

RE: CRIMINAL COMPLAINTS AGAINST GREG ABBOTT AND OTHERS  
September 27, 2022

Jose Garza, Travis County District Attorney  
P.O. BOX 1748  
Austin, TX 78767  
Telephone: 512-854-9400  
Fax: 512-854-4206  
[henry.kellison@traviscountytexas.gov](mailto:henry.kellison@traviscountytexas.gov)  
(10-22-22 Receipt Acknowledged by Asst. DA Henry Kellison)

Dear District Attorney:

I have been home-bound for more than 10 years with a painful, debilitating and life-threatening Electrohypersensitivity (EHS), which is caused and aggravated by exposure to the same microwaves radiation surveillance reaching children at school. The symptoms and signs of EHS are similar to the symptoms and signs of most illnesses, including serious and life-threatening health conditions. Please See The Statement-of-Physical-Disabilities.

<http://www.wirelesswatchblog.org/wp-content/uploads/2022/03/Statement-of-Physical-Disabilities-1.pdf>

My EHS has been recognized by federal and state agencies and by courts as a physical medical condition and as a disability. Id.

It is estimated that without knowing it millions of children and other defenseless and unsuspecting victims are suffering from EHS, Id. Please See: WeAretheEvidence.org

“When I realized that similar frequencies and powers that were used as weapons during the Cold War were being used as Wi-Fi in schools, I decided to come out of retirement and travel the world, free of charge, and explain what the problem is going to be in the future.” Paragraph fourteen to the Declaration of Barry Trower, under penalty of perjury to a federal court, AHM v. Portland Public Schools, Case No. CV-739-MO (U.S. Dist. Ct. Oregon, Portland Division).

A medical doctor testified to the Massachusetts Legislature in essence how if her children had not been diagnosed with EHS, her children could have spent the rest of their lives misdiagnosed, mis-medicated and mistreated for the harm caused by the microwaves radiation at school; how her son, because of his aggressiveness could have spent the rest of his life in a mental hospital and how her children are the tip of the iceberg of the millions of children that are now misdiagnosed, mis-medicated,

mistreated and even institutionalized for the harm caused by the chronic, compulsory and unnecessary exposures to microwaves radiation at school. Page 22 of the Motion to Recuse Three Federal Judges, *Mendoza v. Kijakazi*, Docket 44, Page 22 Case No. 7:22-CV85 (S.D. TX. 2022) Posted on the case law section of J. Mendoza at [Wirelesswatchblog.org](http://Wirelesswatchblog.org).

This is a criminal complaint against the Governor of Texas, Greg Abbott, against the Texas Attorney General, Ken Paxton, against the Director of the Texas Rangers, Steve McCraw and against the Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez, Jr. for their criminal collusion with the U.S. Department of Education, with federal and state agents and with members of the judiciary to conceal atrocities against children, and against other innocent, defenseless and unsuspecting victims. Evidence on the record proving the manipulation of the courts to conceal on the fabricated excuses of national security that school children are being maimed and tortured to death.

Without engaging specifics, concrete and undisputed medical, scientific and legal evidence on the record of school officials falsification of government records, perjury, and fraud on the courts to conceal that the microwaves radiation at school is causing children EHS and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education, and evidence of school officials retaliatory bullying, U.S. District Chief Judge, Ricardo H. Hinojosa and U.S. Magistrate Judge, Peter E. Ormsby claimed in essence:

1. That school officials can maim and torture to death children with immunity and with impunity;
2. That there is no conceivable relationship between school officials retaliatory bullying;
3. And that I should be subjected to sanctions for denouncing these atrocities. *Mendoza v. Sharyland Independent School District et al.*, Case No. 7:11-CV-29 (S.D. TX. 2011), Docket 58, Pages 10-13, and Docket 62, 63 and 64. Docket 2, 6, 13, 26, 32, 38, 48, 57, 63, 81, 97, 98 and 101 cite to the evidence on the court's record proving the atrocities being committed against children. *Sharyland ISD, et al. Id.*

Judge Hinojosa and Judge Ormsby warned me with sanctions if I continue denouncing these crimes and did not allow me appealing their fraudulent and retaliatory ruling. Docket 74, dated 1/7; docket 75, page 3, note 1; and docket 82, page 4, 86 and 87, *Sharyland IDS et al.*

In the year 2014 and in response to a federal lawsuit against them, Judge Hinojosa and Judge Ormsby signed Orders of Recusal admitting with their signature their irrational

cruelty against children and against the disabled and corroborating with their signature their collusion the U.S. Department of Education, with the Governor of Texas, Greg Abbott, with the Director of the Texas Rangers, Steve McCraw and the Hidalgo Criminal District Attorney, Ricardo P. Rodriguez Jr., with federal and state agents and prosecutors, and with members of the judiciary and others on the fraud on the courts to conceal:

1. That school children are being exposed to power levels of radiation that cause harm even to adults, including power levels above the federal safety limits and to the same radiation that cause harm to teachers, fire fighters and police officers; To conceal that the chronic, compulsory and unnecessary exposures to microwaves and radiation surveillance at school are causing children EHS and brain, eye, blood, nerve and DNA damage and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education;
2. To conceal that most doctors are in the dark or denial and continue misdiagnosing and mistreating with harmful drugs, with harmful invasive procedures and deadly pain killers the symptoms and signs of the harm caused on millions of children by exposure to the microwaves and radiation surveillance at school;
3. To conceal that Government-Sponsored Hate Group Bullying which includes school officials, teachers and students are provoking children and the mentally disabled to commit mass shootings and to justify under the fabricated excuses of national security the massive deployment of powerful and harmful military-grade radiation surveillance of schools and even homes;
4. 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;
5. To conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused by microwaves radiation surveillance and by Government-Sponsored Hate Group Bullying on children and on other innocent, defenseless and unsuspecting victims;
6. 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 Wireless, Big Pharma and Medical Cartels as detailed by the Petition to Impeach three federal judges submitted to the U.S. House of Representatives.

<http://www.wirelesswatchblog.org/wp-content/uploads/2011/06/Request-to-Protect-Our-Children1-1.pdf>

<http://www.wirelesswatchblog.org/wp-content/uploads/2011/06/The-Evidence-Proving1.pdf>

The Motion to Recuse three federal judges and (Addendum A) cite to specific, concrete and undisputed medical, scientific, and legal evidence on the record proving the fraud on

the courts to conceal the atrocities being committed against children and other innocent, defenseless and unsuspecting victims. Docket 44 to Mendoza v. Kijakaz, Case No.7:22-CV-85 (S.D. TX. 2022)

Docket 44: <http://www.wirelesswatchblog.org/wp-content/uploads/2022/07/docket44.pdf>

Addendum A: <http://www.wirelesswatchblog.org/wp-content/uploads/2022/07/Addendum-A.pdf>

For years Greg Abbott, Paxton, McCraw, and Rodriguez have attempted to conceal that bullying is provoking mass shootings and other terrorism. Motion to Recuse Three Federal Judges – pages 60a-75d, Id.

“The Face School Initiative is still considered to be the landmark federal safety study on school shootings in the United States.” Page 2 of the Statement of Mariza Reddy-Randazzo Ph.D. Before the Federal Commission on School Safety, and before the Secretary of U.S. Department of Education, Bettsie DeVos; the Secretary of the U.S. Department of Homeland Security, Kirstjen Nielsen; the Secretary of the U.S. Department of Health and Human Services, Alex Azar; and before the U.S. Attorney General, Jeff Sessions.

“For example, when we asked one school shooter why he chose his school as the place he carried out his bullying, he told us that his school was where all of his pain and suffering came from.” Page 3, Randazzo Id.

“He felt his life at home was okay, but the bullying he had experienced at school for over a year felt inescapable and he felt there was no way out of his suffering at school.” Page 3, Id.

“We continue to see school shooters engage in this pre-attacks communications – what the FBI has referred to as 'leakage'. Sometimes a homework assignment handle into teachers, sometimes in other Internet postings, or through other means,” Statement of Mariza Reddy-Randazzo, Page 5. Id.

“Would-be school shooters were not invisible – or even of little concern – to adults in their life. Instead most school shooters were already on multiple 'radar screens' before they engaged in their shooting.” Id.

“ 7. In a number of cases, having been bullied played a key role in the attack.”  
“In over 2/3 of the cases, the attackers felt persecuted, bullied, threatened, attacked, or injured by others prior to the incident.” “A number of attackers had experienced bullying

and harassment that was longstanding and severe. In those cases, the experience of bullying appeared to play a major role in motivating the attack at the school.” Page 7 Safe School Initiative, An Interim Report on the Prevention of Targeted Violence in school, U.S. Secret Service National Threat Assessment Center in collaboration with the U.S. Dept of Education, with support from the National Institute of Justice, Co-Directors: Bryan Voffekuil, Mariza Reddy Ph.D. & Robert Fein, Ph.D. (October 2000).

“However in a number of cases attackers described experiences of being bullied in terms that approached torment. They told us of behavior that if they occurred in the work place, would meet the legal definition of harassment. That bullying played a major role in the number of these school shootings should strongly support ongoing efforts to combat bullying in American schools.” Safe School Initiative 2000, Page 7, Id.

“In over  $\frac{3}{4}$  of the incidents other kids knew about the attack before it occurred. Some knew exactly what the attacker planned to do; others knew something 'big' or 'bad' was going to happen, and often they knew the time and date it was to occur.” Page 7, Id.

“In many cases, others students were involved in some capacity.”

“Although the attacker acted alone in at least  $\frac{2}{3}$  of the cases, in almost half of the cases the attackers were influenced by others.” Page 6.

“That other kids often know about these incidents in advance contradict the assumption that the shooters are loners and that they 'just snap'!” “An inquiry should include efforts to gather information from a student's friends and schoolmates, an inquiry should also include attention to the influence that a student's friends or peers might be having on intent, planning and preparations.” Page 7, Id.

“Most attackers had a feeling against at least one of the targets prior to the attack (73 percent, n=30).” Final report of the Safe School Initiative (2002) Page 16.

“Revenge was a motive for more than half of the attackers (61 percent, n=14).” Final report 2002, Page 24 Id.

“Although most attackers carry out their attacks on their own, many attackers were influenced or encouraged by others to engage in the attack.” Id.

“Almost all of the attackers engaged in some behavior prior to the attacks that caused others – school officials, parents, teachers, police, fellow students – to be concerned (93 percent n=38)” Page 26 Id.

“In one case, most of the attacker's schoolmates described the attacker as the kid everyone teased and witness statements from that incident, schoolmates alleged that

nearly every child in the school had at some point thrown the attacker against a locker, and then tripped him in the hall, held his head under the water in the pool or thrown things at him.” THE FINAL REPORT AND FINDINGS OF THE SAFE SCHOOL INITIATIVE, Implications for the Prevention of School Attacks in the United States, United States Secret Service and United States Department of Education (2002) Page 21(2004) Page 21.

“In other cases, friends assisted the attacker in his efforts to acquire a weapon or ammunition, discussed tactics for getting a weapon into school undetected or helped gather information about the whereabouts of a target at a particular time during the school day.” Page 27 of The Final Report and Findings of the School Initiative, Implications for the Prevention of School attacks in the United States, U.S. Secret Service and U.S. Department of Education (2004).

“Many students can experience bullying, as stressors which can take place in person at school or online at home. Teams should intervene and prevent bullying and cyber bullying of a student who has been brought to their attention. More administrators should work to address any concerns regarding bullying at school-wide and ensure that their school has a safe climate for all students.” Page 12 Enhancing School Safety Using a Threat Assessment Model an Operational Guide for Preventing Targeted School Violence (2018).

At least 75% of mass shootings are provoked by bullying. “Active Threat, Active Shooter: When Despair Turns To Anger On The Path To Violence.” Active shooter protocols discussed at the latest DHR Conference Progress Signs 8/9/2019 at 11.

On his book Bullyocracy (2020) Donald Jeffries detailed the participation of school officials, teachers, and students in provoking children to commit mass shootings. Pages 135-150. In his book, the Terror Factory (2018), Trevor Aaronson details how the FBI is fabricating terrorism to benefit private and corrupt agenda.

In the year 2016, on a court hearing on the Texas Attorney General, Ken Paxton's Motions to enforce by incarceration alleged child support orders in which I was allowed to appear by phone, Paxton admitted the legitimacy and seriousness of my EHS and admitted that because of my life-threatening EHS, incarceration is for me a death sentence.

After three years of litigation and in response to counter law suits and by default, Paxton admitted that he attempted to enforce by incarceration fraudulent child support orders to conceal with my murder the collusion of Greg Abbott, with Judge Hinojosa, DA Rodriguez, the former 92<sup>nd</sup> District Court Judge, and now Justice of the Texas 13<sup>th</sup> Court of Appeals, Jamie Tijerina, with U.S. District Judge Randall Crane and with U.S.

District Judge Micaela Alvarez, with the U.S. Department of Education, with school officials and with more than 25 judges on the fraud on the courts to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the harm caused on our children by the microwave/wireless radiation at school. Mendoza v. Paxton. Case No. F-1591-11-A 92nd District Court Hidalgo County, Texas, as detailed by the Motion to Recuse Three Federal Judges, Mendoza v. Kijakazi, Docket 44 and Addendum-A, I.d.

For these reasons, I respectfully request investigation and prosecution of this criminal complaint.

I am willing to testify before any tribunal and under penalty of perjury to this criminal activity against our children and against other innocent, defenseless and unsuspecting victims, (by phone, health permitting).

Your prompt attention to this matter can save children's lives.

Respectfully,  
Jesus Mendoza  
2202 E. 28<sup>th</sup> St.  
Mission, Texas 78574  
(956) 583-7012

A copy of the request to protect our children to Texas Senator, Roland Gutierrez, is attached below.

**DISCLAIMER:**

At no time either by implication or otherwise, I advocate violence or anything illegal as evidence by the years on the courts denouncing the atrocities being committed against millions of children and other innocent, defenseless and unsuspecting victims.

This document was transcribed into electronic form and emailed with assistance.

RE: Request to Introduce Legislation to Protect Our Children  
Roland Gutierrez, Texas Senator, District 19

September 1, 2022

Dear Senator Gutierrez:

I respectfully request your office to introduce legislation to criminalize bullying as domestic terrorism on the ground that bullying is the root cause of mass shootings and on the ground that criminalizing bullying is necessary to protect our children from these atrocities as detailed herein.

I respectfully request your office to introduce legislation to protect our children from the harm caused by microwaves and radiation surveillance at school, on the ground that this radiation is causing children harm and disabilities that defeat the purpose of education as detailed herein.

I have been home-bound for more than 10 years with a painful, debilitating and life-threatening Electrohypersensitivity (EHS), which is caused and aggravated by exposure to the same microwaves radiation surveillance reaching children at school. Please See The Statement-of-Physical-Disabilities.

<http://www.wirelesswatchblog.org/wp-content/uploads/2022/03/Statement-of-Physical-Disabilities-1.pdf>

My EHS has been recognized by federal and state agencies and by courts as a physical medical condition and as a disability. Id. It is estimated that without knowing it millions including children are suffering from EHS, Id. Most doctors are in the dark or in denial of EHS and continue misdiagnosing and mistreating with harmful drugs, deadly pain killers and harmful invasive procedures the symptoms and signs of EHS and of other harm caused and aggravated by exposure to radiation on children and other defenseless and unsuspecting victims. Id.

It is estimated that without knowing it millions of people, including children, are suffering from EHS. Please See: WeArethe Evidence.org

In the year 2014 and in response to a federal lawsuit against them, two federal judges signed Orders of Recusal admitting with their signature their irrational cruelty against children and against the disabled and corroborating with their signature the collusion with the U.S. Department of Education with Greg Abbott and with federal and state agents and prosecutors, including the FBI and the Texas Rangers and others on the fraud on the courts to conceal:

1. That the chronic, compulsory and unnecessary exposures to microwave radiation



at school are causing children EHS and brain, eye, blood, nerve and DNA damage and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education;

2. To conceal that Government-Sponsored Hate Group Bullying which includes school officials, teachers and students are provoking children and the mentally disabled to commit mass shootings and to justify under the fabricated excuses of national security the massive deployment of harmful and powerful harmful military-grade radiation surveillance of schools and even 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 Wireless, Big Pharma and Medical Cartels as detailed by the Petition to Impeach three federal judges submitted to the U.S. House of Representatives.

<http://www.wirelesswatchblog.org/wp-content/uploads/2011/06/Request-to-Protect-Our-Children1-1.pdf>

<http://www.wirelesswatchblog.org/wp-content/uploads/2011/06/The-Evidence-Proving1.pdf>

The Motion to Recuse three federal judges and (Addendum A) cite to specific, concrete and undisputed medical, scientific, and legal evidence on the record proving the fraud on the courts to conceal the atrocities being committed against children and other innocent, defenseless and unsuspecting victims.

Docket 44 to Mendoza v. Kijakaz, Case No. 7:22-CV-85 (S.D. TX. 2022)

Docket 44: <http://www.wirelesswatchblog.org/wp-content/uploads/2022/07/docket44.pdf>

Addendum A: <http://www.wirelesswatchblog.org/wp-content/uploads/2022/07/Addendum-A.pdf>

Sharing this information with parents, teachers and school officials, attorneys, doctors, judges and legislators can save children's lives.

I am willing to testify before any tribunal and under penalty of perjury to this criminal activity against our children and against other innocent, defenseless and unsuspecting victims, (by phone, health permitting).

Your prompt attention to this matter can save children's lives.

Respectfully,  
Jesus Mendoza  
(956) 583-7012

This document was drafted into electronic form and emailed with assistance.