojosa et al, Case 1:14-CV-30 (S.D. TX 2014) See Appendix 13, attached herein,

During the litigation of this case, Ashcroft did not challenge video tape evidence of the harm caused on my children and on myself by directed radiation surveillance inside our home; or an Affidavit of a former government agent who was sent to the emergency room with internal bleeding every time he offered to testify in Court to the legitimacy of my claims of radiation aggression and to my mental stability; did not challenge the evidence proving how 3 identified FBI agents attempted to frame into a crime for denouncing the harm caused by the retaliatory radiation surveillance; did not challenge the evidence of the FBI attempts to destroy the evidence of failed attempts to frame into a crime; and did not challenge the evidence proving that Chief Judge Hinojosa and US Magistrate Judge Dorina Ramos fabricated testimony and committed fraud on their Court to conceal that harmful directed radiation surveillance is being used to maim and torture to death children, those who denounce government corruption, and other innocent, defenseless and unsuspecting victims and even in the privacy of their home. Statement of Interested Parties pages 5,6, Docket 4, Hinojosa et al, id. Mendoza v. Ashcroft, Case No. 7:03-CV-038 (S.D. TX. 2003).

* During the same exchange, Ashcroft's counsel admitted that I am a law abiding and of sound mind.

THIS EMERGENCY REQUEST TO CONGRESS TO PROTECT OUR CHILDREN CITES TO EVIDENCE ON THE RECORD PROVING THE FRAUD ON THE COURTS TO CONCEAL THE DEADLY HARM CAUSED ON CHILDREN BY THE MICROWAVE RADIATION AT SCHOOL; TO CONCEAL THE DEADLY HARM CAUSED BY GOVERNMENT SPONSORED HATE GROUP BULLYING; AND THE DEADLY HARM CAUSED BY DIRECTED RADIATION SURVEILLANCE.

More than 15 Court cases and more than 20 years of litigation generated specific, concrete, and undisputed medical, scientific and legal evidence proving how under treasonous fabricated excuses of national security, federal and state agents and prosecutors, in collusion with the Governor of Texas, Greg Abbott and others manipulated more than 25 Judges to commit fraud on their Courts to conceal:

1. That the exposure to microwaves and radiation surveillance at school is maiming and torturing to death children, teachers, the disabled and other defenseless and unsuspecting victims; Appendices 1-7;
2. To conceal that most doctors are in the dark or in denial of the harm caused by microwaves and radiation surveillance and continue misdiagnosing and mistreating with harmful drugs and invasive procedures symptoms that disappear with reducing exposure to radiation; Appendices

1-7;

3. To conceal that Government Sponsored Hate Group Bullying is provoking and torturing children, the mentally disabled and others to commit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security the massive and harmful directed satellite radiation surveillance of activities inside schools, homes and even government offices; Appendices 8-10.
4. To conceal that for many years, and under fabricated excuses of national security, federal agencies have been using Government-Sponsored Hate Group Bullying and harmful Directed Radiation Surveillance as weapons to maim and torture to death children, those who denounce government corruption and other innocent, defenseless and unsuspecting victims and even in the privacy of their homes; Appendices 8-20, attached herein.
5. To conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by the microwave radiation at school; by Government-Sponsored Hate Group Bullying; and by Directed Radiation Surveillance; Appendices 1-8, 15.
6. To conceal that the unrestricted and massive deployment of harmful microwave technologies and directed satellite radiation surveillance have made the U.S. the ~~most~~ sickest country in the world (causing the demise of millions of children and of other innocent, defenseless and unsuspecting victims). Appendices 1-7
7. And to conceal that under treasonous fabricated excuses of national security, the future of our children, and the future of our country and of our national security are being sold to the Deep State-Wireless, Big Pharma and to the Medical Industrial Complexes as detailed herein; and on the Petition to Impeach 3 Federal Judges; on the Requests to Protect Our Children submitted to the Secretary of the U.S. Department of Education, Dr. Miguel Cardona; and on the criminal complaints against the Governor of Texas, Greg Abbott and others submitted to federal authorities and posted on the Case Law Documents of J. Mendoza at wirelesswatchblog.org. Appendices 1-20.

ELECTROHYPERSENSITIVITY, EHS

I have been home-bound for more than 10 years with a life-threatening EHS, which is caused and aggravated by exposure to the same microwaves and radiation surveillance reaching children and teachers at school. Exposure to even low levels of radiation causes me along other things, swelling of vital organs; swelling of face, head and eyes; symptoms of heart attack and stroke; rashes and loss of skin; and sleeping, vision, speech, memory, concentration and breathing problems. I have a medical history of life-threatening swelling of heart. My rashes and loss of skin have been life-threatening. The swelling inside my skull has been so severe as to push an eye out of its socket. I have been violently ill several times. At times, I struggle to breathe even with oxygen. I am sleep deprived and in pain all the time. Everyday is a different torture. This is a horrible way to die. My EHS has been recognized by federal and state agencies and by courts as a physical medical condition and as a disability,

See medical, scientific and legal evidence of my EHS, Appendices 7-17 to Criminal Complaint against Abbott and others submitted to the DOJ Inspector General, Michael Horowitz and posted on the Case Law Materials of J. Mendoza at wirelesswatchblog.org.

Evidence on the record proved that my EHS was caused by a retaliatory Directed Radiation Surveillance. Statement of Interested Parties pages 2-4, Docket 4 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014). Appendices 11-14.

It is estimated that without knowing it, more than 50% of the population is already suffering symptoms of EHS. Children, teachers, doctors, attorneys, and even a Director of the World Health Organization are suffering from EHS. See WeAreTheEvidence.org. Appendices 1-7.

Despite that EHS is reaching pandemic proportions, most doctors are in the dark or in denial, and continue misdiagnosing and mistreating with harmful drugs and dangerous invasive procedures symptoms that disappear with reducing exposure to microwave radiation. Id. Appendices 1-7.

ELECTROHYPERSENSITIVITY, EHS, PROVES CONCLUSIVELY:

- i). That the ability of the human body to absorb and tolerate radiation without suffering severe physical harm is limited; Appendices 1-7.
- ii). That contrary to the claims of federal agencies, exposure to radiation below the federal safety limits causes severe physical harm even to adults; Appendices 1-7.
- iii). That the compulsory and unnecessary exposures to microwaves and to radiation surveillance at school are maiming and torturing to death children and teachers and other defenseless and unsuspecting victims; Appendices 1-7.
- iv). That directed radiation surveillance is being used as a weapon to maim and torture to death innocent, defenseless and unsuspecting victims and even in the privacy of their home; Appendices 11-20.
- v). That most doctors are misdiagnosing and mistreating with harmful drugs and dangerous invasive procedures symptoms that disappear with reducing exposure to radiation; Appendices 1-7.
- vi). That A massive medical malpractice and a massive Medicaid and Medicare fraud are attempting to conceal that the unrestricted and massive deployment of wireless technologies has made the U.S. the sickest country in the world and with the highest mortality rate. id.
- vii). And that the future of our children, the future of our country and of our national security are being sold to the Deep State, Wireless, Big Pharma and to the Medical Industrial Complexes as detailed by the Criminal Complaint submitted to the Inspector General of the U.S. Department of Education, Dr. Miguel Cardona; and on the Petition to Impeach 3 Federal Judges and other Criminal Complaints against Greg Abbott and others submitted to federal authorities and posted on the Case Law Materials of J. Mendoza at wirelesswatchblog.org.

THERE IS NO LEGAL RECOURSE FOR THE CHILDREN AND TEACHERS THAT ARE BEING MAIMED AND TORTURED TO DEATH BY THE MICROWAVES AND RADIATION SURVEILLANCE AT SCHOOL

Evidence on the record ~~proves~~^{the} how federal agencies are manipulating judiciary to commit fraud on the courts to conceal the harm being caused on children and teachers by the radiation at school.

In the year 2011, I filed Pro-se a federal lawsuit to compel the school officials to follow the doctor's orders not to seat my children and other children in close proximity to sources of harmful radiation and to notify parents of the harmful levels of radiation reaching children at school. Mendoza v. Sharyland Independent School District et al, Case No. 7:11-CV-29 (S.D. TX. 2011) Dockets 2, 6, 12, 26, 32, 101

Despite evidence on the record proving that they engaged in fraud on the court that ^{to conceal} retaliatory radiation surveillance caused me a life-threatening electrohypersensitivity, both, U.S. District Chief Judge, Ricardo H. Hinojosa and U.S. Magistrate Judge Peter Ormsby refused to recuse themselves. Docket 4, 42, 47, 51, 52 Sharyland ISD, et al, Id Mendoza v. Astrue, Case No. 7:05-CV-133 (S.D. TX. 2005).

After three years of litigation, and in response to another federal lawsuit against them, both, Chief Judge Hinojosa and Judge Ormsby signed Recuse orders admitting their irrational cruelty against children and against the disabled and admitting their collusion with the Governor of Texas, Greg Abbott, with the U.S. Department of Education with U.S. District Judge, Randall Crane, and with the school officials in falsification of government records in fabrication of testimony and of medical evidence and disability discrimination and retaliation and on perjury and fraud on the court to conceal the harm caused by radiation surveillance and to conceal the harm being caused on children and teachers by the radiation at school. Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014) Dockets 1, 4, 14; Docket 101, 105, 106, Sharyland ISD, et al, Id See Appendices 11, 17.

THE TEXAS ATTORNEY GENERAL, KEN PAXTON, ADMITTED IN COURT HIS ATTEMPTS TO CONCEAL WITH MY MURDER THE GOVERNOR OF TEXAS, GREG ABBOTT'S FRAUD ON THE COURTS TO CONCEAL THE HARM CAUSED ON CHILDREN AND TEACHERS BY THE RADIATION AT SCHOOL

On November 8, 2016, in a court hearing on Paxton's motion to enforce by incarceration alleged child support orders and in which I was allowed to appear by phone, Paxton admitted the legitimacy and seriousness of my electrohypersensitivity, EHS, and admitted that ~~the~~ cause of my life-threatening EHS incarceration is for me a death sentence. Then in response to counter lawsuits and by default, Paxton admitted that his attempts to enforce by incarceration fraudulent child support orders were in fact attempts to conceal with my murder the collusion of Greg Abbott with U.S. Department of Education, with the school officials, and with more ^{than} 25 judges including U.S. District Judges Ricardo H. Hinojosa, Randall Crane, and Micaela Alvarez on the fraud on the court to conceal that the radiation at school is maiming and torturing to death children and teachers and others defenseless and unsuspecting victims. Mendoza v. Paxton, Case No. F-1591-11-A 92nd District Court, Hidalgo County, Texas. See Petition to Impeach 3 Federal Judges posted on the case material of J. Mendoza at Wirelesswatchblog.org

ELECTROHYPERSENSITIVITY, EHS, PROVES THAT THE HARM CAUSED ON CHILDREN BY MICROWAVES AND BY RADIATION SURVEILLANCE CAN BE WORSE THAN THE HORRIFYING HARM CAUSED BY THE CIA BIOLOGICAL WEAPONS

Medical experts were not able to diagnose or treat a baby's increasing swelling of brain after the baby was accidentally exposed to a CIA biological weapon that was intended for other children. Kris Newby, BITTEN, The Secret History of Lyme Disease and Biological Weapons. (2019) Pages 59-61

The goal of the CIA biological weapons used on the civilian population is to cause horrifying, painful and deadly illnesses that cannot be diagnosed or treated. Even under the best circumstances, the victims shouldn't be aware that they have been dosed with bioweapon. Newby page 70.

EHS is caused by exposure to microwaves and radiation surveillance, and the effects of EHS, which include swelling of the brain, heart and of other vital organs can be aggravated by exposure to even low doses of radiation. Appxs 1-3, 12, 13 attached herein.

The levels of radiation and of other toxins inside schools, daycare centers and hospitals are hundreds and even thousands of times the levels found on outdoor environments. David L. Eaton, Scientific Judgment and Toxic torts – A Primer on Toxicology for Judges and Lawyers. (2004) Page 39, appendices 1-3.

Because of swelling of brain, heart and of other vital organs is caused and aggravated by the microwaves and radiation surveillance in homes, schools and hospitals; because most doctors are in the dark or in denial of the harm caused by radiation; because the diagnosis and treatment of most doctors amounts to a Russian Roulette; because most doctors hospitalize children with unexplained swelling of vital organs; and because of the high levels of radiation inside hospitals, then as children exposed to biological weapons, children hospitalized with swelling of vital organs are sentenced to a horrifying torture and death. Children mis-medicated and institutionalized for aggressiveness and other behavioral problems caused by EHS are suffering the same fate. Appendices 1-7.

EHS proves how the CIA is using a massive medical malpractice and a massive Medicaid and Medicare fraud to conceal that the harm caused on children by microwave radiation and by radiation surveillance can be worse than the harm caused by the CIA biological weapons.

FEDERAL AGENTS MANIPULATED A JUDGE TO CONCEAL THEIR FAILED ATTEMPTS TO MAKE A NUCLEAR 9-11 TO JUSTIFY THE MASSIVE AND HARMFUL DIRECTED RADIATION SURVEILLANCE OF SCHOOLS AND EVEN HOMES

A former president of American Airways offered to a federal Judge evidence showing that he was framed into child pornography as retaliation for denouncing that federal agents attempted to smuggle a small nuclear bomb from South America that was to be exploded on an American city. The Judge was so alarmed that he promised to share the information with other Judges. However, he did not allow admission of the evidence into the record. Judge gives Hedrick time to review file, the McAllen Monitor at 1A, 6B, December 12, 2012, and related articles.

The fact that the Judge did not allow evidence that could save thousands of lives, if not millions of lives; the fact that the Judge did not order an investigation of the failed nuclear 9-11; evidence, their manipulation of the Judiciary to conceal their fabrication of terrorism to justify expansions of the USA Patriot Act and of the FISA Court, and the massive and harmful military grade directed radiation surveillance of schools and even of homes. ** And the fact that neither the FBI, CIA or NSA investigated the evidence of the failed Nuclear 911.*

FOR YEARS, THE CIA HAS USED DIRECTED RADIATION SURVEILLANCE AS A WEAPON TO MAIM AND TORTURE TO DEATH INNOCENT PEOPLE IN THE PRIVACY OF THEIR HOME

In an interview, a CIA whistle-blower, Carl Clark, stated in part:
“People can be tracked anywhere by radar, satellite, a base station and complementary computer programs. For example, three radar devices would sometimes be positioned in the vicinity of the target. The radar emits electromagnetic waves, some of which pick up the target and the results are then evaluated. My friends who work in the special department could follow the target all day on their computers.”

"This form of localising the target made it easy to deploy the weapons accurately. My collages could see exactly where to aim and also observe how the target reacted." Secret Surveillance and "Electromagnetic Torture by the Secret Services, 2010.

FOR YEARS THE CIA HAS USED DIRECTED RADIATION SURVEILLANCE AND WEAPONS TO MANIPULATE BEHAVIOR.

In response to the question: "Do you think it's possible to directly influence feelings by weaponising electromagnetic rays?" Clark replied:

"Without doubt. We know that living organism is sensitive to electromagnetic radiation. Elementary life processes within cells function by biogenic electromagnetic oscillation. Frequencies from the exterior can damage or change these processes. There have already far-reaching attempts at influencing body, mind and soul through frequencies within the framework of military research. It is possible to provoke fear, aggression, nervousness or forgetfulness in this way. In combination with other interventions, a target can be driven insane. For example, radiofrequency can be manipulated so the target hears his own name on the radio or his computers shows his name time and again." id.

It is estimated that thousands if not millions of people are victims of torture by Government Sponsored Hate Group Bullying and by Directed Radiation Surveillance and Weapons. Unprecedented U.S. Survey Tracks Scope of Stalking, the McAllen Monitor, Jan 14, 2009 at 15.

AS EVIDENCED HEREIN, THE FBI, THE CIA AND THE NSA MALFEASANCE AND DERELICTION OF DUTY, AND THEIR ATROCITIES AGAINST INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS ARE A CLEAR AND PRESENT DANGER TO WHAT WE VALUE THE MOST, INCLUDING OUR CHILDREN, OUR DEMOCRACY, AND OUR NATIONAL SECURITY.

GREG ABBOTT's//FBI/CIA/NSA// SPONSORED HATE GROUP BULLYING. AND THE FRAUD ON THE COURTS.

Evidence on the record proves that Government Sponsored Hate Group Bullying is not only used to intimidate, silence and retaliate against those who denounce government corruption, but it is also used to provoke and torture children and the mentally disabled to commit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security the massive deployment of harmful military grade directed/satellite radiation surveillance of schools, government offices, and even homes. See Appxs. 8,9,10.

For decades, the Secret Service, the FBI, and other federal agencies have been aware of the fact that school officials, teachers and students encourage, assist and participate with the bullied children on the mass shootings. The fact that the Government Sponsored Hate Group Bullies are never investigated or prosecuted, and the fact that in every case, the motive that provoked the tragedies is concealed, evidences the fraud on the Courts to conceal the fabricated domestic terrorism. id.

The record evidences the participation of the Governor of Texas, Greg Abbott with federal and State agents and prosecutors, including the FBI, U.S. Attorneys, the Texas Rangers and the Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr. on the fraud on the Courts to conceal the fabricated domestic terrorism.

See Relevant and Material Evidence to the Patrick Crusius Case, Appxs 22-30,31-58, posted on the Case Law Materials of J. Mendoza at wirelesswatchblog.org

THE CIA'S PERFECT CRIMES AGAINST CHILDREN AND AGAINST OTHER INNOCENT,
DEFENSELESS AND UNSUSPECTING VICTIMS.

The goal of the CIA's Directed Radiation Surveillance and weapons, as with the CIA's biological weapons used on civilians, is to cause horrifying debilitating and deadly illnesses that cannot be diagnosed or treated, and which cannot be traced to the source of the aggression. Appx. 17.

Medical experts were not able to diagnose or treat a baby's increasing brain swelling after the baby was accidentally exposed to a CIA's biological weapon that was intended for other children. Kris Newby, BITTEN, The Secret History of Lyme Disease and Biological Weapons. (2019) pgs 59-61.

Even under the best circumstances, victims should't be aware that they have been dosed with a bioweapon. Newby, pg 70, id.

During the Cold War, directed radiation weapons were designated to debilitate and to maim and torture to death on a way that the victims could not trace the harm to radiation and to the U.S. government. The Cold War Secret, the McAllen Monitor at 4B, Oct. 10, 2007. Appx. 17.

THE CIA'S PERFECT CRIMES.

An aggression by satellite Directed Radiation Surveillance is silent, invisible and unperceived, and the symptoms of even a deadly radiation aggression can be blamed to aging, natural causes or illness. Appxs 4, 17.

In my case, evidence on the federal record proves that my life-threatening Electrohypersensitivity was caused by a retaliatory radiation surveillance. The same evidence proves the collusion of federal and State agents and prosecutors with members of the Judiciary on the fraud on the Courts to conceal that Directed Radiation Surveillance is being used to debilitate, and to maim and torture to death children, those who denounce government corruption, and other innocent, defenseless and unsuspecting victims even in the privacy of their home. Appxs. 11-14.

A CIA Director denounced the use of military technology for domestic surveillance as a major mistake. Appx. 17, pg 4.

SHOULD CONGRESS INTERVENE TO STOP THESE ATROCITIES AGAINST HUMANITY?

EMERGENCY CONGRESSIONAL MEASURES NEEDED TO STOP THE ATROCITIES BEING
COMMITTED UNDER FABRICATED EXCUSES OF NATIONAL SECURITY AGAINST OUR
CHILDREN AND AGAINST OTHER INNOCENT, DEFENSELESS AND UNSUSPECTING
VICTIMS

1. To compel doctors to obtain the necessary training to diagnose and treat the harm caused by radiation, Appendices 1-7.
2. To compel school officials to revert in schools from wireless to less expensive and more effective and efficient wired broadband Internet and surveillance. Appendices 1-7.
3. To compel school officials to determine the number of children suffering from Electrohypersensitivity, EHS and from other harm caused or aggravated by exposure to microwave radiation, id;
4. To provide an expedited federal legal process for parents of children with EHS and for others suffering from EHS to seek disability accommodations in schools, hospitals, housing, incarceration and in the Courts. id;
5. To criminalize Hate Group Bullying as domestic terrorism. Appendices 8-10.
6. To criminalize possession and/or use of radiation weapon. Appendices 11,12,13,14,17,18.
7. To criminalize as Domestic Terrorism Hate Group Bullying and/or Directed Radiation Surveillance on the EHS, on children and pregnant women, on the disabled, on the elderly, on those who denounce government corruption, and on police officers, legislators, judges and juries. Appendices 11-20.
8. To provide a federal expedited legal process for complaints of victims of Hate Group Bullying and/or Directed Radiation Surveillance and/or weapons. Appendices id:
9. To provide proper oversight and supervision on the use of Directed Radiation Surveillance and weapons and to compel federal agencies and the military to purge hate from the users of these technologies. Appendices 15-20

I am willing to testify under penalty of perjury to the facts that are of my personal knowledge and stated herein. (By phone, health permitting, due to the fact that I have been home-bound for more than 10 years with a life-threatening Electrohypersensitivity.

Respectfully Submitted,


Jesus Mendoza

7 Sept., 2021.

2202 E. 28th Street, Mission, Texas 78574

Tel. (956)583-7012

This document was transcribed from mechanical into electronic form with assistance.

(My life-threatening EHS does not allow me to use computers or other
electronic equipment to draft documents).

APPENDIX

TO

EMERGENCY REQUEST TO CONGRESS

TO PROTECT OUR CHILDREN

OPEN LETTER TO PARENTS, SCHOOL OFFICIALS, DOCTORS, ATTORNEYS, LEGISLATORS AND TO
FEDERAL AND STATE LAW ENFORCEMENT AND INVESTIGATIVE AGENCIES.

FEDERAL AND STATE LITIGATION HAS PROVEN THAT A MASSIVE MEDICAL MALPRACTICE AND
MASSIVE MEDICAID AND MEDICARE FRAUD ARE IN USE TO CONCEAL THAT SCHOOL CHILDREN
ARE BEING EXPOSED TO POWERFUL LEVELS OF RADIATION EXCEEDING THE FEDERAL SAFETY
LIMITS AND TO THE SAME MICROWAVE RADIATION THAT HAS CAUSED HARM TO TEACHERS,
TO FIREFIGHTERS, TO POLICE OFFICERS, AND TO OTHER ADULTS AND TO CONCEAL THAT THE
MICROWAVE RADIATION AT SCHOOL IS CAUSING CHILDREN ELECTROHYPERSENSITIVITY, AND
BRAIN, EYE, BLOOD, NERVE, HEART, DNA DAMAGE AND OTHER SEVERE HARM AND
DISABILITIES THAT DEFEAT THE PURPOSE OF EDUCATION AS EXPLAINED ON THE PETITION TO
IMPEACH 3 FEDERAL JUDGES SUBMITTED TO THE U.S. HOUSE OF REPRESENTATIVES, TO THE
U.S. ATTORNEY GENERAL, AND TO THE U.S. DEPT. OF EDUCATION AND POSTED ON THE CASE
LAW SECTION OF wirelesswatchdog.org.

The wireless devices used inside schools are exposing children to more than 250,000 uW/m² of
microwave radiation. Below, some of the scientific studies on the record proving the harm
being caused on children by the microwave radiation at school.

uW/m²

20	<u>Altpeter 1995, 1997</u> - Sleep disorders, abnormal blood pressure, weakness, fatigue, limb pain, digestive problems, fewer school children promoted.
30-200	<u>Heinrich 2010</u> - Headaches, irritation and concentration problems in school children.
30-500	<u>Thomas 2010</u> - Short term exposures caused sleep problems in school children.
50	<u>Moltier 2010</u> - Chronic exposure caused sleep problems.
50-400	<u>Thomas 2008</u> - Headaches and concentration problems in adults.
60-100	<u>Buchner 2012</u> - Long term effects on the immune system.
100	<u>Kolbum 1987</u> - Human sensation
100-500	<u>Hutter 2006</u> - Headaches, concentration and sleeping problems.
500-1,100	<u>Navarro 2003</u> - Fatigue, headaches, sleeping problems.
150-2,100	<u>Aughner 2009</u> - Changes in mental state, prevented refined word choices, calmness, stupified, zoned-out.
165-4,400	<u>Oberfeld 2004</u> - Fatigue, depressive tendency, sleeping disorders, concentration problems, cardiovascular problems, significant increase in breast cancer and brain tumors.
300-500	<u>Rassoul 2000</u> - Headaches, memory changes, depressive symptoms, sleeping problems.
500-1,000	<u>Khurans 2010</u> - Increased neuro - cardio symptoms, and increased cancer.
500-1,000	<u>Kundi 2009</u> - Headaches, fatigue, concentration and sleeping problems.
638	<u>Papageorgio 2011</u> - Decreased cognitive function.
1,300	<u>Ziramborn 2003</u> - Decreased cognition and wellbeing.
1,600	<u>Kolodinski 2006</u> - Problems of memory, attention and motor function of children.
2,100	<u>Ridervold 2008</u> - Headaches in only 45 minutes of exposure to cell phone radiation.
3,800	<u>Schwartz 1990</u> - Effect on heart function.

APPX . 1

1002

APPX 1

uW/M2

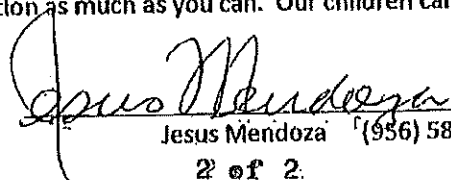
3,000	<u>Wolf 2004</u> - Ten times risk of cancer with short latency.
2,000-80,000	<u>Hoking 1996</u> - Two-fold increase in leukemia in children.
2,000-80,000	<u>Hoking 2000</u> - Decreased survival in children with leukemia.
5,000	<u>Alberts 1997</u> - <u>Oscar and Hawkin 1997</u> , <u>Neilly an lin 1986</u> - Breakdown of the brain-blood barrier allowing the entry of toxins into the nervous system.
5,000-10,000	<u>Avendano 2012</u> - 4-hour exposure to the microwave emitted by a WI-FI laptop caused DNA damage to human sperm.
8,000-100,000	<u>Akoey 2002</u> - Changes in behavior.
10,000	<u>Elkittl 2007</u> - 50 minutes of exposure caused loss of wellbeing to electro-sensitive patients.
10,000	<u>Persson 1997</u> - Toxic leakage of the blood-brain barrier.
10,000	<u>Simonenko 1998</u> - Headaches, dizziness, irritability, fatigue, weakness, insomnia, chest pain, stomach and breathing problems.
10,000	<u>Novoselova 1999</u> - Affected functions of the immune system.
13,000-57,000	<u>Dolk 1997</u> - Leukemia, skin melanoma, bladder cancer.
20,000	<u>Mann 1996</u> - Effects in immune system.
20,000	<u>Frey 1963, 1969, 1971, 1973, 1988</u> ; <u>Justenson 1979</u> ; <u>Olsen 1980</u> ; <u>Wieske 1963</u> ; <u>Lin 1978</u> - Microwave hearing-clicking, buzzing, chirping, hissing, or high-pitched tones (tinnitus).
20,000-40,000	<u>D'Inseo 1998</u> - Effects in physical and behavioral functions.
25,000	<u>Wolke 1996</u> - Calcium concentration in heart muscle.
40,000	<u>Chiang 1989</u> - Altered white blood cells in school children.
40,000	<u>Tattersall 2001</u> - Effects in memory and learning.
40,000 to 150,000	<u>Chiang 1989</u> - Memory impairments, slowed motor skills, and retarded learning in children.
50,000	<u>Boscolo 2001</u> - Immune function decreased.
50,000	<u>Belokrintakiy 1982</u> - Biochemical and histological changes in liver, kidney, and in brain tumor.
50,000	<u>Dumanisky 1974</u> - Impaired nervous system activity.
52,500	<u>Kewee 2001</u> - 20 minutes of exposure induced stress response.
60,000	<u>Phillips 1998</u> - DNA damage.
87,500	<u>Marinelli 2004</u> - 2-12 hours of exposure caused DNA damage, linked to tumor aggression.
100,000	<u>Belokrintakiy 1982</u> - Brain damage.
160,000	<u>Shutenko 1981</u> - Redistribution of metals in brain, lungs, heart, liver, kidney, spleen, bones, blood, skin and muscles.
160,000	<u>Navakatikian 1994</u> - Changes in behavior.
100,000	<u>Richter 2000</u> - Increased risk of cancer with short latency.
156,000	<u>Polonga-Moraru 2004</u> - Eye damage.

SOURCES: Section I of the BioInitiative Reports 2007, 2012; Magda Havas PhD., San Foo. Earthlink WI-FI Network 2007; Powerwatch.ork.uk

The San Foo. Earthlink WI-FI Network 2007 describes with some of the studies cited above how the symptoms of Electrohypersensitivity and of the harm being caused on children by the radiation at school are the same. See also: weartheevidence.org.

Please share this information as much as you can. Our children cannot defend themselves from these criminal aggressions.

Respectfully Submitted:


Jesus Mendoza (956) 583-7012

Transcribed from mechanical to electronic format with assistance

Conclusive Evidence on the Record of Harm to Children by Microwave Radiation in Schools

by Jesus Mendoza

The Oregon Report on Wireless Technology Health Risks – SB 283 – failed to consider evidence proving that radiation in schools is causing disabilities and harm to children, which defeats the purpose of education.

- Even short doses of radiation above the federal standards causes harm to healthy and strong adults. (Section I of the Bioinitiative report 2007, page 6)
- Cellphones, tablets and laptops emit power levels of microwave radiation above the federal standards.
 - Cellphones tested more than five times the FCC standards. (Sam Roe, Popular Cellphones Tested for Radiofrequency Radiation, the McAllen Monitor, August 25, 2019)
 - Cellphones in the pocket can expose children to more than eleven times the FCC Standards. (Gandhi, 2019)
 - As many as 75% of cellphones may exceed the FCC's exposure limits. (FCC Cellphone Safety Limits Enforcement Probes, Electromagnetic Health Blog 10.01.2017)
 - Cellphones, tablets and laptops can exceed the FCC's Standards. (Read The Fine Print, ehtrust.org)
- Electrohypersensitivity (EHS) is a serious, and at times life threatening illness. EHS is aggravated by exposure to the same microwave radiation reaching children at school, and which has been recognized by federal and State agencies and by courts as a physical, medical condition, and as a disability. (Request to Protect Our Children, submitted to the Secretary of the U.S. Department of Education, Dr. Miguel Cardona, and posted on the Case Law Material of J. Mendoza at WirelessWatchBlog.org)
- Children, teachers, doctors, attorneys and even a Director of the World Health Organization are suffering from EHS. (See Wearetheevidence.org)
- It is estimated that without knowing it, millions of children are suffering symptoms of EHS. (Belpomme et al, Electrohypersensitivity as a Newly Identified and Characterized Neurologic Pathological Disorder: How to Diagnose, Treat, and Prevent It, 2020, page 15; Erica Mallory-Blythe, EHS Summary, 2015)
- The symptoms of EHS and of the harm that can be caused by exposure to microwave radiation as documented by peer reviewed scientific studies are the same. (Magda Havas Ph.D., San Francisco, EarthLink Wi-Fi Network, 2007, page 6)
- Thousands of peer-reviewed scientific studies document the symptoms of EHS and the harm that can be caused by the same microwave radiation reaching children at school. (The Bioinitiative report, 2007, 2012, 2014, and 2020)

- Despite the fact that children are being exposed to levels of microwave radiation that causes harm even to adults; despite the fact that EHS is recognized by federal and State agencies and by courts as a physical, medical condition, and as a disability; despite the thousands of peer-review scientific studies documenting the symptoms of EHS and other harm caused by exposure to radiation; and despite that EHS is reaching pandemic proportions, most doctors are in the dark or in denial, and continue misdiagnosing and mistreating with harmful drugs and dangerous invasive procedures symptoms that disappear by reducing exposure to microwave radiation. (William J. Rea, M.D., History of Chemical Sensitivity and Diagnosis, Rev Environ Help 2016, DOI:10.1515/reveh-2015-002)

Furthermore, the Texas Attorney General, Ken Paxton, admitted in court, the collusion of the Governor of Texas, Greg Abbott, with the U.S. Department of Education, with school officials, and with more than 25 judges, the fraud on the court to conceal:

1. That school children are being exposed to harmful radiation, including radiation above the FCC standards, and to the same microwave radiation that caused harm to teachers, fire fighters, police officers, and other adults;
2. That the compulsory and unnecessary exposures to microwave radiation at school are causing children EHS and brain, eye, blood, nerve, heart and DNA damage, and other severe, catastrophic, and irreversible harm and disabilities that defeats the purpose of education.
3. And that a massive medical malpractice, and a massive Medicaid and Medicare fraud, are masking the harm being caused by microwaves to children, teachers, the disabled, and other defenseless and unsuspecting victims. (Mendoza v. Paxton, Case No. F-1591-11-A, 92nd District Court, Hidalgo County, Texas, 2019)

I am willing to testify under penalty of perjury before any tribunal to the facts that are of my personal knowledge and that are stated herein (by phone, health permitting, due to the fact that I have been home bound for more than 10 years with life-threatening EHS).

Respectfully,
Jesus Mendoza
Phone Number: 956-583-7012
June, 2021

This document was transcribed into electronic form with assistance.

(NOTICE: When reading this comment for me, J. Mendoza, in a public meeting, you may omit paragraphs 7 & 8 (highlighted) in order to comply with a 3-minute limit for the public comment.)

ELECTRO-HYPERSENSITIVITY – EHS AWARENESS

Ladies and Gentlemen,

[1]... My name is Jesus Mendoza. I have been homebound for more than ten years with life-threatening Electrohypersensitivity, EHS, which is caused and aggravated by exposure to the same microwaves and radiation surveillance reaching children and teachers at school. I have been violently ill several times. I am sleep deprived and in pain all the time. Every day it is a different torture. This is a horrible way to die.

[2]... My EHS has been recognized by federal and state agencies and by courts as a physical medical condition, and as a disability. EHS proves conclusively that exposure to levels of radiation below the federal safety limits causes severe harm and disabilities, and that exposing children to microwave radiation defeats the purpose of education.

[3]... It is estimated that without knowing it, more than 50% of the population is already suffering symptoms of EHS. Children, teachers, doctors, attorneys, and even a Director of The World Health Organization are suffering from EHS. Please see WeAreTheEvidence.org

[4]... Despite the fact that Electrosensitivity is reaching pandemic proportions, most doctors are in the dark, or in denial, and continue misdiagnosing and mistreating with harmful drugs and invasive procedures, symptoms that disappear with just reducing exposure to microwave radiation.

[5]... A law firm filed a federal lawsuit with evidence of how cell phones used by our children emit more than 5 times the levels allowed by federal law, when even short doses of radiation above the federal safety limits cause harm, even to healthy and strong adults. And seven law firms are warning school officials of the potential civil and criminal liability of exposing children unnecessarily to harmful microwave and 5G radiation, when inexpensive hardwired broadband Internet is readily available.

[6]... Some of the symptoms of EHS include pain; swelling of vital organs; swelling of face, head and eyes; symptoms of heart attack and stroke; rashes and loss of skin; flu and allergy symptoms; stomach and digestive troubles; insomnia, vision, hearing, memory, speech; concentration and breathing problems.

[7]... According to experts, Electrosensitivity is not an isolated set of symptoms, but ongoing injuries to the immunological and neurological systems, which can be aggravated by exposure to microwave radiation and are potentially irreversible.

[8]... Other symptoms of Electrosensitivity include headache, palpitations, arrhythmia, chest pain, high and low blood pressure, slow or rapid heart rate, seizures, paralysis, unconsciousness, nosebleeds, internal bleeding, fever, tremors, involuntary movements,

dizziness, nausea, irritability, anxiety, fatigue and weakness, muscle and joint pain, painful cramps, numbness, tooth pain, gum swelling and blisters, tingling/itching of skin, burning and dry eyes, eye pressure, blurred vision, sinusitis, asthma, testicular and ovarian pain; dry lips, tongue and mouth; inordinate thirst, dehydration, altered blood sugar levels, impaired sense of smell; childhood cancer, miscarriages and birth defects.

[9]... Scientific studies prove most doctors are confounding the symptoms of Electrosensitivity with symptoms of other illnesses, including autism, ADHD, dyslexia, PTSD, heart attack, stroke, multiple sclerosis, fibromyalgia, hypothyroidism, Parkinson's, Alzheimer's, rheumatoid arthritis, chronic fatigue syndrome, diabetes, and major depression and suicidal tendencies.

[10]... The above is detailed in the request to protect the children submitted to the secretary of the U.S. Department of Education, Dr. Miguel Cardona, and posted on the case materials of J. Mendoza at WirelessWatchBlog.org

[11]... Ladies and Gentlemen, your prompt response to this evidence can save the lives of children and teachers and other defenseless and unsuspecting victims. Thank you very much for giving serious consideration to this matter.

Respectfully,
Jesus Mendoza

(Dear Superintendent, please provide a copy of this comment to the president and members of the Board of Trustees, to principals, teachers, nurses and parents. Thank you very much for your help.)

*This document was transcribed
from mechanical to electronic
format with assistance*

ELECTROHYPERSENSITIVITY EHS, PROVES CONCLUSIVELY THAT THE DIAGNOSIS AND TREATMENT OF MOST DOCTORS AMOUNTS TO A RUSSIAN ROULETTE.

Traditional/conventional doctors' most guarded secret is the fact that their medical practice is not based on a precise science, meaning that in most cases, even after complete lab testing and examinations, they are incapable of finding the root cause of even the most common symptoms, and signs; meaning that in most cases diagnosis, and treatment are based on probabilities, on trial and error, in likelihoods, and at times on wild guesses, and meaning that in most cases, their diagnosis and treatment amounts to a Russian Roulette.

This Russian Roulette is causing now more deadly and devastating effects due to the fact that despite that most people are being exposed to power levels of microwave radiation above the federal safety limits which cause severe harm even to adults; despite of the thousands of peer-reviewed scientific studies of the harm caused by exposure to levels of radiation below the federal safety limits, including EHS; and despite the fact that EHS is reaching pandemic proportions, most doctors are in the dark or in denial of the harm caused by radiation and continue misdiagnosing and mistreating with harmful drugs and invasive procedures symptoms that disappear with reducing exposure to radiation. See Finch and Eaton next page.

Chest pain, difficulty in breathing, muscle and skeletal pain, dizziness, constipation, abdominal upset, insomnia, fatigue, nausea, migraine, headaches and epilepsy are among the more than 50 symptoms of Electrohypersensitivity, EHS. See EHS Awareness,

Most doctors are unaware of EHS and of the medical testing to diagnose this health condition.

"Errors in diagnosis and treatment of diseases are common in physicians ignoring the principles of environmental medicine. They should be aware that various tests developed since the early 1980s 'take the guess work out of the diagnosis' of chemical and electrical and electromagnetic hypersensitivity, writes Dr. William J. Rea in a new paper published in Reviews on Environmental Health." Medical pioneer writes a history of environmental hypersensitivities, by Andre Fautez 2016.

"Many common medical symptoms cannot be objectively verified, including fatigue, dizziness, or nausea." Similarly,...many well-recognized disorders lack objective diagnostic tests, including migraine, headaches and epilepsy." Michael Finch, Law and the Problem of Pain, 74 U. Cin. L. Rev. 283 at 290, 291.

"(Symptoms and especially those without a clear underlying medical explanations, account for a large percentage of clinical encounters.)" David L. Eaton, Scientific Judgment and Toxic Torts - A Primer in Toxicology for Judges and Lawyers, 12 J.L. & Pol'y 5, 21 (2003).

"(Chest pain, difficulty in breathing, muscle and skeletal pain, dizziness, dizziness, constipation, abdominal upset, insomnia, fatigue; these symptoms are the bread and butter of daily practice of medicine. Yet in as many as three-quarters of all cases, doctors can find no disease process to explain their presence.)" Lois B. Morris, Mind and Body: She feels sick. The Doctor Can't Find Anything Wrong, NY Times, June 24 2001 at WH4.

OnnG v. Fay School Inc., U.S. District Judge, Timothy S. Hillman details how most doctors diagnosis and treatment amounts to a game of chance. U.S. Dist Ct. for the District of Massachusetts, Case No. 4:15-cv-40116-TH TSH (Filed on the year 2015 and decided until the year 2017 despite that the mother of a child suffering from EHS was seeking emergency accommodations for his son in school to prevent further aggravation of his condition by the compulsory and necessary radiation at school).

FOR MANY YEARS, EXPERTS HAVE BEEN WARNING OF THE CATASTROPHIC AND DEADLY CONSEQUENCES OF IGNORING THE HARM CAUSED BY THE UNRESTRICTED DEPLOYMENT OF MICROWAVE TECHNOLOGIES.

Dr. Samuel Milham, a world-class expert in the harm caused by radiation on his book *Dirty Electricity* (2010) details his discovery that most of the twentieth century diseases, including cancer, cardiovascular disease, diabetes, and suicide are caused by electromagnetic field exposure. "Dr. Milham warns that because of the recent proliferation of radio frequency radiation from cell phones and towers, terrestrial antennas, Wi-Fi and Wi.max systems, broadband internet over power lines, and personal electronic equipment, we may be facing a looming epidemic of morbidity and mortality," id.

On his book, *The Invisible Rainbow* (2017), Arthur Firstenberg "makes a compelling case that the major diseases of civilization -- heart disease, diabetes, and cancer -- are in large part related to the pollution of our world by electricity." Bradley Johnson, M.D. Amen Clinic, San Francisco. id.

Kerry Crofton Ph.D. on her book *A Wellness Guide for the Digital Age* (2014) details the catastrophic and deadly harm being caused on our children by compulsory and unnecessary exposures to microwave radiation.

For many years, experts have been warning of the millions of people suffering from the harm caused and aggravated by exposure to microwave radiation, including Electrohypersensitivity. See *Electrohypersensitivity Newly Identified and Characterized Neurologic Pathological Disorder: How to Diagnose, Treat, and Prevent It.* (2020) Belpomme D and Irigaray, P. *Int J Mol Sci.* 2020 Mar 11;21(6);

Electromagnetic hypersensitivity (EHS, microwave syndrome) - Review of mechanisms. (2020) Stein Y and Udasin IG. *Environmental Research.* Vol. 186. July 2020; Erica Mallery-Blythe, Summary of EHS (2015).

ELECTROHYPERSENSITIVITY EHS, PROVES THAT THE UNRESTRICTED DEPLOYMENT OF MICROWAVE AND RADIATION SURVEILLANCE MADE THE U.S. THE SICKEST COUNTRY IN THE WORLD CAUSING THE DEMISE OF MILLIONS OF PEOPLE.

Michael D. Stein and Sandro Galea on their book Pained (2020) detail how the doctors' failure to identify the root cause of diseases made the U.S. the sickest country in the world and has caused the demise of millions of people.

On Pharma, Greed, Lies and the Poisoning of America, Gerald Posner (2020) details how most doctors fail to identify the root cause of disease to prescribe industrial amounts of harmful painkillers and other harmful drugs to enrich themselves and Big Pharma.

On July 22-23 of 2021, Roger Tolces, an expert in radiation measurements detailed in Coast to Coast AM how his heart problems went away right after he disconnected his home Wi-Fi router and after spending more than 40 thousand dollars in unnecessary testing and harmful drugs. Tolces explained how his cardiologist claimed not knowing that Wi-Fi radiation caused any harm.

On his Affidavit under penalty of perjury to the US Court of Appeals for the DC Circuit, Dr. Toril Jelter details how even serious health problems on children improve or disappear by just reducing exposure to microwave radiation, and details how the dramatic increase of physical and mental illnesses can be caused by exposure to microwave radiation.

Children's Health Defense et al, v. FCC, Case No. 21-1075.

ELECTROHYPERSENSITIVITY EHS₂ IS REACHING PANDEMIC PROPORTIONS.

A medical doctor testified to the Massachusetts legislature how if her children were not diagnosed with Electrohypersensitivity, her children could have spent the rest of their lives misdiagnosed and mistreated for the harm caused by the microwave radiation at school; how her son, because of his aggressiveness, could have spent the rest of his life on a mental hospital; and how her children are the tip of the iceberg of the millions of children that are being misdiagnosed and mistreated for the harm caused by the compulsory and unnecessary exposures to microwave radiation at school. See Request to Protect Our Children submitted to the Secretary of the U.S. Dept. of Education, Dr. Miguel Cardona and posted on the Case Law Documents of J. Mendoza at wirelesswatchblog.org

THE TEXAS ATTORNEY GENERAL, KEN PAXTON ADMITTED IN COURT HIS ATTEMPTS TO CONCEAL THE COLLUSION OF GREG ABBOTT WITH THE U.S. DEPT. OF EDUCATION AND WITH MORE THAN 25 JUDGES ON THE FRAUD ON THE COURTS TO CONCEAL THE HARM BEING CAUSED ON CHILDREN BY THE RADIATION AT SCHOOL.

On november 8, 2016, on a Court hearing on Paxton's Motion to enforce by incarceration alleged child support orders and in which I was allowed to appear by phone, Paxton admitted that because of my life-threatening Electrohypersensitivity, incarceration is for me a death sentence, and then in response to counter-lawsuits and by default, Paxton admitted that his attempts to enforce by incarceration fraudulent support orders were attempts to conceal the collusion of the Governor of Texas, Greg Abbott with the U.S. Dept. of Education and with more than 25 Judges including U.S. District Chief Judge, Ricardo H. Hinojosa; and with U.S. District Judges Randall Crane and Micaela Alvarez and others on the fraud on the Courts to conceal:

- 1). That school children are being exposed to harmful radiation, including radiation above the federal safety limits and to the same microwave radiation that caused harm to teachers, to fire fighters, and to police officers and other adults;
- 2). To conceal that children are being exposed to levels of microwave radiation that breaks the blood-brain barrier to allow toxics on the blood stream, including lead, mercury and medication to enter and damage the brain;
- 3). To conceal that the compulsory and unnecessary exposures to microwave radiation at school are causing children Electrohypersensitivity, and brain, eye, blood, nerve, heart and DNA damage and other severe, catastrophic and irreversible harm and disabilities that defeat the purpose of education;
- 4). To conceal that the radiation at school is increasing by more than 1000% the children's risk of cancer and increasing by more than 500% the risk of dying to children with life-threatening illnesses;

- 5). To conceal that the microwave radiation at school is responsible for the poor academic performance; for the more than 700% increase in student sickness; and for the thousands of children suffering from life-threatening disabilities and from terminal illnesses;
- 6). To conceal that the lowering of academic standards, and the fabrication of grades and recognitions are intended to mask the harm being caused on children's brains and bodies by the microwave radiation at school;
- 7). To conceal that the switch from unexpensive hard wired Internet to wireless was not to improve education, but for private illicit enrichment;
- 8). To conceal that despite that EHS is reaching pandemic proportions, most doctors are in the dark or in denial and continue misdiagnosing and mistreating with harmful drugs and dangerous invasive procedures symptoms that disappear with reducing exposure to radiation;
- 9). To conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm being caused by microwaves on children and teachers and on other defenseless and unsuspecting victims;
- 10). And to conceal that the future of our children, and the future of our country and of our national security are being sold to the Wireless, to Big Pharma and to the Medical Industrial Complex, as detailed by *Mendoza v. Paxton*, Case No. F-1591-11-A (92nd District Court, Hidalgo County, State of Texas); by the Petition to Impeach 3 Federal Judges; by the Requests to Protect Our Children submitted to Dr. Cardona and Sandra Bruce, and on other Criminal Complaints submitted to federal authorities and posted on the Case Law Section at wirelesswatchblog.org

THE EVIDENCE OF THE PARTICIPATION OF THE GOVERNOR OF TEXAS, GREG ABBOTT IN GOVERNMENT-SPONSORED HATE GROUP DOMESTIC TERRORISM

EVIDENCE ON THE RECORD PROVES THE COLLUSION OF GREG ABBOTT WITH FEDERAL AND STATE AGENTS, PROSECUTORS AND JUDGES ON THE ATTEMPTS TO CONCEAL: *the hate group bullying*

- 1). That Government-Sponsored Hate Group Bullying is provoking/ torturing children and the mentally disabled and others to commit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security, the massive and harmful military grade Directed Radiation Surveillance of schools and even of homes;
- 2). To conceal that Government-Sponsored Hate Group Bullying and Government-Sponsored Hate Group Directed Radiation Surveillance are being used to silence, to retaliate, and to maim and torture to death the disabled, those who denounce government corruption and other innocent, defenseless and unsuspecting victims and even on the privacy of their homes;
- 3). And to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm being caused by Government-Sponsored Hate Group Bullying and Directed Radiation Surveillance/weapons, as detailed by the Relevant and Material Evidence to the Patrick Crusius Case and posted on the Case Law Documents of J. Mendoza at wirelesswatchblog.org

The collusion of Greg Abbott with federal and State agents and prosecutors to conceal that Government-Sponsored Hate Group Bullying is provoking domestic terrorism is detailed on pgs 1-4 and Appxs 20-58 to the Relevant and Material Evidence to the Patrick Crusius Case, id.

GOVERNMENT -SPONSORED HATE GROUP BULLYING ..

According to my professors, government sponsored mobing is a copy cat of the mobing used in Nazi Germany against the unpopular, including the disabled and those who denounced injustices.

According to my professors, historically, and under fabricated excuses of national security, federal and State agencies have used mobing to retaliate against those who denounce injustice and even against their families.

Mobing is known as Bullying; Organized Stalking and Harassment and as Russian Roulette for the crazies that participate in bullying to see who gets killed.

Bullying includes flash mobs, high speed tailgating, and pervasive road harassment, and any conceivable micro-aggressions to isolate and bankrupt the victims emotionally, socially and economically. (Children have been picked-up dead from the pavement in this area). According to a former CIA agent, this is CIA's method of retaliation.

Government-Sponsored Hate Group Bullies come from all walks of life, Bullies come from all walks of life including students, teachers, pilots, pastors, doctors, attorneys, federal and State agents (Even U.S. Marshalls) legislators and Judges. Many engage in bullying as a hobby, specially those those with mental problems and who are easily deluded in believing that they are undercover agents. Bullies who "score" may be rewarded with money, drugs, promotions, raises, appointments and even a night at the topless bar. Bullies are promised immunity if caught breaking the law. As a bully stated "With national security, we can get away with murder".

See David Lawson, Terrorist Gang Stalking in America (2001);
Donald Jeffries, Bullyocracy (2020).

On many cases, the disabled, the elderly and whistle blowers are selected for bullying target practice. To facilitate bullying, the victim is demonized as a child molester, mentally insane and dangerous, unpatriotic, or as a spy and terrorist. Government-Sponsored Hate Group Bullying has suverted our democracy into a vigilantism/police State, typical of dictatorships, courtesy of the American SS, KKK and GESTAPO disguised as national security agencies.

Courtesy of the the FBI, CIA and NSA Hate Group Bullying, tens of thousands among 3.4 million of victims leave their home, lose their jobs and leave in fear. David Grady, Unprecedented U.S. survey tracks scope of stalking. The McAllen Monitor Jan. 14, 2009 at I-5.

GOVERNMENT-SPONSORED HATE GROUP BULLYING IS FABRICATING TERRORISM.

For many years the U.S. Dept. of Education, the National Institute of Justice, The Secret Service, the FBI and the U.S. Dept. of Homeland Security have been fully aware of the fact that that Government-Sponsored Hate Group Bullying is torturing and provoking children, the mentally disabled and others to commit acts of terrorism.

Since the year 2000, federal Investigative Reports on the Prevention of Targeted Violence in Schools detail how students, teachers and school officials encouraged and assisted ^{bullied} children in the preparation for the mass shootings. On the year 2018, a former Secret Service agent briefed the Secretary of the U.S. Dept. of Education, Bettie DeVos; the U.S. Attorney General, Jeff Sessions and others how bullying is torturing/ provoking children to commit mass shootings. Statement of Marisa Randazzo, Ph.D. before the Federal Commission on School Safety U.S. Dept. of Education (May 17, 2018). Relevant Evidence to the Crusious Case pg ii, iii.

The fact that those who provoked the acts of terrorism are never prosecuted and the swift intervention of federal and State agents to vanish the evidence of the motive that provoked the tragedies and to blame them to a random, isolated mental problem proves that Government-Sponsored Hate Group Bullying is provoking terrorism to justify the use of Directed Radiation Surveillance in schools and even in homes to benefit the trillion dollar Wireless Industrial Complex.

Military grade Directed Radiation Surveillance used in schools can zap with directed energy any child that the artificial intelligence program deems to be a danger to others, whether justified or not. See Maya Weinstein, School Surveillance: The Students' Rights Implications of Artificial Intelligence as K-12 Public Security, 98 NCL Rev. 438 (2020).

Most acts of domestic terrorism are fabricated by the FBI. See The Terror Factory by Trevor Aaronson (2018).

FEDERAL AGENTS MANIPULATED A JUDGE TO CONCEAL THEIR FAILED ATTEMPTS TO MAKE A NUCLEAR 9-11 TO JUSTIFY THE MASSIVE AND HARMFUL DIRECTED RADIATION SURVEILLANCE OF SCHOOLS AND EVEN OF HOMES.

A former president of American Airways offered to a federal Judge evidence showing that he was framed into child pornography as retaliation for denouncing that federal agents attempted to smuggle a small nuclear bomb from South America that was to be exploded on an American city. The Judge was so alarmed that he promised to share the information with other Judges. However, he did not allow admission of the evidence into the record. Judge gives Hedrick time to review file, the McAllen Monitor at 1A, 6B Dec. 12, 2012, and related articles.

The fact that the Judge did not allow evidence that could save thousands of lives; the fact that the Judge did not order an investigation of the failed Nuclear 9-11; and the fact that neither the FBI, the CIA or the NSA investigated the failed Nuclear 9-11 evidences their manipulation of the Judiciary to conceal their fabrication of terrorism to justify expansions of the USA Patriot Act and of the FISA Court, and the massive and harmful military grade directed radiation surveillance of schools and even of homes.

THE CIA IS ATTEMPTING TO MAKE THEIR DOMESTIC TERRORISM A PERFECT CRIME.

The CIA is asking Congress expansion of 50 USC Chapter 15, Section 401 to criminalize identification of CIA operatives in American soil.

If Congress criminalizes identification of CIA operatives in American soil, it will be impossible to identify the Judges, the school officials and other government officials that the CIA deputized to conceal the harm caused on children by the microwaves and the radiation surveillance at school; by Government Sponsored Hate Group Bullying; and by Directed Radiation Surveillance, making the CIA's domestic terrorism a perfect crime.

TWO FEDERAL JUDGES ADMITTED ON THE RECORD THEIR FRAUD ON THEIR COURT TO CONCEAL THE ATROCITIES AGAINST CHILDREN AND THE DISABLED AND AGAINST OTHER INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS.

In response to a federal lawsuit to compel their recusal from a lawsuit against school officials, both, U.S. District Chief Judge, Ricardo H. Hinojosa and U.S. Magistrate Peter E. Ormsby signed Orders of Recusal having the effect of admitting their irrational cruelty against children and the disabled and admitting their collusion with the Governor of Texas, Greg Abbott; with the U.S. Dept. of Education; with the Commissioner of the Social Security; and with more than 25 Judges and others on the fraud on the Courts to conceal:

- 1). that the compulsory and unnecessary exposures to radiation at school is causing children Electrohypersensitivity, and brain, eye, blood, nerve, heart, and DNA damage and other severe, catastrophic and irreversible harm and disabilities that defeat the purpose of education;
- 2). To conceal the harm caused by Government Sponsored Hate Group Bullying;
- 3). And to conceal the harm caused by retaliatory directed radiation surveillance on children; on those who denounce government corruption and on other innocent, defenseless and unsuspecting victims as detailed by Dockets 1,4,14, to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CW-30 (S.D. TX. 2014); on Dockets 101,105,106, to Mendoza v. Sharyland Ind. School District et al, Case No. 7:11-CW-29 (S.D. TX. 2010); and by the Petition to Impeach 3 Federal Judges and by Criminal Complaints against Greg Abbott and others submitted to federal authorities and posted on the Case Law Materials of J. Mendoza at wirelesswatchblog.org

THE EVIDENCE ON THE RECORD PROVING THAT THE ORDERS OF RECUSAL SIGNED BY U.S. DISTRICT CHIEF JUDGE, RICARDO HINOJOSA AND U.S. MAGISTRATE JUDGE, PETER ORMSBY ADMIT THEIR COLLUSION WITH THE GOVERNOR OF TEXAS, GREG ABBOTT AND OTHERS ON THE ATROCITIES BEING COMMITTED AGAINST CHILDREN.

On the year 2010, both, Chief Judge Hinojosa and Judge Ormsby refused to recuse themselves from my case against the Commissioner of the Social Security despite of undisputed evidence on the record of their collusion with the Commissioner, with Greg Abbott; with U.S. District Judge, Randall Crane, and with U.S. Magistrate Judge, Dorina Ramos in falsification of government records, in fabrication of testimony and of medical evidence, and in fraud on the Courts to conceal that a retaliatory radiation surveillance caused me a life-threatening Electrohypersensitivity; EHS; to deny my application for a doctor prescribed shielding room for rehabilitation of my EHS; and to deny my application for disability benefits. *Mendoza v Astrue*, Case No. 7:05-CV-133 (S.D. TX. 2005), Dockets 20, 21, 28, 32, 33, and Exhibits.

See also unopposed Motion to Recuse Judge Crane, Docket 25 and Exhibits to *Mendoza v. Moron et al*, Case No. 7:05-CV- 184 (S.D. TX. 2005).

On the year 2011, both, Chief Judge Hinojosa and Judge Ormsby refused to recuse themselves from my lawsuit to compel school officials to follow the doctors' orders not to seat my children in close proximity to sources of radiation. *Mendoza v. Sharyland ISD et al*, Case No. 7:11-CV-29, Dockets 4, 42, 47, 51, 52, (S.D. TX. 2011).

On the year 2014, and in response to a federal law suit to compel their recusal from the Sharyland school officials, both, Judge Hinojosa and Judge Ormsby signed Orders of Recusal admitting their irrational cruelty against children and the disabled and their collusion with others on the atrocities committed against children and the disabled. Dockets 1, 4, Hinojosa et al, id; Dockets 105, 106, Sharyland ISD et al, id.

In retaliation, Judge Hinojosa has left pending for more than 10 years my lawsuit for disability benefits. *Mendoza v. Astrue*, id.

EVIDENCE ON THE RECORD PROVES THAT EVEN BEFORE THE 9-11 AND THE USA PATRIOT ACT, FEDERAL AGENTS WERE MANIPULATING JUDGES TO CONCEAL THAT GOVERNMENT SPONSORED HATE GROUP BULLYING AND DIRECTED RADIATION SURVEILLANCE ARE BEING USED TO Maim AND TORTURE TO DEATH CHILDREN; THOSE WHO DENOUNCE GOVERNMENT CORRUPTION AND OTHER INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS, AND EVEN IN THE PRIVACY OF THEIR HOMES.

On the year 1995, I enrolled at The Thomas M. Colley Law School in Lansing, Michigan, relying on an equal opportunity to compete for a law degree. Mendoza v. The Thomas M. Colley Law School et al, Case No. 7:99-CV-77 (S.D. TX. 1999); Case No. 5:01-CV-93 (W.D. MI. 2001), Docket 12,120,139.

During my second year of law school I submitted to the Dean evidence showing that law school officials were committing fraud of millions of dollars of federal funds while at the same time, they were giving law degrees to those affiliated with the FBI and the CIA and other government agencies. id.

A few days after I found myself on the emergency room with heart pain, breathing problems and unexplained life-threatening swelling of heart. Dockets 12, 139, id.

During the same time I became victims of pervasive road harassment and gang stalking even by the local police. There were attempts to run me over; attempts to frame into a crime, including an attempt by a lady police officer disguised as prostitute to frame me into soliciting prostitution. id.

By the Summer of 1998 I was found with unexplained swelling of one eye and of one side of my face, and I had vision, hearing concentration and breathing problems., and horrible headaches and heart pain. id.

In response to my complaints of the retaliatory harassment and health problems, an FBI ^{agent} in Texas advised me to place a laser, microwave-radar detector inside my apartment. The sa/me FBI agent advised me to return home after they would cause me more harm with the radiation after I explained how the detector went wild on the middle of the night. id.

About a month away from finishing my law studies in Lansing Michigan, On July of 1998 I came back to my home town in Mission, Texas after two men were trying to breake into my apartment at 3:00 am. During law school I was on the Dean's list for one term, and I was president of the Hispanic Law Society also for one term. I left the law school in good standing academically and under the law school's Honor Code. id.

The bullying and radiation aggressions followed me home. id.

On the year 1999 I filed a lawwsuit Pro-ss on the federal Court in McAllen, Texas against several FBI agents and to compel the law school to allow me finishing my law dgree on a law school in Texas. The Thomas M. Cooley Law School et al, Case No. 7:99-CV-77, id.

Despite that the law school officials did not challenge the evidence of their retaliation; despite that they made false statements to the Court on their efforts to transfer the case to Michigan; and despite of undisputed evidence on the record proving that the retaliatory radiation aggressions caused me a life-threatening Electrohypersensitivity impairing my ability to travel long distances, U.S. Magistrate Judge, Dorina Ramos ~~Dean~~ the case against the law school officials to Michigan and dismissed the case against the federal agents. Dockets 12-93, Case No. 7:99-CV-77, id.

After the case against the law school officials was transferred to the federal Court in Grand Rapids, Michigan, U.S. District Chief Judge, Robert Homes Bell referred the case to a then professor at the Thomas M. Cooley, U.S. Magistrate Judge, Joseph G. Scoville. Docket 101, to Mendoza v. The Thomas M. Cooley Law School et al, Case No. 5:01-CV-93. (W.D. MI. 2001).

On an Order signed January 25, 2002, Judge Scoville warned me with sanctions if I mentioned again during the litigation the harm caused on myself by the retaliatory radiation surveillance, a disabling and life-threatening Electrosensitivity. Docket 127, id.

In their filings to the federal Court, the law school officials mentioned that laser technologies could have been used on the surveillance of my activities. Docket no.

On an Order dated June 10, 2002, Chief Judge Homes Bell admonished the law school officials for not challenging the evidence of my claims. Docket 168 pgs 5-9, id.

Increased levels of radiation at my place aggravated my health condition, impairing my ability to attend a deposition. My Motion for Sanctions filed on the U.S. Court of Appeals for the Sixth Circuit in Cincinnati, Ohio details the collusion of Chief Judge Holmes and Judge Scoville with law school officials to take advantage of the aggravation of my Electrohypersensitivity to defraud their Court and dismiss the Case. Case No. 02-2095.

See Statement of Interested Parties pgs 2,3,4 Docket 4 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. MI. 2014). After the Cooley Defendants did not challenge the harm caused by radiation surveillance, Michigan criminalized with up to life without parole a radiation aggression. House Bill 4513, 4514,

EVIDENCE ON THE RECORD PROVING U.S. DISTRICT CHIEF JUDGE RICHARD H. HINOJOSA AND U.S. MAGISTRATE JUDGE DORINAL RAMOS FRAUD ON THEIR COURT TO CONCEAL THAT DIRECTED RADIATION SURVEILLANCE IS BEING USED AS A WEAPON TO MAIM AND TORTURE TO DEATH CHILDREN, THOSE WHO DENOUNCE GOVERNMENT CORRUPTION AND OTHER INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS AND EVEN IN THE PRIVACY OF THEIR HOMES.

On January 6, 2003 I filed Pro-se in the U.S. District Court for the Southern District of Texas, Houston Division a lawsuit to compel the U.S. Attorney General, John Ashcroft to cease and desist from using directed radiation surveillance on my family and on myself after my children were screaming in pain in their sleep, in the middle of the night when meters were reading high levels of microwave radiation inside my home. Dockets 2,3,4, to Mendoza v. Ashcroft, Case No. 7:03-CV-38 (S.D. TX. 2003).

The same day U.S. District Judge Ewing Werlein set hearing for a Pretrial Conference and the next day transferred the case to the McAllen Division. Dockets 5,6, id.

On March 19 2003 I sought help from the U.S. Supreme Court after Judge Hinojosa refused to set hearing or to rule on my Motions for Temporary Restraining Order and Preliminary Injunction. Petition for Writ of Mandamus, Case No. 02-9645.

The same day Judge Hinojosa referred the case to Judge Ramos who refused to recuse herself despite of evidence on the record proving her fraud on her Court to transfer the Goley case to Michigan.

On March 21, 2003, Judge Ramos struck from the record my Motion for Preliminary Injunction and my Motion for a Telephonic Emergency Hearing and set hearing on my Motion for Restraining Order for April 4, 2003; Docket 8, Ashcroft, id.

On March 31, 2003 Judge Ramos denied my Motion to appear by phone to the hearing despite of undisputed evidence on the record proving that appearing by phone was to aggravate the harm caused by the retaliatory radiation surveillance, a life-threatening Electrohypersensitivity. Docket 10, Ashcroft, id.

Some of the witnesses that were to testify on April 4, 2003 in support of an order compelling Ashcroft to cease and desist from using directed radiation surveillance on my family and myself included one of my former government professors, who was to testify to the legitimacy of my claims and to the possibility that his throat cancer could have caused by directed radiation surveillance as retaliation for denouncing government corruption in the class rooms. Another witness was an attorney who was to testify how the evidence against the Cooley Defendants proved that a retaliatory radiation surveillance caused me a life-threatening Electrohypersensitivity. The same day, Judge Ramos cancelled the hearing. Docket entry dated 4/4/03.

On April 7, 2003, I filed a Motion to Recuse Judge Ramos detailing her disability discrimination and retaliation and fraud on her Court to conceal that the retaliatory radiation surveillance caused me a life-threatening Electrohypersensitivity, and Judge Ramos recused herself. Dockets 13, 14, 15, 18, Ashcroft id.

Judge Hinojosa denied the Motion to Recuse and reassigned Judge Ramos to the case. Dockets 24, id.

After I sought help from the US Supreme Court, the levels of radiation at my place increased to the point that I could only breathe by lying flat on the ground and I was taken to my inlaws in rural Mexico. Docket 91, App 313, Sharyland ISD et al, Case No. 7:11-CV-29 (S.D. TX. 2011).

On May 15, 2003, I appeared by phone to Court from Mexico on my Motion to compel Ashcroft to cease and desist from using directed radiation surveillance on my family and on myself. Docket 29, Ashcroft, id.

During the hearing before Judge Ramos, my wife testified how my children screamed in pain in their sleep when detection equipment indicated high levels of radiation inside our home and how the readings on the meters decreased when I attempted to video record the aggression.

Another witness testified that my employer, his children and his brother-inlaw became sick after I moved into their place. Witnesses attested that I am a law abiding citizen and to my mental stability.

To recommend a dismissal of the case, Judge Ramos fabricated testimony to imply that the radiation aggressions were imagination. Docket 32, id; Statement of Interested Parties pg 5, Mendoza v. Chief Judge Hinojosa, Docket 4, id.

Despite of specific, concrete, and undisputed legal evidence on the record proving Judge Ramos' fraud on the Court to conceal the harm caused by the retaliatory radiation aggressions on my children, on others and on myself; and despite of specific, concrete, and undisputed evidence on the record of the FBI attempts to destroy the evidence of failed retaliatory attempts to frame me into a crime, Chief Judge Hinojosa dismissed the case. Dockets 33, 34, 35, 37, 40, Ashcroft, id.

After I sought help from the U.S. Supreme Court the levels of radiation increased at my place to the point that I could only breathe by lying flat on the ground and I was taken to my inlaws in rural Mexico.

to Court

On May 15, 2003, I appeared by phone from Mexico on my Motion to compel Ashcroft to cease and desist from using directed radiation surveillance on my family and on myself. Docket 29, Ashcroft id.

During the hearing, my wife testified how I video recorded my children when they were screaming in pain in their sleep when meters were showing high levels of radiation in the middle of the night inside our home.

Another witness testified how my employer and his children and even his brother in law became sick after I moved into their place. Three witnesses attested to my mental stability and that I am a law abiding citizen.

To recommend dismissal of the case, Judge Ramos fabricated testimony to imply that the radiation aggressions were imagination. Docket 32, id.

See Statement of Interested Parties detailing ~~with evidence on the~~ record how Ashcroft did not challenge Judge Ramos fabrication of testimony to conceal the harm being caused by retaliatory radiation aggressions on children; on those who denounce government corruption and on other innocent, defenseless and unsuspecting victims. Dockets 29, 32, and 40, id; Docket 4 pg 5 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-GV-30 (S.D. TX. 2014)).

Despite of specific, concrete and undisputed evidence on the record proving Judge Ramos fraud on her Court to conceal the harm being caused by retaliatory radiation aggressions, Judge Hinojosa dismissed the case. Dockets 33, 34, 35, 36, 37, Ashcroft, id.

On appeal, Justices of the US Court of Appeals for the Fifth Circuit, Reavley, Wiener and Benavides recognized my electromagnetic sensitivity, the harm caused by the retaliatory radiation surveillance, and to dismiss the case, they declined to consider the evidence of Judge Hinojosa and Judge Ramos fraud on their Court to conceal the harm being caused by retaliatory radiation aggressions on children, on those who denounce government corruption and other innocent, defenseless and unsuspecting victims. *Mendoza v. Ashcroft*, Case No. 04-40095.

Statement of Interested Parties pg 6, Docket 4 to Chief Hinojosa et al, id.

Despite that both Chief Judge Hinojosa and Judge Ramos declined an invitation of the Judicial Council to engage the evidence of their fraud on their Court to conceal the harm caused by the retaliatory radiation surveillance, the Chief of the US Court of Appeals for the Fifth Circuit Carolyn Dineen King and Justice E. Grady Jolly dismissed my Complaint of Judicial Misconduct against Chief Judge Hinojosa and Judge Ramos.

Complaints of Judicial Misconduct Nos. 04-05-372-0089 and 90. Docket 4, pg 6, id.

The US Supreme Court declined to intervene. *Mendoza v. Alberto R. Gonzalez*, Case No. 04-9908.

~~THE SATELLITE DIRECTED RADIATION AGGRESSIONS IN MEXICO.~~

After I sought help from the U.S. Supreme Court to compel Judge Hinojosa to set hearing or rule on my Motions to compel Ashcroft to cease and desist from using directed radiation surveillance on my family and myself, the levels of radiation at my place ^{increased} to the point that I only could breathe by lying flat on the ground and I was taking to my inlaw in rural Mexico. Mendoza v. Sharyland Ind. School District et al, Docket 90 App 313, Case No. 7:11-CV-29 (S.D. TX. 2011).

The electronic aggressions almost kills the same night I arrived there. There was no doubt, the radiation ~~was~~ was directed by satellite. Id.

It is difficult to believe that death can come from satellites, I told my inlaws as I was lying in bed, on the patio looking at the stars. The pain was so intense that I could barely breathe. Everyday seemed to be the last. What is happening to me is bound to happen to you guys, I told them. Unless we do something about it not even the chickens are going to make it, I said. This is like placing us inside a microwave even everyday, I explained. Only God can save us from this, but it would be tempting the Lord if we do not do anything to defend ourselves, I told them. The wise thing to do now is to get together as a family and send a letter to our congressmannasking for an explanation to this case, maybe that could help, I explained. Please do it for my children, I begged. Apps. 313, 314, id.

One day, one of my nephews came for help on a home work assignment dealing with satellite technologies. I read aloud one paragraph explaining how satellites are equiped with powerful lasers and other technologies. It was horrendous to hear my inlaws complaining of pain all night. My mother in law thought that this was witchcraft. Although she was a devoted Christian, the pain made her to persuade me to go see a witch. Thanks God the lady was not home. App 314, Sharyland ISD et al, id.

On the year 2007 I submitted a Complaint of Violation of Civil Rights and a Request for Help to the U.S. Attorney General, Michael Mukasey including pictures of some of the harm caused on my children and on my inlaws by the directed radiation surveillance. The pictures show my healthy inlaws at the time I arrived to their place and pictures of them during the radiation aggressions and before they died. Docket 91, Apps 293 to 300, Sharyland ISD et al, id.

During my stay with my inlaws the ranch hand and other people showed symptoms of the radiation aggressions. A few years ago I learned that the ranch hand died of heart attack.

My Complaints of Violation of Civil Rights submitted to US Attorneys General Michael Mukasey and Eric Holder and to the Secretary of the US Dept of Homeland Security, Janet Napolitano detail how Government Sponsored Hate Group Bullying and Directed Radiation surveillance are being used as weapons to maim and torture to death children, those who denounce government corruption and other innocent, defenseless and unsuspecting victims and even in the privacy of their homes. Statement of Interested Parties, Docket 4 to Mendoza v. Hinojosa et al, Case No. 1:13-cv-30 (S.D. TX. 2014).

U.S. SUPREME COURT JUSTICE BRETT KAVANAUGH FRAUD ON THE COURT TO
CONCEAL THE HARM CAUSED BY DIRECTED RADIATION SURVEILLANCE.

After I submitted to the local police department evidence of the radiation and organized stalking, the then Chief of Police, Mr. Lio Longoria claimed that he was to investigate the case himself. After examination of videotapes of detection equipment showing high intensities of radiation inside our home and of the pain and suffering caused on my children, Mr. Joe Gonzalez, a police investigator concluded that our home had been the subject of an electronic aggression. Another Investigator, Ezequiel Navarro claimed that the local office of the FBI had directed them not to intervene because of an ongoing investigation of my activities by the CIA. Complaint of Violation of Civil Rights and Request for Help to US Attorney General Michael Mukasey, Docket 91 app 298, Mendoza v. Sharyland ISD et al, Case No. 7:11-CV-29 (S.D. TX. 2011).

Based on these facts and on the facts established by the federal litigation, I filed Pro-se a federal law suit to compel the Director of the NSA, Keith Alexander, the Director of the CIA, Michael Hayden, and President George W. Bush to cease and desist from using directed radiation surveillance on my family and on myself. Mendoza v. Alexander et al, Case No. 06 0155 (US Dist Ct for the Dist. of Columbia, 2006).

On January of 2006, without a hearing and without allowing the Defendants to respond, US District Judge, Richard W. Roberts dismissed the lawsuit as delusional or fantastic. On November 2006, Justices of the US Court of Appeals for the DC Circuit: Ginsburg, Sentelle, Henderson, Randolph, Rogers, Tatel, Garland Brown and Kavanaugh denied the Petition for Rehearing in Bank. Case No. 06-5108.

On April of 2007, the U.S. Supreme Court declined to intervene.
Case No. 06-9569.

The now Justice of the Supreme Court, Brett Kavanaugh was disqualified to hear cases of directed radiation surveillance, because during the Bush administration he was involved in crafting strategies to conceal from Congress the use of harmful directed radiation for domestic surveillance. Docket 91, App 298, Sharyland ISD et al, id.

To the best of my knowledge, Justice Kavanaugh was the subject of a ~~Congress~~ Congressional inquiry to determine if he deceived a Congressional Committee during his confirmation as Justice to the US DC Court of Appeals. Docket 91, App 298, id.

In a case challenging the legality of domestic spy programs filed in Chicago, US District Judge, Matthew Kennelly claimed receiving ex-parte communications from NSA Director Keith Alexander and from National Agency Director John Negroponte before dismissing the case. Terkel v NSA. id.

Merrick Garland is now the U.S. Attorney General.

MY CASE AND THOUSANDS OF OTHER CASES PROVE THAT IN THE US THERE IS NO PROTECTION OR LEGAL RECOURSE FOR VICTIMS OF GOVERNMENT PERSECUTION.
See Appxs 16, 17.

At several times my government professors detailed how the CIA downed planes just to murder one person on that flight despite that innocent, defenseless and unsuspecting victims, including children died on the plane crashes.

At several times my professors detailed how in the United States as in cruel dictatorships and communist regimes, neither local, State or federal authorities not the Courts help victims of government persecution and at times, join on the retaliation. I never imagined that my family and myself were to be victims of these depravity and cowardice. *

As detailed herein, I became victim of Government Sponsored Hate Group Bullying and of a Directed Radiation Surveillance as retaliation for denouncing how law school officials were committing fraud of millions of dollars while giving law degrees to those affiliated to government agencies, including the FBI and CIA. *Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 Docket 4. (S.D. TX. 2014).* *Appx 13.*

On the year 1998, during my third year of law school, the harassment forced me to leave my law studies in Lansing, Michigan and I returned to my home town in Mission, Texas. However, the Government Sponsored Hate Group Bullying and the Radiation Surveillance followed me home. *id.*

The same year I caught one of the individuals following me ~~after he~~ left his wallet on the phone booth. His driver license was from Lansing Michigan, and I made a report with the Mission police department.

(As detailed herein, evidence on the record proves that my life-threatening Electrohypersensitivity was caused by the retaliatory radiation surveillance. *Appx 13*

* ^{herein and} (As detailed by Dockets 1, 4, 14, 17 to *Mendoza v. Hinojosa et al, id.*)

I live in Sharyland, an area of my home town, Mission, Texas. According to my professors, the descendants of those who in 1921 murdered more than 5,000 Mexicans to take their land, still live in this area and many incorporated themselves into federal and State investigative and law enforcement from which they continue their hatred agendas.

As detailed by the Statement of Interested Parties, in response to my Complaints and evidence of Hate Group Bullying and of Directed Radiation aggressions to the local police department, I was notified that the local office of the FBI directed the police department not to intervene because I was the target of a CIA investigation. * Docket

When I was able to drive, young individuals driving Jeeps and wearing Nazi swastikas on their arm bands engaged in high speed road harassment and at times yelled at me among other things that I was a child molester, a spy and a terrorist.

During that time, there were several attempts to run over my children and myself. There have been phone death threats in the middle of the night; a drive by shooting; an arson attempt and many other acts of retaliation, which generated police reports.

I found pieces of sharp glass on my children's play ground and rooster dead animals on the window of my children's bedroom. Other retaliation include losing or breaking wheel lug nuts and breaking engine oil drain plugs and even removing belts from the brake assembly. At several times I found wide open the garden water faucets. At several times, I have seen young individuals running away from my place in the middle of the night.

There have been burglaries of my law books and legal documents. Recently I made another police report after I found two of my mechanical type writers broken and evidence of food poisoning. (Because of my life-threatening Electrohypersensitivity, I cannot use computers to draft documents).

* (As detailed on my Complaint to the U.S. Attorney General, Michael Mukasey, Docket 91, App 298 to Mendoza v. Sharyland Ind. School District et al, Case No. 7:11-cv-29 (S.D. TX. 2011).

2021
On April 15, I found evidence of attempts to break the engine oil drain on one of my children's car. Recently I found my book ^SDisconnect by Devra Davis on the backyard soaked in rain water. It appears that someone came into the room where I keep books and legal documents and threw the book through a window. Davis details how most doctors are in the dark or in denial of the harm caused by microwave radiation, and details the research fraud by scientists hired by the Wireless Industrial Complex to conceal the harm being caused by exposure to the microwave radiation emitted by cell phones and other wireless devices.

Because of my life-threatening Electrohypersensitivity, even flashes of low levels of radiation aggravate my EHS and amounts to torture.

At several times I have documented flashes of radiation even inside my metal room and even inside my faraday cage. As detailed herein, my requests for help to federal authorities have been ignored. Appxs 13, 16, 17.

These flashes are consistent with retaliatory attempts to impair my ability to denounce these atrocities and to impair my ability to access the Courts and even with attempts to torture me to death.

At the time Greg Abbott was the Texas Attorney General, he refused to produce a copy of a police report which identified the source of the investigation of my activities. Docket 1, Hinojosa et al, id.

Although I have been homebound for more than 10 years with a life-threatening EHS; and despite that I have been violently ill several times and I am in pain all the time, I am in the best hands.

I feel my duty to denounce the atrocities being committed against our children and others. And until the Lord calls me home I will continue to do what pleases the Lord the most, The Golden Rule.

I do not hate the evil doers. I feel sorry for them, because they do not know that their evil is not only self destructive but also destructive of what they may value the most, and I ask the Lord to give them wisdom and intelligence to realize this truth.

UNDER FABRICATED EXCUSES OF NATIONAL SECURITY AND BY BLACKMAIL AND EXTORTION, AND TO DEPRIVE VICTIMS OF GOVERNMENT RETALIATION AND PERSECUTION OF CONSTITUTIONAL PROTECTIONS, FEDERAL AGENCIES HAVE MADE OF OUR CONSTITUTIONAL DEMOCRACY, A VIGILANT, POLICE STATE DICTATORSHIP.

As explained herein, for many years, and under fabricated excuses of national security and by blackmail and extortion, federal agents have intimidated police departments, doctors, attorneys, legal organizations, and even the judiciary to conceal the legitimacy of Electrohypersensitivity sensitivity and of other harm caused by exposure to radiation and to conceal the harm caused by Government Sponsored Hate Group Bullying and Directed Radiation Surveillance caused on children, on those who denounce government corruption and on other innocent, defenseless and unsuspecting victims.

Those who denounce these atrocities risk a mental diagnosis, losing their job, their professional licenses and even their children.

For fear of losing their federal funding, police departments routinely ignore complaints of Government Sponsored Bullying and of Directed Radiation Surveillance and Aggressions and at times refer the complainants to mental evaluations and to Child Protective Services.

For fear of losing their licenses, doctors routinely refer for mental evaluation patients that complaint of Electrohypersensitivity, and patients who complaint of Government Sponsored Hate Group Bullying and/or Directed Radiation Surveillance and Aggressions.

For fear of losing their licenses, doctors who evaluate the mental health of patients suffering from Electrohypersensitivity and victims of Government Sponsored Hate Group Bullying and Directed Radiation Surveillance and Aggressions, routinely diagnose these complaints as delusional.

For fear of losing their licences and/or their federal funding, legal organizations and attorneys routinely refuse to represent those suffering from Electrohypersensitivity and victims of Government Sponsored Hate Group Bullying and Directed Radiation Surveillance.

As detailed by the evidence on the record cited herein, under fabricated excuses of national security and by blackmail and extortion, federal agents manipulated more than 25 judges to commit fraud on their Courts to conceal the legitimacy of Electrohypersensitivity and of other harm caused by exposure to microwave radiation and to conceal the harm caused by Government Sponsored Hate Group Bullying and by Directed Radiation Surveillance/Aggressions on children and on other innocent, defenseless and unsuspecting victims.

As in corrupt and cruel dictatorships, and courtesy of the paranoid schyzophrenic psychopaths and of the unlimited depravity and cowardice in federal agencies, in the U.S. neither local, State or federal authorities nor the Courts protect victims of government retaliation and persecution and at times, as detailed herein join on the atrocities being committed against children and against other innocent, defenseless and unsuspecting victims.

In essence, and under fabricated excuses of national security and by blackmail and extortion, federal agencies have made of our democracy a vigilant, police state dictatorship to advance the corrupt agendas of the Deep-State.

These crimes are detailed by specific, concrete and undisputed medical scientific and legal evidence on the record as detailed by Exhibits 1,4,14, to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al, Case No. 1:14-CV-30 (S.D. TX. 2014; by the Petition to Impeach 3 Federal Judges and by Criminal Complaints against the Governor of Texas, Greg Abbott and others submitted to federal authorities and posted on the Case Law Materials of J. Mendoza at wirelesswatchblog.org

FOR MANY YEARS, FEDERAL AGENCIES HAVE BEEN TRYING TO CONCEAL THE HARM CAUSED ON AMERICANS BY RADIATION SURVEILLANCE AND WEAPONS. See Helena Csorba, Joint Congressional Hearings on ~~MR~~ Assaults, at change.org

In response to a request made by the Associated Press under the Freedom of Information Act, the US government declassified documents describing how during the cold war, the government initiated a program to employ radiation to kill those who denounce government corruption in a way that the victim could not sense the aggression and on a way that it was imposible to trace the aggression to the US government. The Cold War Secret, the Monitor at 4B; Army Studied Radioactive Poison for Cold War, San Antonio Express-News at 1A, (Oct. 10, 2007).

Complaint of Violation of Civil Rights and Request for Help to US Attorney General, Michael Mukasey, Docket 91, App 293 to Mendoza v. Sharyland ISD et al, Case No. 7:11-cv-29 (S.D. TX. 2011).

After retiring as CIA Director, John Brennan denounced the Department of Defense use of military technology for domestic surveillance as a major mistake. Military Taking Bigger Spying Role in the War on Terror, San Antonio Express-News at 3A, March 8, 2006. App 294, Sharyland ISD et al, id.

On the Shocking Menace of Satellite Surveillance, John Flemming describes how satellite laser technologies are in use to retrieve on a video screen activities behind walls and even in moving vehicles. App 307, id.

On the Article Technologically Assisted Physical Surveillance, Christopher Slobogin describes the urgent need to regulate radiation surveillance to prevent abuse and harm to the target. id.

For more than 10 years the US government has been using hudsons of military low orbiting killer satellites equipped with lasers and other harmful technologies to spy on Americans. U.S. must Get on Track to Keep Peace on Earth, San Antonio Express-News at 7B Jan. 26, 2007. App 308, id.

On United States v. Denson, the then Justice of the U.S. 10th Court of Appeals, Gorsuch, found that the police use of radar for surveillance of activities inside a home could be illegal. Case No. 13-3329 (2014).

At several times, during his tenure as Missouri Representative, Jim Guest asked his colleagues to help victims of bullying and of radiation surveillance and aggressions.

"The National Security Agency confirmed to attorney Mark Zaid on a 2012 memorandum that there was intelligence in the late 1990's that a foreign government had developed a high energy microwave weapon 'designed to bathe a target's living quarters in microwaves, causing numerous physical effects, including a damaged nervous system'." US Intelligence thinks Russia may have microwaved US embassies in Cuba, China, by Sean Gallagher 9/11/2018.

On February 28, 1998, experts warned Congress how hate groups can use directed radiation weapons to maim and torture Americans even in their sleep. Joint Economic Committee Hearing Radio Frequency Weapons and Proliferation: Potential Impact on the Economy.

A professor of medicine at the UC San Diego School of Medicine, Dr. Beatrice A. Colomb believes that the radiation attacks on embassy employees were likely caused by radiation surveillance. Diplomat's Mystery Illness and Pulsed Radiofrequency/Microwave Radiation (2018).

For more than 10 years, thousands of people have been complaining of electronic monitoring. David Cray, Unprecedented U.S. survey tracks scope of stalking. The McAllen Monitor Jan 14, 2009 at I-5.

FOR YEARS, THE CIA HAS USED DIRECTED RADIATION SURVEILLANCE AS A WEAPON TO MAIM AND TORTURE TO DEATH INNOCENT PEOPLE IN THE PRIVACY OF THEIR HOME.

On an interview, a CIA whistleblower stated Carl Clark stated in part:

"People can be tracked anywhere by radar, satellite, a base station and complementary computer programs. For example, three radar devices would sometimes be positioned in the vicinity of the target. The radar emits electromagnetic waves, some of which pick up the target and the results is then evaluated. My friends who work in the special department could follow the target all day on their computers. This form of localising the target made it easy to deploy the weapons accurately. My collages could see exactly where to aim and also observe how the target reacted." Secret Surveillance and Electromagnetic Torture by the Secret Services, 2010.

FOR YEARS, THE CIA HAS USED DIRECTED RADIATION TO MANIPULATE BEHAVIOR.

In response to the question "Do you think it's possible to directly influence feelings by weaponising electromagnetic rays?" Clark replied:

"Without doubt. We know that living organism is sensitive to electromagnetic radiation. Elementary life processes within cells function by biogenic electromagnetic oscillation. Frequencies from the exterior can damage or change these processes. There have already been far-reaching attempts at influencing body, mind and soul through frequencies within the framework of military research. It is possible to provoke fear, aggression, nervousness or forgetfulness in this way. In combination with other interventions, a target can be driven insane. For example, radiofrequency can be manipulated so that the target hears his own name on the radio or his computer shows his name time and again." id

It is estimated that thousands if not millions of people are victims of torture by Government Sponsored Hate Group Bullying and by Directed Radiation Surveillance and Weapons. Unprecedented U.S. survey tracks scope of stalking, the McAllen Monitor Jan 14, 2009 at 15.

THE UNREGULATED USE OF DIRECTED RADIATION SURVEILLANCE AND WEAPONS IS A CLEAR AND PRESENT DANGER TO OUR DEMOCRACY, AND MORE.

On a phone call a FCC agent explained that they caught people using home made radiation weapons to cook their neighbors on their sleep.

As detailed by Appendixes 17 and 19, Directed Radiation Surveillance can be used to maim and torture to death innocent, defenseless and unsuspecting victims even in their sleep, and even to murder immigrants crossing the border, but also can be used to impair the judgment and to manipulate behavior and the decisions of legislators, Judges, juries.

There is no appropriate safeguards to prevent that those who use Directed Radiation Surveillance use this information for blackmail, extortion to manipulate the democratic process, as it happen during the ^{US} FBI Hoover era.

Also, there is no safeguards to prevent that these technologies be used to impair sport competitions.

More than 50 years ago Jose Delgado demonstrated how directed radiation could stop a charging bull on his tracks, and the technology to fry at a distance the ignition system of cars was developed more than 70 years ago.

According to some accounts, years ago the FBI caught an individual on the racehorse track using a laser concealed on his binoculars to impair the horses' ability to run.

During the World Soccer Cup of 1998, players on the Brazilian team reported seizures and other health problems the night before the final game in Germany. During the game, these players looked like robots.

There is no safeguards to prevent that directed satellite radiation be used to impair sport competition at a click of a mouse. It would be a child's game to impair the ability to pitch on baseball games or the ability to concentrate to boxers during the fight.

Furthermore, there is no safeguards to prevent that these technologies be used for sabotage and other acts of domestic terrorism against innocent, defenseless and unsuspecting victims.

* (To make the game more interesting specially when the team is on a winning streak)

**THE EVIDENCE PROVING CRIMINAL RADIATION AGGRESSIONS AGAINST CHILDREN,
AGAINST WHISTLE BLOWERS AND AGAINST OTHER UNSUSPECTED VICTIMS.**

1. Michigan House BILL 4514 (Effective Jan. 2004); Mendoza v. The Thomas M. Cooley Law School et al, Case No. M-99-77 (S.D. TX. 1999); Case No. 5:01-cv-93 (W.D. MI. 2001); Case No. 02-2095 (6th Cir. 2002). Massachusetts became the first State in the nation to criminalize simple possession of an electronic weapon, Chapter 170 of the Acts of 2004. On May of 2015, the City of Richmond California passed Resolution 51-15 to protect its citizens from satellite radiation aggressions.
2. John Fleming, The Shoking Menace of Satellite Surveillance (2001); David Guyatt, Some Aspects of Ant Personnel Electromagnetic Weapons, Synopsis prepared for the International Committee of the Red Cross Symposium 2003; M.L. Shannon, Don't Bug Me, The Latest High-Tech Spy Methods.
The U.S. military used directed microwave weapons to harm women protesters, Alsdair & Jean Phillips, The Powerwatch Handbook (2006) pg 7;
See also, Now the Red Cross Killed Non-Lethal Weapons, The Wall Street Journal June 23, 2016 at A10.
The Vice President of the Russian Academy of Military Science was quoted as stating:
"By directing energy emissions at a target it is possible to turn an enemy division into a herd of frightened idiots."
Carleigh Cooper, Cell Phones and the Dark Deception (2009) pgs 66,67.
U.S. Air Force Major Norman Noutanen has proposed using very powerful microwave devices to confuse, disable, or even kill the enemy. id.
3. Goldsmith JR, Epidemiological evidence of radiofrequency radiation (microwave) effects on health in the military, broadcasting, and occupational studies, Int. J. Occup. Environmental Health 1995; 1:47-57.
Harris G. Pompeo Says Mysterious Sickness Among Diplomats in Cuba Has Spread to China, NY Times May 23, 2018.
See also Beatrice Alexandra Gollomb, MD, PhD, Diplomats Mystery Illness and Pulsed Radiofrequency/microwave radiation (2019).
4. Mendoza v. Ashcroft, Case No. M-03-038 (S.D. TX. 2003); Case No. 04-40095 (5th Cir. 2004); Mendoza v. Alberto Gonzalez, Case No. 04-9908 (U.S. S. CT. 2004).
5. Dianne Solis, Recovering missing migrant identities in death, the McAllen Monitor, Jan. 26, 2020 at 7B.
6. More than 20 years of litigation has proved that the same government actors that committed fraud on the Courts to conceal that government sponsored bullying is provoking mass shootings and other acts of terrorism, and to conceal that radiation surveillance is being used to retaliate against whistle blowers, are the same actors that manipulated more than 25 Judges to conceal that the microwave radiation at school is causing children Electrohypersensitivity and other catastrophic harm and disabilities that defeat the purpose of education, and to conceal that under the excuse of national security, the future of our children and the future of our country and of our national security are being sold to the wireless lobby as detailed on the Petition to Impeach 3 Federal Judges and on other Criminal Complaints submitted to federal authorities and posted on the Case Law Section of wirelesswatchblog.org

14
SHARING THIS INFORMATION CAN SAVE CHILDREN'S LIVES.

ARE DEAD IMMIGRANTS VICTIMS OF ELECTRONIC TERRORISM?

The State of Michigan became the first in the nation to criminalize with up to life without parole an electronic aggression and after evidence on the federal record proved that a radiation aggression caused me a life-threatening Electrohypersensitivity and other severe physical harm. (1)

Radiation aggressions can be aerial, land based and by satellite. For decades, directed radiation, including microwaves and invisible lasers have been used for surveillance and as a weapon to harm unsuspected victims. (2)

Evidence on the record shows that the same microwave radiation used to harm employees of the U.S. embassy in Moscow may be the same directed radiation used to harm employees of the US embassies in Cuba and in China (3)

Counsel of record for the U.S. Attorney General claimed that directed radiation, including X-rays can be used for surveillance of homes with children and pregnant women; claimed that private individuals may also be using these deadly technologies; and claimed that the government has no duty to protect people from these acts of terrorism. (4)

Thousands of immigrants have died attempting to enter the U.S. (5)

Because the U.S. government, State governments and hate groups have been attempting to stop immigration by all means necessary, then it is very likely that deadly radiation weapons are being used with impunity to murder unsuspected immigrants and others.

I am willing to testify before any Court of law as to the facts that are of my personal knowledge detailed herein, by phone, health permitting.

SHARING THIS INFORMATION CAN SAVE LIVES.

Respectfully,


Jesus Mendoza

2202 E. 28th St. Mission, Texas 78574 Feb. 2020.

1 of 2

Tel. (956)583-7012.

APPX 118/1

THE ROOT CAUSE OF THE ATROCITIES BEING COMMITTED BY GOVERNMENT-SPONSORED
HATE GROUP DOMESTIC TERRORISM AGAINST CHILDREN AND THE DISABLED AND OTHERS;
LACK OF PROPER OVERSIGHT OVER NATIONAL SECURITY AGENCIES.

According to my government and law professors, the most serious threat to our democracy, to our country and to our national security are the elite of national security divisions because they are the mercenaries of powerful interests and of the biggest criminal organizations; because they were recruited from the cream of the crop of hate groups; because for pleasure they could torture to death their mother, wife and kids; and because under excuses of national security, they enjoy unlimited resources, and unlimited discretion and secrecy to manipulate Judges, Legislators, and even the Executive to pursue private and corrupt agendas, including retaliating against those who denounce government corruption.

In essence, we are dealing with unlimited depravity and cowardice; with paranoid, schizophrenic psychopaths; and with the same mentality that under fabricated excuses of national security maimed and tortured to death millions of innocent and defenseless men, women and children in concentration camps; poisoned children's milk; injected pregnant women and toddlers with Plutonium; threw screaming children into fiery pits; and burned alive more than 50 children in Waco, Texas. This is the evil that the USA Patriot Act unleashed against the American people.

Evidence on the record details how this evil manipulated more than 25 Judges to engage in falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and in retaliation, and in perjury and fraud on the Courts to conceal that the microwaves and radiation surveillance at school; and Government Sponsored Hate Group Bullying and Directed Radiation Surveillance are maiming and torturing to death children and the disabled and other innocent, defenseless and unsuspecting victims at school and even in the privacy of their home.

Then, unless Congress provides proper oversight over the National Security Agencies, under fabricated excuses of national security and with impunity, these atrocities will continue unaddressed and undeterred.

THE MOST SERIOUS THREAT TO NATIONAL SECURITY,

GOVERNMENT SPONSORED TERRORISM: THE INSTRUMENT OF GOVERNMENT REPRESSION.

More than 20 Court cases and more than 20 years of litigation prove how many of our federal and State agents and Judges are no better from government agents and Judges in cruel, coward and depraved dictatorships that under the excuse of national security main and torture to death those who denounce government corruption. The same cases and litigation prove how in the United States, like in fascist dictatorships, neither local, State or federal authorities nor the Courts help victims of government sponsored terrorism and at times, join on the retaliatory persecution of innocent and defenseless victims. This is the most serious threat to our national security.

Specific, concrete, and undisputed medical, scientific and legal evidence on the record proves how under the excuse of national security, to justify expansions of the US Patriot Act and of the secret FISA Court, to abrogate the Bill of Rights, and to benefit the trillion dollar Wireless Industrial Complex, federal and State agents manipulated more than 50 Judges to commit fraud on their Courts to conceal that the compulsory exposure to the harmful military grade wireless/microwave radiation at school is maiming and torturing children to death; to conceal that government sponsored bullying is provoking mass shootings and other acts of terrorism against children and against other innocent victims; and to conceal that military grade electronic weapons and radiation satellite surveillance, including microwaves, lasers and X-Rays are being used to main and torture to death innocent, unsuspecting and defenseless victims and even in the privacy of their homes as detailed by Dockets I, 4 and 14 to Mendoza v. US District Chief Judge, Ricardo W. Minojosa et al, Case No. 1:14-cv-30 (S.D. TX. 2014) and by the Petition to Impeach 3 Federal Judges and other Criminal Complaints posted on the Case Law Section of

wirelesswatchblog.org

SHARING THIS INFORMATION CAN BRING THE CORRUPT TO JUSTICE. OUR CHILDREN CANNOT DEFEND THEMSELVES FROM THESE ATROCITIES.

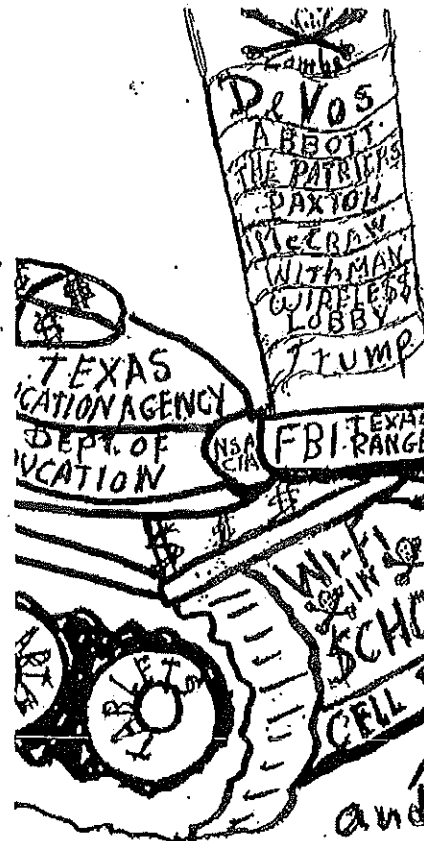
Respectfully,

Jesus M. Mendoza
May 2020.

Tel. (956)583-7012.

PARENTS' ALERT!

III



A
CLEAR, SILENT,
INVISIBLE AND
PRESENT DANGER
FOR OUR CHILDREN !



A massive medical malpractice and a massive Medicaid and Medicare fraud are concealing that the microwave radiation at school is causing children Electrosensitivity, and brain, eye, blood, nerve, heart, and DNA damage. This is CRIMINAL

FEDERAL AND STATE LITIGATION HAS PROVEN THAT UNDER THE EXCUSE OF NATIONAL SECURITY, AND TO BENEFIT THE WIRELESS INDUSTRIAL COMPLEX, THOSE IN CHARGE OF EDUCATING AND PROTECTING OUR CHILDREN MANIPULATED MORE THAN 25 JUDGES TO CONCEAL THAT SCHOOL CHILDREN ARE BEING EXPOSED TO POWER LEVELS OF RADIATION ABOVE THE FEDERAL SAFETY LIMITS AND TO THE SAME MICROWAVE RADIATION THAT HAS CAUSED HARM TO TEACHERS, TO FIRE FIGHTERS, TO POLICE OFFICERS AND TO OTHER ADULTS, AND TO CONCEAL THAT THE MICROWAVE RADIATION AT SCHOOL IS CAUSING CHILDREN ELECTROHYPERSENSITIVITY, AND BRAIN, EYE, BLOOD, NERVE, HEART, AND DNA DAMAGE AND OTHER SEVERE HARM AND DISABILITIES THAT DEFEAT THE PURPOSE OF EDUCATION AS DETAILED ON THE PETITION TO IMPEACH 3 FEDERAL JUDGES SUBMITTED TO THE U.S. HOUSE OF REPRESENTATIVES, TO THE U.S. ATTORNEY GENERAL, TO THE U.S. DEPT. OF EDUCATION AND POSTED ON THE CASE LAW SECTION OF wirelesswatchblog.org APPX 20 pg 2

SHARING THIS INFORMATION WITH SCHOOL OFFICIALS, DOCTORS, ATTORNEYS AND LEGISLATORS CAN SAVE CHILDREN'S LIVES. OUR CHILDREN CANNOT DEFEND THEMSELVES FROM THIS ATROCITY.

PARENTS' ALERT (March, 2019).

Evidence on the record proves that under the excuse of national security, federal agents manipulated more than 25 Judges to conceal that the microwave radiation reaching children at school is causing children Electrohypersensitivity, and brain, eye, blood, nerve, heart, and DNA damage and other severe harm and disabilities that defeat the purpose of education.

According to my government and law professors, the most serious threat to our country and to our democracy, are those in charge of national security, because they are recruited from the cream and the crop of hate groups; because under the excuse of national security, they manipulate the Judiciary, the Legislative, and even the Executive to pursue private and corrupt agendas; and because they use unlimited resources, unlimited secrecy and unlimited depravity and cowardice to silence and to retaliate against those who denounce injustice.

In essence, we are dealing with paranoid, schizophrenic psychopaths - with the same mentality that tortured to death millions of men, women and children in concentration camps; with the same mentality that manipulated the Courts to conceal the millions killed by asbestos, tobacco and DDT; and with the same mentality that engaged in terrorism, including poisoning children's milk, injecting pregnant women and toddlers with Plutonium, and burning alive more than 50 children in Waco, Texas.

This is the same mentality that under the excuse of national security is manipulating the Courts to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are concealing that children are being tortured, maimed and killed 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 by the evidence cited on the Petition to Impeach 3 Federal Judges and Criminal Complaints submitted to the U.S. House of Representatives, to the U.S. Attorney General, and to the U.S. Dept. of Education and posted on the Case Law Section of wirelesswatchblog.org

Sharing this information can save children's lives. Our children cannot defend themselves from this atrocity.

Respectfully,

Jesus M. Burdaga
13 March, 2019

APPK 20) pg 3

Tel. (956) 583-7012