EVI DENCE

SUPPORTING THE COMPLAINT OF CRIMINAL VIOLATION OF CONSTITUTIONAL AND STATUTORY RIGHTS AGAINST THE GOVERNOR OF TEXAS, GREG ABBOTT AND AGAINST OTHER NAMED CRIMINAL ACTORS. (Pages 50 - 104).

NICHOLAS J. GANJEI,

U.S. ATTORNEY FOR THE SOUTHERN DISTRICT OF TEXAS.

Appendix 1. Electromagnetic hypersensitivity (EHS): excerpts from a summary by Dr Erica Mallery-Blythe⁸⁰

EHS is characterized by an awareness of/adverse response to even extremely weak electromagnetic fields (far below current safety levels) of varying frequencies, intensities and waveforms. It has been demonstrated to be an "environmentally inducible bona-fide neurological syndrome". It is a primary physical issue, not a psychological one. Conscious perception can vary with age, gender and physiology. Effects can occur even in those not experiencing symptoms at a cellular level, and it is possible that everybody could potentially develop EHS as every cell in our body is dependent on electrical signals.

Common symptoms: Headaches, dizziness, sleep disturbance, sensory up-regulation, dermatological issues, palpitations, visual/auditory disturbances, membrane sensitivity, muscle twitching, hyperactivity/fatigue, memory/concentration disturbance and anxiety (psychiatric symptoms such as anxiety and depression are likely to be secondary to the physiological effects rather than a primary cause).

Exposure-induced: EHS is a cumulative, exposure-triggered condition, and exposures are rising rapidly. If EHS is unmanaged and there is general deterioration, there will be reaction to an increasingly broad range of frequencies at increasingly low intensities. The number of devices triggering symptoms will increase, symptomatic distances will decrease and irreversibility will become more likely.

The number of people with EHS symptoms who have not yet linked them to exposure is likely to be far higher than the estimated 4–10% of the population reported by several countries. Given the ubiquity of exposure in all environments, it can be difficult for people to notice the association. Extrapolated figures suggest that 50% of the population may be affected by 2017. With enough exposure, it is possible that EHS could manifest in all members of the population. Many children are affected but undiagnosed. They are more likely to develop EHS since their exposure is higher and their systems are developing.

Socioeconomic impact of EHS and human rights: EHS is already affecting a very large number of people, many of whom are unable to work due to their condition, resulting in lost revenue. An extra burden is placed on healthcare agency resources due to inappropriate diagnosis and management of common symptoms. In more severe cases, individuals are forced to live in extreme isolation, poverty and poor health, with some living in cars and tents, which can also prove threatening to health and life, especially in extreme temperatures. They cannot access basic, life-sustaining public amenities, such as grocery stores and healthcare facilities, which constitutes a clear breach of their human rights.

"I have been contacted on a daily basis by individuals with EHS, medical practitioners, school and parent groups, legal representatives; the medical and political bodies looking for medical advice on EHS or the health effects of EMF in general. This is an increasingly demanding task and therefore I have founded a medical doctors organisation entitled PHIRE (Physicians' Health Initiative for Radiation and Environment) in order to increase the available support for those requesting it" (http://phiremedical.org/).

⁸⁰ See: http://www.iemfa.org/wp-content/pdf/Mallery-Blythe-v1-EESC.pdf; includes 72 pages of scientific references.

PAGE: 2250 OF 2622

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United States District Court

District of Oregon

Portland Division

AHM, by and through her Guardian ad litem and father, David Mark Morrison, and David Mark Morrison, individually, Civil Action No. 3:11-cv-00739-MO

Declaration of Dr. Magda Havas, B.Sc., Ph.D.

Portland Public Schools,

٧.

Defendant.

I, Dr. Magda Havas, B.Sc., Ph.D., under penalty of perjury pursuant to 28 U.S.C. § 1746, injunction enjoining following declaration support hereby make the in Portland Public Schools' use of WI-FI:

conclusions and opinions.

Electro-hyper-sensitivity

- Sickness, is generally referred to in the West as Electro-Hyper-Sensitivity (EHS). These names are sometimes used loosely as a catch-all for a variety of adverse health outcomes of RF/MW radiation, other than cancer and genotoxicity. But they should not be confused. In EHS, either a single, acute or a long-term, low-level exposure to electromagnetism, including RF/MW radiation, induces limbic sensitization, producing abnormal brainwave spikes, such that successive exposures amplify the person's responses to electromagnetism over time. By this mechanism, a person has difficulty functioning in a society with inescapable RF/MW radiation (and ELF or extremely low frequency fields). Again, this is to be distinguished from other temporary effects of RF/MW radiation in non-sensitized persons, and by way of other mechanisms. After EHS has been induced, symptoms are retriggered by ever lower levels of RF/MW radiation (and/or ELF fields). The phenomenon thus represents *injury* into an ongoing condition, and is not merely a set of isolated symptoms.
- 25. Because EHS is induced by exposure, there is a growing population worldwide that is adversely affected by lower-intensity electromagnetic frequencies. The World Health Organization (WHO) defines EHS as:
 - * * * [a] phenomenon where individuals experience adverse health effects while using or being in the vicinity of devices emanating electric, magnetic, or electromagnetic fields (EMFs) * * * EHS is real and sometimes a debilitating problem for the affected persons, while the level of EMF in their neighborhood is no greater than is encountered in normal living environments. Their exposures are generally several orders of magnitude under the limits in internationally accepted standards.

,112

- 26. Symptoms of EHS include cognitive dysfunction (in memory, concentration, problem-solving); balance, dizziness and vertigo; facial flushing, skin rash; chest pressure, rapid heart rate; depression, anxiety, irritability, fatigue, poor sleep; body aches, headaches; ringing in the ear (tinnitus) and more. It is estimated that three percent of the adult population is severely affected and another 35 percent has moderate symptoms. Since prolonged exposure to RF/MW and ELF can result in sensitization and EHS, it is imperative that children's exposure to RF/MW radiation, such as from WI-FI, be minimized, particularly at school, given the many hours per year that attendance is required.
- Mount Tabor Middle School, with a population of approximately 600 children, may already have 18 (3 percent of the school population) or more who are severely affected by RF/MW radiation and up to 210 children (35 percent) who have moderate symptoms. This does not include those children who are not specifically sensitized into EHS, but do have symptoms. These consider that the percentages of children with EHS would be the same as those in adult populations. Since the percentages might actually tend to be higher in children, these numbers are conservative. The Portland schools should look to identify those children, whether with EHS or not, who suffer symptoms in response to WI-FI. In so doing, administrators and teachers may, in then accommodating these students, find improved school work, cognitive and social functioning.

Children

28. Children are more sensitive to environmental contaminants, and these include RF/MW radiation. The Stewart Report (2000) recommended that children not use cell phones except for emergencies. The cell phone exposes the head to pulse-modulated (PM) MW radiation. A wireless computer (WI-FI) exposes the entire upper body to PM MW radiation; and if one has the computer on one's lap, it exposes reproductive organs as well. Certainly this is not

- 50. It is hard to imagine that Portland parents are required to give permission with signed consent forms for student bus trips and photographs but are not consulted and asked for permission to expose their children to pulse-modulated MW radiation.
- Portland Public Schools continues to use wireless internet (WI-FI), some students and teachers in its schools (an estimated 3% to 35% of the adult population and possibly a higher percentage of students) will become ill. Heart problems may be aggravated, other internal and external body injuries may be caused, and various pre-existing medical conditions may be worsened. Children and adults with undiagnosed, undetected heart problems may die. All students, teachers and administrators will be affected to some degree, even if their symptoms are not consciously attributed to the exposure or positively diagnosed. Portland Public Schools must be willing to make a decision that protects and does not harm the health and lives of those for whom it is responsible. It should not leave the Board open to legal action from families of children with heart and other MW radiation-related problems. There may be class-action lawsuits; the Board's decisions may jeopardize the long-term financial sustainability of the school board.
- Submitted herewith as Addendum 'D' is a KeyNote presentation that I will use during my testimony.
- 53. I will receive \$250 per hour for my time (plus expenses) from this date forward and that money will be used to support research in this area.
- 54. I reserve the right to amend to add new relevant studies as they may arise and pending analysis, additional testing, and recently received voluminous discovery.

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PAGE: 2318 OF 2622

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Local Counsel for Plaintiffs

United States District Court

District of Oregon

Portland Division

Alexandra Helene Morrison, by and through her Guardian ad litem and father, David Mark Morrison, and David Mark Morrison, individually,

Civil Action No. Cv-739-MO

Declaration of Barrie Trower

Portland Public Schools,

٧.

Defendant.

I, Barrie Trower, under penalty of perjury pursuant to 28 U.S.C. § 1746, hereby make the following declaration in support of a preliminary and permanent injunction enjoining Portland Public Schools' use of WI-FI:

Background

- 1. I trained at the Government (Ministry of Defense) microwave warfare establishment(s) early in the 1960s covering all aspects of microwave technology, uses and health dangers. Later works included under water bomb-disposal which incorporated microwave technology.
- 2. In the late 1960's and 1970's a part of my task was to extract confidential (hitherto secret) information from master criminals, terrorists, and spies. This included Cold War microwave technology.
- 3. My first degree is in Physics with a specialization in microwaves. My second degree is a research degree. I have a teaching diploma in human physiology. Before retiring, I taught advanced physics and mathematics at South Dartmoor College.
- 4. I am Scientific Advisor to the Radiation Research Trust and the H.E.S.E. (Human Ecological Social Economical) Project.
- 5. I am the author of both Tetra Reports for the Police Federation of England and Wales and the Public and Commercial Service Union.
- 6. My work is done entirely free of charge and I have never accepted money from any person or organization in the years I have been doing this research. I consider myself absolutely independent.

Origins

7. To my knowledge, 'microwave or radiowave sickness' was first reported in August 1932 with the symptoms of: severe tiredness, fatigue, fitful sleep, headaches, intolerability and high susceptibility to infection. Hecht, K et al., Overloading of Towns and Cities with Radio Transmitters (Cellular Transmitter): a hazard for the human health and a disturbance of ecoethics, International Research Centre of Healthy Ecological Technology (IRCHET), Berlin-Germany, at 1¶3 (2007). These symptoms were reported to be from athermal effects.

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8. By 1971, the US Naval Medical Research Institute (NMRI) referenced 2300 research

articles listing in excess of 120 illnesses attributed to radio frequency and non-ionizing microwave

radiation. Biography of Reported Biological Phenonomena ('Effect') and Clinical Manifestations

Attributed to Microwave and Radio-Frequency Radiation, Research Report.

MF12.524.015-0004B, Report No. 2. NMRI, National Naval Medical Centre (1971). Under the

Freedom of Information Act, extracts from published US Defence Intelligence Agency Documents

confirmed the NMRI research and stated: 'If the more advanced nations of the West are strict in

enforcement of stringent exposure standards, there could be unfavourable effects on industrial

output and military functions.' Defence Intelligence Agency Documents: DST - 1810S - 076-76,

ST-c5-01-169-72, DST-18105-074-76 (1972-1983).

9. In 1975, after an extensive study, the United States Defence Intelligence Agency warned

all of its personnel of the risk from low level microwaves including illnesses ranging from

microwave sickness (flu like symptoms, depression, suicidal tendencies) to cancers and

leukaemia. Biological effects of electromagnetic radiation (radiowaves and microwaves) -

Eurasian Communist Countries, Defence Intelligence Agency: DST-1810S-074-76, March

(1976).

10. During the Cold War, the Russian Embassy microwaved the United States Embassy in

Moscow with low level microwaves for many years from across the road; why and how is outside

the scope of this Declaration. After many changes of staff for multiple cancers / leukaemias and

other illnesses to both male and female employees and their children, the late

John R. Goldsmith, M.D., was invited to investigate this matter. His investigative report on this

incident showed that continuous long term low level microwaves were responsible for those

illnesses. Goldsmith, J. R., Radiofrequency Epidemiology, Environmental Health Perspectives,

Vol 105, at 1585, Supp 6, Table 8, Dec (1997). Dr. Goldsmith held 11 Professorships and was the

Page 3 - Declaration of Barrie Trower

World Health Organization (WHO) representative for Europe. Interestingly the power of the microwaves used by the Russians in some cases was less that the power used by modern day transmitters. Dr. Golsworthy, http://www.radiationresearch.org/goldsworthy_bio_weak_em_07.p df; Warning on health and fertility, http://omega.twoday.net/stories/1755556/.

- 11. Debriefing spies during The Cold War extended my military education into the full diversity of stealth microwave warfare and communication systems. In so doing, I learned a list of approximately 30 pulse frequencies that could induce some 50 mental and physical ailments by entrainment.
- 12. As soon as ordinary microwave transmitters became common place residents started to complain of illnesses and cancer clusters. Independent researcher Sue Webster took data from just 19 transmitters and found approx 92 cancers (breast, thyroid, bowel, leukaemia) the average age of those affected was roughly 39. Health Dangers from Wireless Laptops, Sue Webster was quoted in Canceractive's ICON magazine in January 2003 article, http://www.canceractive.com/s hop/product.php?productid=16157&cat=255&page=1.
- 13. Microwave sickness was well documented by 1997 where over 100 further research documents were referenced. Grant, L., *Microwave Sickness*, Electrical Sensitivity News, Vol I No 6, Vol 2 Nos 1-4 (1997).
- 14. Portland Public Schools is transmitting electromagnetic frequencies (EMFs) at low levels (2.5 GHz to 5 GHz frequency that means between 2.4 and 5.8 billion Hz). 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 around the world free of charge and explain exactly what the problem is going to be in the future.

- 15. HAARP was originally researched by Sister Dr. Rosalie Bertell who was concerned about electromagnetic interference to our atmosphere. HAARP reflects electromagnetic waves off the ionosphere and can influence any part of the air or land on this Planet. This has the potential to cause physiological and neurological effects on humans, animals and plants.
- 16. The paradox of course is how can microwave radiation be used as a weapon to cause illness or death and at the same time be used as a safe communications instrument. Therefore, I fail to see how WI-FI can possibly be safe for the school children and teachers exposed to it. Also, why is there a still an on-going stealth microwave warfare industry, continuing from the 1950's.

Technology

- 17. The International Commission for Non-Ionizing Radiation (ICNIRP) classifies microwaves as electromagnetic waves from 300 MHz to 300 GHz. ICNIRP Guidelines, Guidelines for Limiting Exposure to Time-Varying Electric, Magnetic, and Electromagnetic Fields (Up to 300 GHz), Health Physics April 1998, Vol 74, No 4, 522, www.icnirp.de/documents/emfgdl.pdf. Therefore, everything discussed in this report is in the microwave 'band.'
- 18. Microwaves react very differently in our water-based bodies to radio waves. The term 'Radio Frequency' is often used to describe microwave based communication systems. It is important that the term 'Radio Frequency' is not associated with Radio Waves, but associated with microwaves. Microwaves are the preferred medium for communication, over radiowaves, due to their *superior penetrative properties*.
- 19. What is all this really about? Imagine the field around a magnet and imagine ordinary everyday static electricity. If you put the force field from the magnet with the force field from the static electricity you make a wave. This wave is called an electromagnetic wave. There are lots of different types of electromagnetic waves but they are all made of the same two things, magnetic and static fields. The main difference between these waves is their wavelength or the



U.S. Department of Justice United States Attorney's Office Southern District of Texas

1000 Louisiana, Suite 2300 Houston, Texas 77002 Phone (713) 567-9000 Fax (713) 718-3300

April 14, 2023

Jesus Mendoza 2202 E. 28th Street Mission, TX 78574

Dear Sir:

The United States Attorney's Office has received your inquiry via email. Please contact either the Federal Bureau of Investigation, San Antonio Division, or the Travis County District Attorney's Office for assistance with this issue. We are forwarding your information to these investigative agencies. If necessary, the investigative agencies will contact you concerning your complaint.

We regret we cannot be of assistance in this matter. Unless the letter specifies, please be advised that any further correspondence received from you in this matter will be returned to you. Again, we regret that we are unable to be of further assistance to you in this matter.

Sincerely yours,

ALAMDAR S. HAMDANI United States Attorney

/s/ Public Inquiry

By:

PUBLIC INQUIRY

cc:

FBI, San Antonio Division 5740 University Heights Blvd. San Antonio, TX 78249

Travis County District Attorney's Office P.O. Box 1748
Austin, TX 78767

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

ENTERED
October 18, 2022
Nathan Cchaner, Clerk

JESUS MENDOZA,

Plaintiff,

VS.

CIVIL ACTION NO. 7:22-CV-85

KILOLO KIJAKAZI,

Defendant.

\$

Defendant.

ORDER

Pending before the Court is Plaintiff's "Motion for Enlargement of Time." (Docket No. 48.) The Motion requested that the Court grant an extension of time "until December 15, 2022[,] to file a response to the Court Order dated September 15, 2022, Docket [No.] 47." (*Id.* at 2.) Plaintiff argues that an extension is necessary due to his "debilitating health conditions." (*Id.*) Defendant has not yet responded to the pending motion. In any event, the undersigned finds that Plaintiff should be allowed an extension of time.

Accordingly, it is hereby **ORDERED** that Plaintiff's "Motion for Enlargement of Time" (Docket No. 48) is hereby **GRANTED** in part. Plaintiff's response to the Court's Order (Docket No. 47) is due on October 31, 2022. Furthermore, Defendant shall file its response within thirty (30) days of the filing by Plaintiff.

The Clerk shall provide copies of this Order to Plaintiff and counsel for Defendant.

SO ORDERED, the 18th of October, 2022 at McAllen, Texas.

NADIA'S, MEDRANO

United States Magistrate Judge

¹ The undersigned notes that the deadline for Plaintiff's response to the Court's Order (Docket No. 47) expired on October 17, 2022.

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United States District Court Southern District of Texas

ENTERED

January 05, 2023

United States District Court Southern District of Texas FILED

JAN 05 2023

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

8888

Nathan Ochsner, Clerk

Nathan Ochsner, Clerk

JESUS MENDOZA,

Plaintiff.

VS.

KILOLO KIJAKAZI,

Defendant.

CIVIL ACTION NO. 7:22-CV-85

SECOND ORDER TO ANSWER

Pending before the Court is Plaintiff's civil action filed pursuant to 42 U.S.C. § 405(g), seeking review of the Commissioner of Social Security's denial of disability benefits. Plaintiff previously filed a "Motion for Enlargement of Time," which the undersigned granted. (See Docket Nos. 47-49.) Plaintiff filed a timely response to the Court's injunction (Docket No. 50); however, Defendant did not respond as directed. (See Docket No. 49.)

Accordingly, it is hereby **ORDERED** that Defendant shall respond to Plaintiff's response to the Court's previous injunction barring his filing of this action (see Docket No. 50) by January 20, 2023.

The Clerk shall provide copies of this Order to Plaintiff and counsel for Defendant.

SO ORDERED, the anvan 2023, at McAllen, Texas.

NADIA S. MEDRANO

United States Magistrate Judge

TX/SD/JS-14

UNITED STATES DISTRICT COURT		SOUTHERN DISTRICT OF TEXAS
RECUSAL ORDER		CIVIL ACTION NUMBER M-11-029
Style	BEHALF OF K.V. VS. SHARYLANI SCOTT B. O' GARZA MD,	DOZA, PRO SE PLAINTIFF, AND ON HIS MINOR CHILDREN K.L., I.B., AND D INDEPENDENT SCHOOL DISTRICT, WINGS, YASMINA NYE, NOEL O. RICKY LONGORIA, SUZANNE PENA NDO RAMIREZ
ORDER	I stand recused in this case. Deadlines in scheduling orders continue in effect. Court settings are vacated.	
		Ricardo H. Hinojosa Chief U.S. District Judge

REASSIGNMENT	This case is reassigned to:	
RANDY CRANE		
	DAVID J. BRADLEY United States District Clerk	
	By: Melle gonge Opposite Clerk	

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

SHARYLAND INDEPENDENT SCHOOL \$
DISTRICT, et al,

Defendants.

SET OF THE PROPERT OF THE PROPE

ORDER OF RECUSAL

I hereby recuse myself from participating in this case.

DONE at McAllen, Texas on March 20, 2014.

Peter E. Ormsby
United States Magistrate Judge

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THE SAFE SCHOOL INITIATIVE (2000, 2002, 2004, and 2018) drafted in collaboration with the U.S. Secret Service, the U.S. Dept. of Education and the U.S. Dept. of Homeland Security and others details how school officials, teachers and students are provoking children to comit mass shootings.

On the year 2018, and before the Secretary of the U.S. Dept. of Education, Bettsie DeVos, and before the Secretary of the U.S. Dept. of Homeland Security, Kirstjen Nielsen, and before the U.S. Attorney General, Jeff Sessiona and others, former Secret Service agent, Dr. Marisa Reddy-Randazzo stated in part:

"The Safe School Initiative is still considered to be the landmark safety study on school shootings."

"For example, when we asked one school shooter why he chose his school as the place he carried out his shooting, he told us that https://doi.org/10.1016/journal.org/<a> was where all his pain and suffering came from." +

"He felt his life at home was okay, but the bulkying he had experienced at school for over a year felt insacapable and he felt there was no way out of his suffering at school."

"The school shooters we studied did NOT 'just snap' and engage in a school shooting." Emphasis in original).

"We continue to see school shooters engage in this pre-attacks communications - what the FBI has referred to as leakage'.

"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."

+ (Emphasis mine) Copy of the Statement of Dr. Randazzo is attached herein at pages

THE SAFE SCHOOL INITIATIVE STATES IN PART:

- "In many cases, other students were involved in some capacity."

 "Although the attacker acted alone in at least 2/3 of the cases, in almost half of the cases the attackers were influenced by others."

 "Revenge was a motive for more than half of the attackers..."

 Page 6, (2000).
- "However in a number of cases attackers described experiences of being bullied in terms that approached torment." + Page 7, id.
- "In over 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 others knew the time and date it was to occur." Page 7, id. +
- "Almost three-quarters of the attackers felt persecuted, bullied, threatened, attacked or injured by others prior to the incident (71 percent, n=29). Page 21 (2002).
- "In some of these cases the experience of being bullied seemed to have a significant impact on the attacker and appeared to have been a factor in his decision to mount an attack at the school." 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 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 SAFE SCHOOL INITIATIVE (2004) page 21.

"In other cases, friends assisted the attacker in his efforts to acquire a weapon or amunition, 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." Pg 27, id.

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

Former 92nd. District Court Judge, and then Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr., and his sister, 449th. Juvenile District Court Judge, Renee Rodriguez-Bentancourt attended the DHR Conference. Judge Rodriguez and Judge Bentancourt are some of the criminal actors attempting to conceal that FBI Terror Bullying (Which includes school officials, teachers and students) are provoking children to make death threats, to comit mass shootings and other terrorism.

Greg Abbott appointed Judge Bentancourt to a State wide office.

On his book, Bullyocracy (2020), Donald Jeffries details how school officials, teachers and students, with the complicity of local, State and federal authorities are provoking children to make death threats and to comit mass shootings and other terrorism.

On his book, The Terror Factory (2018), Trevor Aronson details how the FBB is fabricating terrorism to benefit covert and corrupt forces.

Statement of Marisa Reddy Randazzo, Ph.D.

before the

Federal Commission on School Safety

U.S. Department of Education
May 17, 2018

Secretary DeVos, Secretary Nielsen, Secretary Azar, and Attorney General Sessions, good afternoon. My name is Marisa Reddy Randazzo and I currently serve as Director of Threat Assessment for Georgetous Chief Research Psychologist and a Chief Re National Threat Assessment Center (NTAC). In my position at the U.S. Secret Service, I also served as Co-Director of the Safe School Initiative, a behavioral research study on U.S. school shootings and school shooters that was jointly conducted by the U.S. Secret Service and U.S. Department of Education. I am here to discuss what we learned in the Safe School Initiative about how school shootings are carried out and, most importantly, how we can prevent them. Before I get into major findings from the study, I want to recognize the vital contribution to this research from my fellow Co-Directors, Bryan Vossekuil and Dr. Robert Fein, as well as our study co-authors, Bill Modzeleski, who is also speaking here today, and John Berglund, Dr. Randy Borum, and Dr. William Pollack.

Overview of The Safe School Initiative

The Safe School Initiative is still considered to be the landmark federal study on school shootings in the United States. I am here to share with you what we learned from that study and the model we created to prevent school shootings in the US, the federal school threat assessment, which is what we know works to prevent school shootings. The findings I'll discuss are detailed in The Final Report and Findings of the Safe School Initiative: Implications for the Prevention of School Attacks in the U.S.

A number of years ago, after the Columbine High School shooting in 1999, the Secretary of Education, Richard Riley, and the Director of the Secret Service, Brian Stafford, started a series of discussions to see if there was anything that could be done to figure out how prevent U.S. school shootings. The reason the Secret Service was involved in that conversation was because the Secret Service had recently completed a study on another type of targeted violence: attacks on public officials and public figures. Much like school shootings, attacks on public officials and public figures are low base rate, high impact events - meaning that statistically they happen infrequently but each one carries a significant impact. The study that the Secret Service conducted on attacks on public officials and public figures yielded findings that have significantly enhanced the way that the Secret Service evaluates threats toward the President and other public officials.

As low base rate events, attacks on public officials required a specific behavioral research approach to learn something from studying them. In discussions between Secretary Riley and Director Stafford, they recognized the value of using the same behavioral research design the Secret Service used to study attacks on public officials and public figures in order to study school shootings, another type of low base rate, high impact event. So, in the fall of 1999, the U.S. Secret Service and U.S. Department of Education launched the Safe School Initiative, an aggregated case study analysis of all school shootings in the United States that were carried out by a student or former student. The study focused on acts of targeted violence in school, where the student or former student chose the school on purpose as the

Federal Commission on School Safety

location of the attack. For example, when we asked one school shooter why he chose his school as the place he carried out his shooting, he told us that his school was where all of his pain and suffering came from. 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.

Our data collection included not only extensive reviews of the criminal justice investigation of each shooting, as well as primary data collection through review of student records, journals and diaries, and other materials – but also interviews with ten school shooters serving time in prison. We included information from the prison interviews within The Final Report where we were able to corroborate the information that the school shooters told us in person. I want to underscore that we released the Final Report in 2002, along with the companion report *Threat Assessment in Schools: A Guide to Managing Threatening Situations and Creating Safe School Climates.* However, time and again we have seen school shootings since 2002, follow the same progression of behavior, with school shooters engaging in the same detectable pre-attack behaviors. In the immediate aftermath of school shootings since 2002, we have seen news anchors reading on air from The Final Report and Findings of the *Safe School Initiative*.

What We Know About School Shooters

So what did we learn studying school shootings throughout the United States and talking with school shooters in prison? Here are the major findings:

- 1. The school shooters we studied did NOT "just snap" and engage in a school shooting. Even though media reports may describe school shootings as occurring "out of the blue," in reality they do not. Instead of "just snapping", school shooters think about and plan their attacks in advance sometimes a few days in advance, sometimes months or more in advance. And they engage in planning behavior that was either known to others around them or was potentially detectable. The school shooters we studied followed an understandable and potentially detectable progression of behavior before carrying out their school shootings:
 - o School shooters typically <u>come up with an idea</u> to carry out a school shooting.
 - They then <u>develop a plan</u> for how to carry out their idea. Sometimes the idea and plan look similar; but sometimes the would-be shooter changes their original idea after researching how to carry out their shooting. They may switch targets, or methods, or means.
 - o They then have to <u>develop the capacity</u> to carry out their school shooting including gaining access to some means of mass lethality and other preparatory behaviors.
 - o Finally, they move to <u>implement</u> their attack plans.
 - We refer to this progression of detectable behavior as "the pathway to violence": idea, plan, acquisition, implementation.

The fact that school shootings are planned out in advance means that it is possible to prevent them --when we can determine if someone is on the pathway to violence and find ways to move them off that pathway.

- 2. Prior to most of the school shootings, the would-be shooter told other people that they were planning a school shooting. The would-be shooters typically told classmates and friends, but almost never told an adult. We continue to see school shooters engage in this pre-attack communications what the FBI has referred to as "leakage." Sometimes school shooters leak their ideas directly to friends in person, sometimes through posts on social media, sometimes in homework assignments handed in to teachers, sometimes in other Internet postings, or through other means. This finding underscores that students can be a vital component of efforts to prevent school shootings because students will likely know about plans for violence or other threatening behavior before adults in school may ever become aware of concerning behavior.
- 3. Although all of the school shooters in the Safe School Initiative were boys, there is in fact no accurate or useful profile of a "school shooter" meaning there is no set of traits that described all—or even most—of the attackers. Instead, school shooters varied considerably in demographic, background and other static characteristics. The demographic, personality, school history, and social characteristics of the attackers varied substantially. Knowing that a particular student in your school shares demographic characteristics or traits with prior school shooters does not help in determining whether that student in your school is thinking about or planning for a violent act.
- 4. However, we can tell a lot by looking at that person's behavior about whether there is reason to be concerned about their potential for violence. Nearly all of the school shooters in the Safe School Initiative engaged in behaviors--prior to their attacks—that caused concern or alarm to at least one person, usually an adult, and most seriously concerned or alarmed at least three different people. 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 shootings.
- 5. Almost all of the attackers had experienced or perceived some major loss prior to the attack. These losses included a perceived failure or loss of status; loss of a loved one or of a significant relationship, including a romantic relationship; and a major illness experienced by the attacker or someone significant to him. In fact, most attackers exhibited a history of suicide attempts or suicidal thoughts at some point prior to their attack. In many cases, school shooters planned to kill themselves during their school shooting or were hoping to be killed by police responding to the shooting they were hoping for a "suicide by cop." One young man had even researched the laws in his state and thought if his attack did not end in suicide by cop, that if he killed at least two people then he should get the death penalty. He went beyond planning for a suicide by cop to plan for "suicide by criminal justice system."

It is important to understand that just because we know someone has experienced a major loss or even that they are suicidal, it does NOT mean they are on the pathway to violence. Many people experience losses or may even become suicidal, but they will NOT be a risk to anyone else. However, when we determine that someone is on a pathway to violence, finding ways to solve that person's underlying

problems and get support to cope with overwhelming circumstances is the key to getting them off the pathway to violence and keeping them off the pathway to violence.

Taken together, our findings about school shooters and school shootings show us that it is possible to prevent school shootings and that students are a vital component of successful prevention. Using our research findings, we developed the Secret Service / Department of Education school threat assessment model to prevent school shootings – which is also known as the federal school threat assessment model.

How We Prevent School Shootings

We can prevent school shootings using by:

- gathering information about a student or other person of concern
- determining if that person is planning a school shooting or otherwise on the pathway to violence
- determining why the person is on the pathway to violence i.e., what personal problems, situations, and/or conditions have left them feeling that violence is a good way to solve their problems, or perhaps the only option they have left to solve their problems and help them solve their problems through non-violent means.

The problems that have overwhelmed school shooters and led them on to the pathway to violence were often personal situations that were fixable – or mental health conditions that were treatable. When I work on active threat investigations now, for schools, colleges, workplaces, and high-profile individuals, we regularly look for why the person is on the pathway to violence and find ways to help them solve their underlying problems. When we connect them with appropriate resources, we get them off the pathway to violence – and keep them off the pathway to violence. Once the underlying problems are solved or lessened, their interest in or need to engage in violence typically goes away.

The Secret Service / Department of Education school threat assessment model – which is detailed in *Threat Assessment in Schools: A Guide to Managing Threatening Situations and Creating Safe School Climates* – provides a how-to guide for school personnel, law enforcement professionals, mental health professionals and others how to set up and operate school threat assessment teams and a step-by-step process for investigating and evaluating threats and prevent school violence.

Conclusion

Secretary DeVos, Secretary Nielsen, Secretary Azar, and Attorney General Sessions, I want to leave you with a sense of hope. It is possible to prevent school shootings, if we give our school professionals, law enforcement professionals, mental health professionals, and others the necessary tools and training to implement threat assessment programs in schools and the school and community resources to make intervention successful. We have known how to prevent school shootings since we completed the *Safe School Initiative*. Now we just need to get this information into the hands of those on the front lines of this problem. As a threat assessment professional, I thank you for the opportunity to share this information with the Commission. And as a parent, I thank you for the work you are doing to keep our children, our schools, and our communities safe.

RE: COMPLAINT OF DOMESTIC TERRORISM

OLIVER RICH, SPECIAL AGENT IN CHARGE The Federal Bureau of Investigation San Antonio Division

Dear Mr. Rich,

I respectfully request your office to investigate and refer for prosecution the Governor of Texas, Greg Abbott, the Director of the Texas Rangers, Steven McCraw, and former Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez, Jr. for their criminal collusion with members of the Judiciary and others on the fraud on the court to conceal:

- 1- The catastrophic, irreversible and deadly harm being caused on millions of children by the chronic, compulsory and unnecessary exposures to harmful wireless-microwave and radiation surveillance at school;
- 2 To conceal that high-speed tailgating bullying and road harassment is provoking deadly road accidents; (children have been picked up dead from the pavement in this area).
- 3 And to conceal that bullying which includes the school officials, teachers, and students are provoking children and the mentally disabled to commit mass shootings and other terrorism as detailed by specific, concrete and undisputed medical, scientific and legal evidence on the courts records and detailed by the motion to recuse three federal judges, on the criminal complaint submitted to the Special Prosecutions Division in Austin, Texas, and on the Request-to-Protect-Our-Children submitted to Texas Senator, Roland Gutierrez, cited and attached herein (and posted on-line CRIMINAL COMPLAINT TO THE SPECIAL PROSECUTION DIVISION. Sept. 27, 2022)

Your prompt response to this criminal complaint can save immense pain and suffering and the lives of millions of children and of other defenseless and unsuspecting victims, and can stop and prevent tragedies in schools and in other places.

Thank you very much for your prompt response to this ongoing terrorism.

Respectfully Submitted,
Jesus Mendoza – April 11, 2023
2202 E. 28th St.
Mission, Texas 78574

RE: CRIMINAL COMPLAINTS AGAINST GREG ABBOTT AND OTHERS January 4, 2023

Dear Mr. Terry Palacios,

Thank you for being my new DA.

I respectfully request your office to investigate and prosecute those who provoke violence, threats of violence and vehicle accident on the ground that investigation and prosecution of this criminal activity is necessary to prevent tragedy on schools and other places as detailed by the Criminal Complaints submitted to the Special Prosecution Division in Austin, Texas, attached herein.

Also attached is the Statement-of-Physical-Disabilities that describes my life-threatening electrohypersensitivity. Please use this information to protect children and others afflicted with this disability.

Respectfully, Jesus Mendoza (956) 583-7012 2202 East 28th Street Mission, TX 78574

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

Jose Garza
Travis County Criminal District Attorney
Special Prosecutions Division
(979) 865-5933
Henry.Kellison@traviscountytx.gov
(10-22-22 – Received acknowledged by assistant 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-

Disbilities-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: WeArethe Evidence.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.

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-Protoct-Our-Children1-1.pdf

 $\frac{http://www.wireless watchblog.org/wp-content/uploads/2011/06/The-Evidence-Proving 1.pdf}{}$

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 Secretory 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 ¾ 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 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 92nd District Court Judge, and now Justice of the Texas 13th 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

7.1

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. 28th 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

September 1, 2022

Roland Gutierrez, Texas Senator, District 19

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-Disbilities-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-

<u>content/uploads/2011/06/Request-to-Protoct-Our-Children1-1.pdf</u> 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.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT FBE/TEXAS RANGERS HATE GROUP BULLYING IS PROVOKING CHILDREN AND OTHERS TO MAKE DEATH THREATS AND TO COMIT MASS SHOOTINGS AND OTHER TERRORISM.

According to government experts, for decades, and under fabricated excuses of national security, the FBI/CIA/NSA covert Police State, in collusion with local, State and federal agencies (Including the Texas Rangers) and the Judiciary have been committing criminal atrocities against innocent, defenseless and unsuspecting victims to benefit Organized Crime and on a way that even in the best circumstances, it may be impossible to trace the crimes to the perpetrators.

On her book, The Burglary - The Discovery of J. Edgar Hoover's Secret FBI (2015), Betty Medsger details the true story of how eight brilliant, brave and patriotic Americans, including the georgeous mother of three small children risked their families, life inceprison and everything they had to uncover evidence of the FBI secret and illegal programs to provoke violence and murders and other terrorism, and to retaliate against those who denounced government corruption on a way especifically designed to make the victims appear delusional.

The Burglary details how under the secret program COINTELPRO) (Similar to the CIA program CHAOS), the FBB used legions of undercover agents, informants and infiltrators to comit these crimes and how even when these atrocities were proved in Court, the FBI was still in denial.

+ (According to these experts, for decades, the FBI/CIA/NSA covert Police State has been using Plausible Denial Tactics to conceal that like invisible, silent and unperceived termites, they are deatroying our country from within to benefit Organized Crime and other corrupt and treasonous forces).

"Those who forget the past are condemned to repeat it." Santayana:

On the year 1976, and in response to evidence showing that under fabricated excuses of national security, the FBI/CIA/NSA Police State:

- 1- Was covertly using state-of-art miniature mikes and cameras to monitor and record even the most intimate sexual activities of legislators and Judges, and of their daughters and wifes, and even of a President's wife:
- 2- Showing that this evidence was concealed as "State Secrets" and used for black mail, extortion and manipulation of legislators and Judges and of other decision makers:
- And showing how the FBI/CIA/NSA Police State was using legions of agents, operatives and "informers" (Provokateurs, framers, entrapers, intriguers, inciters and other paid and unpaid bullies) to infiltrate and suvert even the most sensitive areas of local, State and federal government and to retaliate against those who denounced government to the U.S. Senate Church Committee stated:

"The American people need to be assured that never again will an agency of the government be permitted to conduct a secret war against those citizens it considers threats to the established order."

"For almost fifty years, Hoover held virtually unchecked public power manipulating every president from FDR to Nixon."

He kept extensive black mail files and used illegal wiretaps and hidden mikes to destroy anyone who opposed him."

"What is past is prologue."

Curt Gentry, J. Edgar Hoover, The Man and the Secrets (2001).

Evidence on the record has proven the fraud on the Courts to conceal that this and better evidence is now obtained by Through-Wall satellite radiation surveillance and at the click of a mouse as deatiled by the Petition to Impeach 3 Federal Judges (Aug. 2024) detailed herein.

++ (Under the FBE COINTELPRO, and the CIA Chaos programs).

EVIDENCE OF GREG ABBOTT/TEXAS RANGERS--FBI/CIA/NSA POLICE STATE BULLYING THAT UNDER FABRICATED EXCUSES OF NATIONAL SECURITY HAS BEEN UNLEASHED AGAINST OUR CHILDREN TO PROVOKE MASS SHOOTINGS AND OTHER TERRORISM.

A former high-ranking FBI official detailed under penalty of perjury to a federal Court the FBI/CIA/NSA Police State use of covert Hate Group Bullying against millions of our children and against millions of other innocent, defenseless and unsuspecting victims to benefit Organized Crime.

"They have the technology, financing and manpower to dispense illegal surveillance and harassment against anyone at any time, day or night. + Paragh. 5.

"I have files on numrous cases of active, programmatic, illegal government harassment currently being conducted against thousands of Americans." Paragh. 5, id.

"This makes the F.B.I.'s former COINTELPRO program, which I worked on, including in a supervisory capacity, <u>look like a Sunday school program by comparison.</u>" Paragh. 5, id.

"However, a sophisticated network of rogue operatives has secretly infiltrated the F.B.I., and other intelligence agencies including the CII.A., and other key government positions. Paragh. 6, id.

"This rogue element seeks personal power and wealth and considers themselves above the law and the Constitution." Paragh. 6, id.

"They are carrying out the aforementioned surveillance and harassment activities in conjuction with organized crime, ... other commercial and political interests, and even misguided civic organizations and neighborhood groups. Paragh. 6, id. (Emphasis mine)

^{+ (}And massive satellite electronic surveillance)

- ""This illegal surveillance and harassment program is being called gang stalking and organized stalking by victims targeted by it." Paragh. 6, id.
- "The victims are targeted for a variety of reasons including government and corporate whistleblowers, "
- "Journalists covering controversial issues, and even attorneys and private investigators representing unpopular clients or interests, have been targeted by this program." Paragh. 6. id.
- "Individuals targeted by this program have been subjected to illegal and unconstitutional ... internet spyware, illegal GPS tracking (often through their own mobile phones), regular fixed and mobile surveillance, ... mail theft and tampering, financial and employment sabotage, slander campaigns, poisoning, assaults and murder, illegal set-ups on drug charges and other felony charges, amongst many other civil rights abuses." Paragh. 7, id.
- "In addition to high-ranking members of the F.B.I., other intelligence services, and of the government overall, wealthy, powerful members of of criminal syndicates, multi-millionaires and the corporate elite are using the government gang stalking program to harass enemies."

 Paragh. 8, id.
- "They can get a targeted individual harassed for the rest of that individual's life (individual cases of gang stalking lasting for a decade are common)." Paragh. 8. id.
- "Lower echelon government rogue operatives, lower ranking members of the military (in violation of Posse Comitatus), petty criminals and street thugs perform the actual grunt work of daily monitoring and harassment of individuals targeted by the program." Paragh. 8, id.

- "The F.B.I. and other intelligence agencies are administering and and covering up the rogue, covert, government criminal enterprise of gang stalking." Paragh. 9, id.
- "The gang stalking phenomenon appears in the records of both the F.B.I. and the N.S.A in their records pertaining to the Echelon Program, Carnivore System, and Tempest System." Paragh. 9, id.
- "In addition, the gang stalking phenomenon appears in the records of both the F.B.I. and the N.S.A. in their records pertaining to information collected by Narus systems." Paragh. 9. id.
- "Narus is a wholly owned subsidiary of defense contractor Boeing that produces sophisticated, mass surveillance computer systems currently being used by both the F.B.I. and the N.S.A." Paragh. 9, id.

Sworn Declaration of Ted Gunderson, a former high-ranking FBI official to a federal Court in Labella v. The FBE, Case No. 11-CV-0023 (NGG) (DB) (E.D.N.Y.) March 16, 2012.

inprecedented U.S. survey tracks scope of stalking

>> Tens of thousands among 3.4 million victims leave homes, lose jobs, live in fear

THE ASSOCIATED PRESS BY DAVID CRARY

🐠 move out of their home, according to the report by covered a 12-month period the stalking compelled them stalked for five or more victims said they had been 3.4 million Americans a year. dureau of Justice Statistics, It years, and one in seven said comprehensive data ever on a survey providing the most. of thousands, victims of stalkty, according to a new federalhomes and fear for their safeing lose their jobs, flee their crime affecting an estimated About 11 percent of the NEW YORK — By the tens

in 2005-06. The study was described as

Crime Victimization Survey. versions of the not been featured in previous analyze the scope and varying forms of stalking, which had groundbreaking effort to National

women more than twice as Both surveys concluded that were targeted by stalkers likely to be victimized as men. Department that estimated 1.4 million Americans a year sioned by ed 1995-96 study commisup sharply from a more limit-The number of victims was the Justice

mon tactics for stalkers. two surveys, e-mail and textmessaging emerged as com-In the span between the

> federal Office on Violence Against Women. "It doesn't er another tool in his tool kit, electronic devices gives stalkmakes their job easier." Cindy Dyer, director of the ing offenders, but it sure increase the number of stalkincreases victims' fear," said makes it easier to stalk and "The prevalence of these

would cause a reasonable person to feel fear. The most rumors spread about the victim (36 percent). unsolicited letters or e-mail phone calls (66 percent) stalking commonly reported types of two separate occasions, that a specific person on at least course of conduct, directed at The Bureau of Justice Statistics defined stalking as a percent), or having were unwanted

stalker — with the forms of assault ranging from a slap to had been attacked by their About 21 percent said they ing devices or video cameras. electronic monitoring, listenlowed or spied upon; some victims reported being tol-More than one-third of the they were tracked by

boyfriend/girlfriend, somecapacity — most commonly a knew their stalker in some times a relative or co-worker. former Nearly 75 percent of victims spouse or ex-

who have a stranger follow them around," said report cothat happens to celebrities ceive of stalking as something "The public tends to per-

> study tells us that stalking is not a stranger phenomenon." author Katrina Baum. "This

nerable to stalking than other or separated were more vul-People who were divorced

aged 18-24 were more likely to be stalked than older people. marital categories, and those

ing what would happen next mon fears included not knowthe stalking. Their most comrange of emotions because of Victims reported suffering a

(46 percent) and fearing the stalking would continue their worst fear was death. percent of the victims said indefinitely (29 percent). Nine

RE: RECUSAL REQUEST TO HIDALGO COUNTY CRIMINAL DISTRICT ATTORNEY,
RICARDO F. RODRIGUEZ JR.

RECARDO P. RODREGUEZ JR.

HUDALGO COUNTY CRIMINAL DISTRICT ATTORNEY.

Dear Mr. Rodriguez,

Trespectfully request your recusal from the prosecution of Raul Lopez, Case Nos. CR-0083-L7-B, CR-1762-18-B, on the ground that evidence on the record shows that your family and yourself, in collusion with the Governor of Texas, Greg Abbott, the Lt. Governor, Dan Patrick, the Texas Attorney General, Ken Paxton, the Texas Rangers and federal agents are attempting to conceal that bullying is provoking shorting and other tragedies; on the ground that I have children that can become innocent victims of bully provoked shortings; and on the ground that an honest and independent prosecutor is necessary to bring bullyies and their sponsors to justice as explained herein.

Evidence proves that you are attempting to conceal that bullying provoked the Lopez mass shooting. Yourself and your sister (449th District Judge) attended and participated on the Conference "Active Threat, Active Shooter: When Despair Turns to Anger, on the Fath to Violence" in which an expert explained to you how bullying is provoking mass shootings and other tragedies and that at heast 75% of the mass shooters were provoked by bullying. Yet, you are not investigating or prosecuting the bullyi/es that provoked the Lopez tragedy despite that Lopez relatives have claimed that Lopez was bullyied. See Active shooter protocolls discussed at the latest DHR conference, Progress Times 8/9/2019, at III.

Other evidence proving your collusion to conceal that government sponsored bulllying is provoking shooting and other tragedies includes the fact that neither your office, nor the Texas Rangers or the FBT investigated whether the child shoot dead by police after he brought a toy gun to school and the child that fell to his death from a school bus were proked by bullying. Another case of government sponsored bullying is the case of Micah Gary Joel Rollph, a teacher who was bullyied by students and by school officials and even beaten by the school police to the complacence of the Texas Rangers and the FBT. Former RGC teacher alleges beating by school police, the McAllen Monitor Aug. 8, 2019.

As you are aware, bullying is so pervasive in this area that an FBT agent testified in federal Court that himself and others feared for their safety when they became victims of school officials' sponsored bullying.

The McAllen Monitor. Editorial Sept. 13, 2013 at 7B.

Abbot's office did not allow me to explain to parents, by phone on a Conference, how bullying is provoking the mass shootings and other tragedies and Abbott's Report does not include measures to prevent bullying. After two mass shookings within a month in the State of Texas, and to conceal that bulllying is provoking mass shootings, Abbott's only specific proposed measure was to expedite execution of the mass sheeters. Loaded issue. No special session on guns, The Monitor, Sept. 5, 2019 at 8A. (Evidencing the fraud on the Courts to conceal the cause of mass shootings)

During the Obama Administration I submitted a Complaint to the W.S. Attorney General and to the U.S. Dept. of Homeland Security detailing how federal agents, under the excuse of national security were concealing that buillying was provoking shooting and other tragedies. See the Root Cause of Mess Shootings: Government Sponsored Bulllying, Exh. K attached herein.

Evidence on the record has proven your collusion with Abbott, and with	•
school officials and members of the judiciary in falsification of records	9
in perjury and in fraud on the Courts to conceal disability discrimination	Ŋ
and retaliation	Į.
and to concea	$\overset{^{^{\prime }}}{\mathbf{r}}$

that the wireless/microwave radiation at school is causing children EHS, and brain, eye, blood, nerve, heart and DNA damage and other severe harm and disabilities that defeat the purpose of education.

As you are fully aware, I have been homebound for more than 7 years with life-threatening EHS. Exposure to the same microwave radiation reaching children at school causes me among other things, swelling of vital organs and symptoms of heart attack and of stroke. I have been violently ill several times. At times, I struggle to breathe even with oxigen. I am in pain all the time. This is a horrible way to die. My EHS has been recognized by federal and State agencies and by fourts as a physical medical condition and as a disability. EHS proves conclusively that the microwave radiation at school is causing children harm and disabilities that defeat the purpose of education. See Exhs. A. J.

The Mexas Attorney General, Ken Faxton has admitted in Court the seriousness and legitimacy of my EHS and has admitted his attempts to conceal with my murder your collusion with Abbott, with school officials, and with members of the judiciary to conceal that a massive medical malpractice and a massive Medicaid and Medicare fraud are masking the the harm being caused on children by the microwave radiation at school.

To conceal the harm being caused on children by the radiation at school, your sister did not allow me to explain to parents of the Edinburg ISD how school children are being exposed to the same microwave radiation that has caused harm to teachers, to fire fighters and to police officers and to other adults.

I am not dealing with allegations. The specific, concrete, and undisputed legal, medical and scientific evidence proving your crimes against children and against the disabled is cited on the Petition to Impeach 3 Federal Judges submitted to the W.S. House of Representatives; to the W.S. Attorney General; and to the W.S. Dept. of Education which is posted on the Case Law Section of wirelesswatchblog.org

I can testify on a Court of law and under penality of perjury to the facts proving your crimes against children and against the disabled.

(By phone, health permitting)

For all these reasons, and as accommodation to my disability, I am requesting your recusal from the case against Raul Lopez and to assign an independent presecutor.

Respectfully submitted.

Jesus Mendoza

2202 E. 28th St. Mission, Texas 78574 Tel. (956) 583-7012

DISCLAIMER:

Nothing in this Request, by implication or otherwise, conveys that I advocate or believe in violence, as evidenced by my litigation denouncing the atrocities against children and against the disabled. I believe that eventually, prosecutors with integrity will bring bulllyies and their sponsers to justice.

ATTACHMENTS

EXHUBITIS

- A). A doctor's letter detailing my life-threatening Electrohypersensitivity EHS, and Chemical Hypersensitivity CHS, and detailing how the same radiation reaching children at school causes me pain, swelling of vital organs; breathing problems; and speech, concentration and memory problems.
- B). The Physician Statement of Disability issued by the Texas Dept. of Aging and Disability Services detailing major life activities and functions substantially limited when exposed to radiation.
- C). Excerpts of a Decision of the Social Security finding my electromagnetic sensitivity a medically determinable and severe impairment.
- D). Pictures showing some of the effects caused by exposure to radiation and chemicals, including life-threatening rashes and loss of skin and facial swelling; and how the swelling inside my skull is so severe as to push an eye out of its socket.
- E). Citation and description of more than 70 peer-reviewed scientific studies documenting the symptoms of EHS and of the harm being caused on children by the microwave radiation at school.
- F). Open Letter to the Judiciary detailing with legal, medical, and scientific evidence the harm being caused on children by radiation.
- G). Read the Fine Print detailing how cell phones and other wireless devices emit power leveles of microwave radiation that cause harm even to adults, and how this radiation can cause harm even to the children of our children. Cell phones can emit more than 5 times the federal safety limits. Popular cellphones tested for radio-frequecy radiation, the McAllen Monotor Aug. 25, 2019 at 11A.
- H). A description of Electrohypersensitivity by Dr. Erical Mallery-Blythe
- I). Oregon Senate Bill 283 Declares an Emergency to Protect Children from the Microwave Radiation at School.
- J). The testimony of a medical doctor to the Massachusetts legislature detailing how if her children had not been diagnosed with EMS, her children could have spent the rest of their lives, misdiagnosed, mismedicated, and mistreated for the harm caused by the microwave radiation at school; how her son, because of his aggressivness, 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 now being misdiagnosed, mismedicated and mistreated for the harm caused by the microwave radiation at school.
- K). The Root Cause of Mass Shootings: Government Sponsored Bullying.

The medical and other documentation attached herein is non-confidential and can be shared as evidence of the harm being caused on children by the microwave radiation at school.

Respectfully rebuilted forms the related by Mills of the place of place of the plac	Re- Request to submit to Board of Trustees the Request for
Dr. Rene Gutherrez, Superintendent Edinburg Convolidated Ind. School District 411 N. 8th Ave. Edinburg Texar 78541 Tel Brd 209-2000 Dear Dr. Gutherrez. Dear Dr. Gutherrez. Drespectfully request to insmit to the Board of Trustaen. To place an the appenda for noting my Nequest formate comment by phone as accommodation to my disability (Altracked) Respectfully submitted James Il lendon 28Apr 1 2015. Dequal t for Public Information Lam requesting a copy of this Requests a copy of my Request for make comment by phone as accommodation to my disability and of its Exhibit A and a copy of the Physician Statement of Disability and doctor's lefter dated Month 24 2015. Perfectly admitted to ECIS province Powdencers in Morch 24 2015. Perfectly admitted to published and April 1000 E 20th St Missient to 15544. Tel 1912, 519-7 190	- Deconsideration of Louis of Request to make comment by phone.
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Les Request for Reconsideration of Request to make comments Eduburg Consolidated Ind. School District 411 N. 8th. Ane. Edinburg Texas 78541 Tel (956) 289-2200 Dear Board of Two tees: I respectfully regient reconsideration of my request to make comment on Public Board meetings by phone, and to record counsel for ECISO, Mr. Rone Bentancourt from the Locusian making on this request, on the ground that. as accommodation to my Jusability, Flectrohypersensitivity (FHI) I have been allowed access by phone to public places uncluding federal and starte Courts and to school Board meetings on the ground that former Gond Dutnet Court In dee and you Hedalso Courty District Attorney Mi Ruardo P. Rodriquez dr. allowed me to appear by phone. to hearings ar accommodation to my disability on til enduputed endence on the record proceed that Jonny Surve. proceedings my ex-wifes afformed, Mr. Abel Hunggara removed from my children medical records, records. showing the progressine aggravation of my children's EHS by the radiation exposure at rehall, to conteat that 11.11. Henogala obsained by pargury and fraud out the lourt I of 2" 3 96.

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Rodriguez as explained on my Request for
Conduct Asound Children I the 186 A
Perignation and Record Com Complaint of Comings Conduct Against Children & Smitted on 24 April 2015 to Mr Rodnaguez Attached as Exhibit A=
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22026. 2816 St Mission tx 78574 Tel (956)519-7180
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TRANSMISSION VERIFICATION REPORT

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Economic Self-Sufficiency

Self-Care

MODILITY

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Receptive and Expressive Language

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4-23-2007 Patent Name Jesus Mendoza Address 2202 E 28 th St Mission, TX 78572 The following medical information is needed to determine to Program to intended to senior families in maintelning an ind ITEMS SELOW. If you have questions, please contact the	Caseworker, Address, Phone Line Garble 4501 W. Business Highway 83 McAllen, TX 78501 950/871-7296 his patient's eligibility for the In-Home and Family Support Program. The Midual with a physical classifity IN THE HOME. PLEASE COMPLETS ALC:
1. MEDICAL DIAGNOSIS: Highly Sensi	1. A A A A A A A A A A A A A A A A A A A
II. APPROXIMATE DATE OF ONSET OF DISABLING CONDITION	Approx Date of Orest

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

Steven McCraw, Director of the Texas Rangers P.O. Box 4087 Austin, Texas 78773 Tel. (512)424 7771

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

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

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

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

Respectfully submitted_

Jestus Mendoza

essaga 24 due, Doll.

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

RE: OPEN REQUEST TO THE DIRECTOR OF THE TEXAS RANGERS, STEVEN MCCRAW TO
CEASE AND DESIST FROM HIS PARTICIPATION ON THE CRIMES BEING COMMITTED
AGAINST CHILDREN AND AGAINST THE DISABLED. AND FOR HIS RESIGNATION.

Dear Mr. McCraw, on your newspaper Commentary you wrote:
"Our children are our most precious asset, and their safety is of
paramount importance to the future of our state and country."

"Schools are a place for young minds to grow, explore and learn, so they may become knowledgeable and confident citizens who will make our world a better place."

"Too ofetn in recent years, schools have become a place where tragedy has unfolded." Students safety reminders as students return to the classroom, the McAllen Monitor Aug. 28, 2018 at 10 A.

However, you omit your participation with the Governor of Texas, Greg Abbott, and with FBT agents, school officials and others on the attempts to conceal that bullying is proveking the mass shootings and other tragedies as a Russian Roulette just for the macabre excitment of seeing who gets injured as evidenced by the swift intervention of the Texas Rangers and FBT agents to conceal the motive that caused the tragedies and to blame them on to an isolated, random mental problem.

As you are fully aware, under the excuse of national security, Abbett, and federal agents are attempting to conceal these macabre Russian Rouletts because bullying is not restricted to schools, and because bullying is the instrument used by state and federal agencies to silence and to retaliate against the disabled and against those who denounce injustice.

As you are aware, the Texas Attorney General, Ken Paxton admitted in Court his attempts to conceal with my murder the collusion of Abbott with federal agents, 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 in use to conceal:

- i). That school children are being exposed to power levels of radiation above the federal safety limits and to the same wireless/microwave radiation that has caused harm to teachers, to fire fighters, and to police officers and to other adults;
- ii). That the radiation at school is increasing by more than 500% the children's risk of cancer and increasing by more than 450% the risk of dying to children suffering from life-threatening illnesses;
- iii). That the microwave radiation at school is causing children Electrohypersensitivity EHS, and brain, eye, blood, nerve, heart and DNA damage and other severe harm and disabilities that defeat the purpose of education;
- iv). That Abbott and the Lt. Governor, Dan Patrick lowered the academic standards, manipulated grades and silenced doctors to conceal the harm being caused on children by the microwave radiation at school;
- And to conceal that under the excuse of national security, the future of our children and of our national security are being sold to the wireless lobby as detailed 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 on other Criminal Complaints posted on the Case Law Section of wirelesswatchblog.org FAILURE TO SPECIFICALLY DISPUTE THE FACTS

STATED HEREIN CONFIRMS YOUR PARTICIPATION ON THE CRIMES AGAINST CHILDREN AND AGAINST THE DISABLED DETAILED, HEREIN, WHICH MERIT YOUR RESIGNATION.

Respectfully, 2202 E. 28th St. Mission, Texas 78574 Tr 1. (956) 583-7012.

As you are aware, the Texas Attorney General, Ken Paxton admitted in Court his attempts to conceal with my murder the collusion of Abbott with federal agents, 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 in use to conceal:

- i). That school children are being exposed to power levels of radiation above the federal safety limits and to the same wireless/microwave radiation that has caused harm to teachers, to fire fighters, and to police officers and to other adults;
- ii). That the radiation at school is increasing by more than 500% the children's risk of cancer and increasing by more than 450% the risk of dying to children suffering from life-threatening illnesses;
- iii). That the microwave radiation at school is causing children Electrohypersensitivity EHS, and brain, eye, blood, nerve, heart and DNA damage and other severe harm and disabilities that defeat the purpose of education;
- iv). That Abbott and the Lt. Governor, Dan Patrick lowered the academic standards, manipulated grades and silenced doctors to conceal the harm being caused on children by the microwave radiation at school;
- And to conceal that under the excuse of national security, the future of our children and of our national security are being sold to the wireless lobby as detailed 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 on other Criminal Complaints posted on the Case Law Section of wirelesswatchblog.org FAILURE TO SPECIFICALLY DISPUTE THE FACTS

STATED HEREIN CONFIRMS YOUR PARTICIPATION ON THE CRIMES AGAINST CHILDREN AND AGAINST THE DISABLED DETAILED, HEREIN, WHICH MERIT YOUR RESIGNATION.

Respectfully, 2020. E. 28th St. Mission, Texas 78574 Tr.L. (956) 583-7012.

RE: REQUEST TO ACCESS THE COURT BY PHONE AS ACCOMMODATION TO MY DISABILITY. De Clust Salas

Fernando Mancias.

Presiding Judge of the 93nd District Court Hidalgo County, State of Texas.

Dear Judge Mancias,

I respectfully request your Court as accommodation to my disability access by phone to the criminal proceedings against Mr. Raul Lopez Case Nos. CR-0083-17-B and CR-1762-18-B, on the ground that I have been home bound for more than 7 years with life-threatening Electrohypersensitivity EHS and Chemical Hypersensitivity CHS; on the ground that my EHS and CHS have been recognized by federal and State agencies and by Courts as physical medical conditions and as disabilities; on the ground that at several times, I have been allowed to appear by phone to Court as accommodation to my disabbilities; on the ground that members of the public have a right to access criminal proceedings; on the ground that the Americans with Disabilities Act and Section 504 of the Rehabilitation Act place an affirmative duty on the Courts to provide reasonable accommodations so the disabled can access judicial proceedings; on the ground that the accommodations are reasonable, since officials of Hidalgo County have offered to provide the technology so I can access the Courts by phone; and on the ground that I have an interest in following the criminal proceedings against Mr. Lopez as explained herein.

STATEMENT OF DISABILITY

For the most part, I have been homebound for more than 7 years with life-threatening Electrohypersensitivity EHS, and Chemical Hypersensitivity CHS, immunological/neurological physical health conditions and disabilities. Please See Exhibits A,B,C,D,E,F,GH,I&J, Attached.

Exposure to the same radiation reaching children at school, including the radiation emitted by power lines, electric transformers and motors, fluorescent lights, Wi-Fi transmitters, wireless computers, cell phones and cell towers, radar and other types of radiation causes me among other things, pain; swelling of vital organs; swelling of face, head and eyes; symptoms of heart attack and of stroke; rashes and loss of skin; flue and allergy symptoms; joint and muscle pain; extreme weakness and fatigue; tremors and involuntary movements; internal bleeding; and stomach, sleeping, vision, hearing, memory, concentration, speech and breathing problems. Exposure to chemicals and odors found inside buildings and in other places causes me the same health effects. Exposure to radiation aggravates my CHS, and exposure to chemicals aggravates my CHS. id.

The delayed effects of exposure to radiation and chemicals have been catastrophic. I have a medical history of life-threatening swelling of heart; my rashes and loss of skin have been life-threatening; and the swelling inside my skull has been so severe as to push an eye out of its socket. See Exh. D.

I cannot be inside my home, but for a few minutes at a time, and I stay in a metal room and in other places in the backyeard. To ameliorate the symptoms of EHS and CHS, I use shielding of the thoracic box most of the time, and at times, I use shielding of head, face and hands. I have been violently ill several times. I collapsed several times. At times, I struggle to breathe even with oxigen. I am in pain all the time.

This is a horrible way to die.

My EHS and CHS have been recognized by federal and State agencies and by Courts as physical medical conditions and as disabilities. EHS is reaching epidemic proportions. Children, teachers, doctors, attorneys, scientists, fire fighters, police officers and even a Judge and a Director of the World Health Organization are suffering from EHS. EMS proves conclusively that the microwave radiation at school is causing children harm and disabilities that defeat the purpose of education.

See wearetheevidence.org

Despite that EHS is reaching epidemic proportions, most doctors are in the dark or in denial of the harm caused by radiation and continue misdiagnosing, mismedicating and mistreatening the harm being caused on children by the radiation at school, and there are effor \hat{T} to protect our children from this harm.

A medical doctor testified to the Massachusetts legislature how if her children had not been diagnosed with EHS, her children could have spent the rest of their lives misdiagnosed, mismedicated and mistreated for the harm caused on them by the microwave radiation at school; how her son, because of his aggressivness, 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 now being misdiagnosed, mismedicated and mistreated for the harm caused on them by the microwave radiation at school.

Exh. H; See Oregon Bill 283 Declares an Emergency to Protect Children from the Microwave Radiation at school, Exh. I.

AUTHORITY

Members of the public have a right of access to criminal proceedings secured by the First Amendment. Tennessee v. Lane et al, 541 US 509 (2004) citing Press-Enterprise Co. v. Superior Court of Cal. County Riverside, 478 U.S. 1, 8-15 (1986).

Title IT of the Americans with Disabilities Act place an affirmative duty on State Courts to provide reasonable accommdations to qualified individulas with disabilities to access the Courts. Lane, et al, id.

I am a qualified individual seeking access to criminal proceedings. The Due Process Clause protects the right to access the Courts. Lane, id.

I suffer from disabilities as defined by Title II of the Americans with Disabilities Act, 42 WSC Section 12102(1)

I suffer from phyisical impairments that substantially limit several of my major life activities and functions, and I have a record of such impairments. 42 U.S.C. Section 12102(2). See Exhs. A.B.C.D.E, attached.

phone to criminal proceedings is a reasonable accommodation. "Each of these cases makes clear that ordinary considerations of cost and convenience alone cannot justify a State's failure to provide individuals with meaningful right to access to the courts." Lane et al, id.

Also, officials of Hidalgo County have offered to provide the technology necessary to allow me access to the Courts by phone. Furthermore, I have for years, studying how bullying is provoking shooting and other tragedies, and evidence indicates that the Lopez mass shooting was provoked by bullying,

Respectfully submitted,

Jesus Mendoza 2202 E. 28th St. Mission, Texas 78574 Tel. (956) 583-7012.

Sept. 2019

PROTECTING THE RIGHTS OF ACCUSED MASS SHOOTER, RAUL LOPEZ CAN BE A STRONG DETERRENT FOR THE BULLITIES THAT ARE PROVOKING MASS SHOOTINGS AND OTHER TRAGEDIES AGAINST CHILDREN AND AGAINST OTHERS.

As detailed on the Request to Recuse the DA from the prosecution of Mr. Eopez (Posted on Sept. 2019 on the Case Law Section of wirelesswatchblog.or; as in the Lopez case, evidence shows that mass shootings and other tragedie are being provoked by government sponsored buillying. Buillyies' favorite targets are the disabled, and after the shooting tragedy, Lopez' family claimed that Lopez was a victim of bullying.

According to experts, bullying can be the trauma provoking mass shooting See The Root Cause of Shooting Tragedies: Government Sponsored Bullying, Attached herein. At his arraignment, Lopez teld the Court that he had been declared mentally incompetent, and his attorney said that Lopez was receiving medication in jail. Accused HEELB shooter to raise insanity defense, the McAllen Monitor Oct. 23, 2019 at 34,44.

A medical expert may conclude that the prescribed medication before the tragedy was an involuntary intoxication that caused or contributed to the Bopez tragedy. According to Dr. Peter R. Breggin, a psychiatrist who has testified as an expert in similar cases, involuntary intoxication occurs when the patient is unaware that the prescribed medication can cause involuntary violence. Medication Madness (2008) pg 13.

Allso, a medical expert can prevent that Mr. Lopez be over drugged during his trial, as has occurred in similar cases to conceal that government spensored bullying is provoking mass shootingss and other tragedies.

Furthermore, jury selection should be aimed to prevent that bullyies be selected as jurors. Finally, evidence shows that the Judge on the Lopez case has conflict of interests and should be recused as detailed by Should Judge Mancias Be Regysed From the Lopez Case? attached herein.

Respectfully, Jesus Mendeza

2202 E. 28th St. Mission, Texas 78574 Tel. (956)583-7012.

13

SHOULD STATE DISTRICT JUDGE FERNANDO MANCIAS BE RECUSED FROM THE LOPEZ CASES Evidence on the record shows that former 93rd District Court Judge, Rudy Deligado was repliaced from the Raul Lopez mass shooting case to conceal that government spensored bullying is provoking mass shootings against children.

On the Spring of 1998, while I was doing a law internership with the Bidalgo County Criminal District Attorney, a defendant accused of sexual assaults against children shouted to the then 93rd District Court Judge, Eduardo Aparicio "What are you looking at, funny looking idiot." Judge Aparicio ordered the defendant removed from the Courtroom.

At several times, I heard that this defendant was a member of a local hate group and that Judge Aparicio was being harassed in retaliation.

According to one of my professors and to a FBT agent, Judge Aparicio and Judge Mancias were on the list of 98 federal bribery indictments, and that the indictments were to be used by the feds for extertion/manipulation.

A news paper article detailed how Judge Aparicio, before committing suicide, shared with Judge Delgado how harassment can destroy a life.

After the Lopez case was assigned to Judge Delgado, Judge Delgado resigned to face federal bribery charges, and the Governor of Texas, Greg Abbott appointed Jaime Tijerina to the 93rd District Court. Evidence on the record shows the collusion of Abbott with the Texas Rangers and with federal agents to conceal that government sponsored bullying is provoking mass shootings, and the Texas Attorney General, Ken Paxton admitted in Court his attempts to conceal with my murder the collusion of Abbett with Tijerina and the Midalge County DA Ricardo P. Redriguez Jr. to conceal that the microwave radiation at school is causing children Electrohypersensitivity EMS, and other severe harm and disabilities that defeat the purpose of education. Mendoza v. Paxton, Case No. F-1591-11-A 92 nd District Court.

Judge Mancias ignored my written Request to access by phone the criminal proceedings against Mr. Raull Lopez as accommodation to my life-threatening the in violation of federal disability law.

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Information regarding Uvalde records

1 message

eve <evesnewday@gmail.com>
To: hannah.keck@haynesboone.com

Thu, Jan 16, 2025 at 11:34 AM

Dear. Ms Prather,

The attached criminal complaint details why the Uvalde District Attorney, the Texas Rangers, and Greg Abbott refuse to release the records of the Uvalde shooting.

The Petition to Impeach three Federal Judges explains the entire picture.

http://www.wirelesswatchblog.org/wp-content/uploads/2024/09/petitiontoimpeachthreefederaljudgesaug24.pdf

Thank you for your attention to this matter. If you have any questions, please feel free to call me.

Respectfully, Jesus Mendoza (956) 583-7012

This document was drafted with assistance due to Mr. Mendoza's life-threatening disabilities.

GRIMMAL COMPLAINT TO THE SPECIAL PROSECUTION DIVISION SEPTEMBER 27 2022.pdf