24-JUSTICES OF THE 13th COURT OF APPEALS INCLUDE:

Chief Judge, Rogelio Valdez;

Chief Justice Dori Contreras Garza;

Justice Linda Reyna Yañez;

Justice Rose Vela;

Justice Nelda V. Rodriguez;

Justice Gina M. Benavides;

Justice-Gregory Perkes;

Justice Nora L. Longoria;

Vases Nos. 13-12-00253; 13-14-00420; and 13-14-00451.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT RADIATION SURVEILLANCE IS USED TO MAIM AND TORTURE TO DEATH INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS EVEN IN THE PRIVACY OF THEIR HOME.

In response to a federal lawsuit against them, and with their signature, both, Chief Judge Hinojosa and Judge Ormsby admitted and corroborated the evidence on the record proving their fraud on their Court to conceal that Radiation Surveillance is being used as a weapon to maim and torture to death those who denounce government corruption; those who have been wrongly and maliciously placed on secret "Terrorist Watch Lists" and other innocent, defenseless and unsuspecting victims even in the privacy of their home, at the click of a mouse and on a way that may appear natural illness accidental or self-inflicted. (INCLUDING CHILDRENN AND TODDLERS)

"Radiofrequency electromagnetic weapons are considered non-lethal because, even though their rays have the capacity to kill, they are not devised for that purpose. Instead, they are developed to infilict an unfamiliar form of torture and manipulation." "As it was with the irradiation of the U.S. Embassy in Moscow, anyone can be victimized by this silent antagonism and be completely unware of the assault."

Carleigh Cooper, Cell Phones and the Dark Deception (2009)

For decades, industry and groups that use radiation for surveillance, and for communications and weapons have attacked research showing harm caused by exposure to even low levels of radiation.

See Debra Davis, Disconnect (2010).

The "new microwave weapon has been brought to you by ... the same organization ... that writes the standard for exposures to RF and microwaves." Microwave News, (2001).

^{/ (}As detailed by the Statement of Interested Parties, Docket 4 to Mendoza v. Chief Judge Hinojosa et al., id.).

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT HATE IS USING RADIATION SURVEILLANCE AS A WEAPON TO MAIM AND TORTURE TO DEATH INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS EVEN IN THEIR HOME.

Specific, concrete and undisputed medical, scientific and legal evidence on the record has proven and corroborated the fact that U.S. District Judge Ricardo H. Hinojosa and U.S. Magistrate Judge, Dorina Ramos:

- 1- Fabricated witness testimony;
- 2- Engaged in retaliation:
- 3- And committed fraud on their Court to conceal:
 - A- That during my second year of law school I became a victim of FBI Terror Bullying and of an investigation and of Radiation Surveillance which caused me a life-threatening Electrohypersensitivity EHS, and other severe physical harm;
 - B- To conceal that these aggressions were retaliation for denouncing how members of the Judiciary running the law school were committing fraud of millions of dollars of federal student loans while giving law degress to those affiliated to the FBI and the CIA and to other government agencies;
 - C- And to conceal that under fabricated excuses of national security, hate inside and outside the FBI, the CIA and the NSA are using powerful and harmful military grade Through-Wall Radiation Surveillance as a weapon to maim and torture to death those who denounce government corruption, those who have been wrongly and maliciously placed in secret "Terrorists Watch Lists" and other innocent, defenseless and unsuspecting victims, including children and toddlers and even in the privacy of their home as detailed herein and by the Statement of Interested Parties, Docket 4 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30, id.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT
THE PBI/CIA/NSA POLICE STATE IS USING TERROR BULLYING AND RADIATION
SURVEILLANCE AS WEAPONS TO RETALIATE AGAINST THOSE WHO DENOUNCE CORRUPTION.

In response to a federal lawsuit against them, both, U.S. District Chief Judge, Ricardo H. Hinojosa and U.S. Magistrate Judge, Peter E. Ormsby, with their signature, admitted and corroborated the evidence on the record proving their fraud on the Courts to conceal among other criminal atrocities:

That I became victim of an investigation and of FBI/CIA/NSA Terror Bullying and of Radiation Surveillance as retaliation for denouncing how members of the Judiciary running a law school were committing fraud of millions of dollars of federal student loans while giving law degress to those affiliated to the FRI, the CIA and to other government agencies, and that some of this retaliation includes:

- 1- More than 7 attempts to frame me into a crime, including an attempt by 3 identified FBI agents to place contraband on my car, and an attempt by a lady police officer disguised as a prostitute to frame me into soliciting prostitution;
- 2- More than 7 murder attempts, including a drive-by shooting and attempts to run over my children and myself;
- An armalicious attempt by the Texas Atterney General, Ken Paxton to put me in jail, despite of admitting in Court that because of my life-threatening Electrohypersensitivity EHS, and Chemical Hypersensitivity CHS, incorrectation is for me a death sentence as detailed herein. See Statement of Interested Parties, Pocket 4 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014).
- + (Which caused me a painful, debilitating and disabling Electrohypersensitivity EHS, and other severe and catastrophic physical harm).

UNDISPUTED EVIDENCE ON THE RECORD OF FEDERAL COURTS HAS PROVEN THAT MY ELECTROHYPERSENSITIVITY EHS, WAS CAUSED BY A RETALIATORY DIRECTED RADIATION SURVEILLANCE.

On the year 1995, I started my law studies at the Thomas M. Cooley
Law School in Lansing, Michigan relying on a promise of an equal
opportunity to compete for a law degree. Addendum A to Motion to Recuse
3 Federal Judges, pages 49 - 51, Docket 44, Kijakazi, id.

During my second year of law school I submitted to Cooley officials evidence showing that the president of the law school, former Chief Justice of the Michigan Supreme Court and founder of Cooley, Thomas E. Brennan, to committed fraud of thousands of dollars of student money. (The Brennan fraud). id.

During the same time, I submitted to Cooley officials evidence showing how the law school was defrauding students of millions of dollars of federal student loans while at the same time giving law degrees to those affiliated to government agencies, including the FBI and the CIA. id.

(The Cooley Fraud)

The Cooley officials did not engage; deny or challenge the evidence or claims of the Brennan's Fraud or Cooley Fraud, and in retaliation I became another victim of FBI Hate Group Bullying and of Directed Radiation Surveillance which caused me a painful, debilitating and life-threatening Electrohypersensitivity EHS, and other severe physical harm. id. (The Cooley Retaliation)

- + The CIA did not deny or confirmed whether Judge Brennan is the brother or relative of former CIA Director John Brennan.
- ++ Pages 1 4 of the Statement of Interested Parties, Docket 4 to Mendoza v. Chief Judge Hinojosa et al., id.

I left Cooley about a month away from finishing the last term of law school in Lansing, and the same day two individuals were trying to break in into my apartment at 3:00 in the morning. During law school at Cooley I was placed on the Dean's list for one term and I was elected president of the Hispanic Law Society for one term. I left Cooley Law School in good academic standing and in full compliance with the Cooley's Honor Code which states:

"We shall not lie, cheat, steal or plagiarize, or tolerate amongst us those who do." Addendum A page 49; Docket 4 pages 2,3 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014).

Despite of filing a federal law suit detailing the Brennan's Fraud and the Cooley fraud, Cooley officials sent me a letter confirming that I was still in good academic standing and in full compliance with the Cooley's Honor Code. Appendix Copage 70C attached herein.

(And detailing the Cooley retaliation)

+ After I left Lansing and came back to my home town, Mission, Texas, Cooley officials allowed me to take a "Cooley Law School Externship" with the local Crimial District Attorney and to take two "Cooley Law School Remote Courses" by mail. However, the Cooley officials did not allow me to take the unfinished last term at a Texas law school and placed me on leave of absence until May of the year 2000.

NOTE 5.

On the year 1999, I filed Pro-se a lawsuit in the federal Court in McAllen, Texas against the Thomas M. Cooley Law School and against some FBI agents and others for the injuries caused by the retaliatory radiation surveillance and to compel Cooley officials to allow me finishing the last term of law school at a Texas law school.

Mendoza v. The Thomas M. Cooley Law School et al., Case No. 7:99-cv277. (S.D. TX. 1999).

The case was assigned to U.S. Magistrate Judge, Dorina Ramos, who severed the case to dismiss my claims against the FBI agents and recommended transfering the case to the federal Court in Grand Rapids, Michigan despite of undisputed evidence on the record proving:

- 1- That Cooley officials committed fraud and retaliation within the State of Texas;
- 2- That Cooley officials made false statements and perjury to the Court on their attempts to transfer the case;
- 3- And proving that the injuries caused by the retliatory radiation surveillance impaired my ability to travel long distances.

Dockets 66,70, 73,74,85,97,99, Cooley Law School, et al., id. Statement of Interested Parties, page 3, Docket 4 to Mendoza v. Chief Judge Ricardo H. Hinojosa et al., id.

On the year 2000, I contakted the local FBI office to make a criminal complaint against the Cooley law school officials for their retaliation for denouncing their fraud of millions of dollars of federal student loans while giving law degrees to FBI and CIA agents.

The next day, I caught 3 FBI agents attempting to place contraband in my car, which was parked on a restricted area of the elementary school in which I was working at the time. I took their names, a FBI batch number and the plates and models of their vehicles.

The principal and one teacher witnessed part of the incident. The same day, the principal of the school notified me that the FBI had requested him to destroy the evidence that I gathered from the FBI agents.

Statement of Interested Parties, Docket 4 pages 5,6, Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., id.

As detalled below, in response to a lawsuit against him, the U.S. Attorney General, John Ashcroft did not engage, deny or challenge the evidence of the FBI failed attempts to destroy the evidence of their retaliatory and failed framming attempts. Docket 4, pages 5,6, id.

In another case of retaliatory FBI Hate Group Bullying, a Defendant proved before a federal jury that FBI agents committed perjury to the Court to conceal that they placed a suit case loaded with heroin on the Defendant's car. This is the tip of the iceberg of the pervasive corruption of Judges, and local, State and federal authorities and prosecutors as explained herein

Addendum page 67, Docket 44, id.

Undisputed evidence on the federal record has proven that after the case was transferred to the federal Court in Grand Rapids, Michigan, and after the Cooley officials did not engage, deny or challenge the evidence of the Brannan Fraud, of the Cooley Fraud and of the Cooley Retaliation;

U.S. Magistrate Judge, Joseph Scoville and U.S. District Chief Judge, Robert Holmes Bell, in collusion with the Cooley Officials took advantage of the injuries caused by the Cooley Retaliation during a crisis of my EHS to defraud their Court and to dismiss the lawsuit.

Addendum A to Motion to Recuse 3 Federal Judges, pages 51,52, Docket 44, Kijakazi, id.

Statement of Interested Parties Docket 4, pages 3,4, Hinojosa et al., id.

After the Cooley law school officials did not engage, deny or challenge the evidence showing that their retaliatory radiation surveillance caused me a life-threatening Electrohypersensitivity, EHS, Michigan became the first in the country to criminalize with up to life without parole a radiation aggression. House Bills 4513, 4514, effective January of 2004.

The same year the State of Massachusetts criminalized simple possession of a radiation weapon, Chapter 170 of the Acts of 2004, An Act Relative to the Possession of Electronic Weapons stating in part:

"A law enforcement officer may arrest without a warrant any person whom he has probable cause to believe has violated this section."

On May 19, 2015, the City of Richmond California passed a Resolution supporting the Space Preservation Act "to ensure that individuals will not be targets of space-based weapons."

+ Judge Soville, a professor at the Cooley Law School, refused to recuse himself in violation of 28 USC 455.

EVIDENCE ON THE RECORD HAS PROVEN THE MASSIVE FRAUD ON THE COURTS AND THE MASSIVE ABROGATION OF THE LAW TO CONCEAL THAT MILLIONS OF CHILDREN AND OF OTHER DEFENSELESS AND UNSUSPECTING VICTIMS ARE SUFFERING FROM EHS AND CHS.

It is estimated that WITHOUT KNOWING IT, more than half of the U.S. population (More than 160 million or more than one out of two people, including children) are suffering from symptoms of Electrohypersensitivity EHS and Chemical Hypersensitivity, CHS, which are caused and aggravated by exposure to even low levels of wireless/microwave radiation and of chemicals and fumes commonly found on the environment.

See Statement of Physical Disabilities, Exhibit A attached herein.

On the year 2000, I lost the ability to work in classrooms and and even outdoors on a part time basis due to my life-threatening EHS. The same year, after evaluation of my health condition, Dr. William J. Rea, a world-class expert in EHS and CHS and founder of the Environmental Health Center/Dallas diagnosed my EHS and CHS and referred me to Dr. Cyril Smith, who the same day confirmed Dr. Rea's diagnosis.

On the year 2001, doctors selected by the Texas Rehabilitation Commission confirmed my EHS and my mental health. The same year, I filed my first application for disability benefits with the Social Security.

On the year 2003, an Administrative Law Judge (An ALJ) of the Social Security found my electromagentic sensitivity a severe physical impairment that significantly limits my ability to perform basic work activities when exposed to even low levels of radiation commonly found on the work setting and which makes impossible that could work on a sustained basis.

Excerpts of the ALJ Decision are attached to Exhibit A, page 35 herein, and as Exhibit 3 to my Original Complaint against Chief Judge Hinojosa et al., Docket 1, Case No. 1:14-cv-30 (S.D. TX. 2014).

See also pages 22K, 22o, and 23a, herein.

However, despite that a Vocational Expert testified that there were no jobs that could be performed in the absence of electricity, the Commissioner of the Social Security denied my disability benefits and I filed Prossess lawsuit in the federal Court in McAllen, Texas.

Mendoza v. Michael Astrue, Case No. 7:05-cv-133 (S.D. TX. 2005).

During the litigation U.S. District Judge, Ricardo H. Hinojosa, U.S. Magistrate Judge, Peter E. Ormsby and the Commissioner did not engage, and did not oppose or challenge the evidence on the record proving their collusion on the fraud on the Court and:

- 1- In tampering and falsification of government records;
- 2- In fabrication of statements and of medical evidence;
- 3- And in disability discrimination and retaliation to conceal:
- A- AThat my EHS is a physical disability under the Americans with

 Disabilities Act, and under the Rehabilitation Act and the Social

 Security Act;
- B- To conceal that millions of children and millions of other defenseless and unsuspecting victims are being maimed and tortured to death by exposure to wireless/microwave radiation and by Radiation Surveillance;
- C- And to deny my disability benefits as detailed herein and by the the Unopposed Motion to Recuse Judge Hinojosa, Dockets 20, 21, 22, 32, 33, Astrue, id; and by pages 55 to 62F to Addendum A of the Motion to Recuse 3 Federal Judges, Docket 44 to Kijakazi, id.

In further retaliation, Judge Hinojosa has left pending for more than

10 years my lawsuit to competithe Commissioner to grant my first

application for disability benefits. Plaintiff's Motion for Reconsideration

Reconsideration Pursuant to Fed. R. Civ. P. 59(e), Docket 21, Astrue, id.

+ See pages 55 to 62F of Addendum A to Motion to Recuse 3 Federal Judges,

Docket 44, Kijakazi, id.

On February of 2003, I filed Pro-se a lawsuit in the federal Court in McAllen, Texas to compel the U.S. Attorney General, John Ashcroft to cease and desist from using radiation surveillance on any investigation of my activities on the ground that the radiation surveillance was causing harm to my children, to my family and myself and on the ground that the investigation and radiation surveillance were retaliation for denouncing the Cooley law school officials fraud of millions of dollars of federal guidents loans while giving law degrees to FBI and CIA agents and others.

Mendoza v. John Ashcroft, Case No. 7:03-cv-038 (S.D. TX. 2003).

Docket 4 page 5 to U.S. District Chief Judge, Ricardo H. Hinojosa et al., id.

On April 4, 2003, the same day of the hearing on my Motion for a Temporary Emergency Order to restrain Ashcroft from their retaliation, Judge Ramos reset the hearing impairing my ability to present and reassemble witnesses, including expert witnesses supporting my Motion.

Docket 4, page 5, id.

On April 7, 2003, I filed a Motion to Recuse Judge Ramos detailing her collusion with the Cooley law school officials on the fraud on her Court to conceal their fraud of millions of dollars of federal student loans and to conceal the harm caused on myself by their retaliatory surveillance.

In response, Judge Ramos recused hereself. Dockets 13,18, Ashcroft, id.

On April 28, 2003, without allowing Ashcroft to respond, Judge Hinojosa denied the Motion to Recuse and reassigned Judge Ramos to the case in violation of 28 U.S.C. 636(b)(3), which divests Judge Hinojosa of the power to reassign Judge Ramos to the Case. Docket 24, id; Addendum A, page 53, Docket 44, Kijakazi, id.

NOTE 5

After a hearing, Judge Ramos fabricated witness testimony to imply that my claims of the retaliatory and harmful radiation surveillance were imagination, Judge Hinojosa refused to engage the undisputed evidence of Judge Ramos fabrication of witness testimony to comit fraud on her Court and adopted Judge Ramos recommendation to dismiss the case.

During the litigation, Ashcroft did not engage, deny or challenge evidence on the record detailing:

- 1- The collusion of Judge Hinojosa and Judge Ramos on fabrication of witness testimony to conceal the harm caused on my family and myself by the retaliatory radiation surveillance; and detailing,
- 2- The failed attempts of the FBI to destroy the evidence of their retaliatory and failed attempts to frame me into a crime;
- 3- And detailing the collusion of Judge Hinojosa and Judge Ramos on the fraud on their Court to conceal the Brennan's Fraud, the Cooley Fraud and the Cooley Retaliation.

Statementof Evidence, Docket 40, Mendoza v. Ashcroft, id. Docket 4, pages 5,6, Chief Judge Hinojosa et al., id.

The undisputed evidence on the record has proven the collusion of Judge Hinojosa and Judge Ramos in fabrication of witness testimony to conceal that Through-Wall Radiation Surveillance was used as a weapon to torture my children, my family and myself in the middle of the night and in the privacy of my home as retaliation for denouncing the Brennan's Fraud, the Cooley Fraud and the Cooley Retaliation. Docket 4, pages 1 - 6 id.

During the litigation to compel the federal government to cease and desist from the retaliatory harmful radiation surveillance, John Ashcroft:

- Did not challenge the Affidavit of a former government agent who was gent to the emergency room with internal bleeding everytime he offered to testify in Court to the legitimacy of my claims of radiation aggressions and to my mental stability; Copy of Affidavit attached herein at page 69B.
- 2- Did not challenge a video tape showing the harm caused on my children and on myself by the retaliatory radiation surveillance;
- And did not challenge evidence showing how federal agencies are using directed radiation surveillance reserved for the military and national security to retaliate against those who denounce government corruption. Docket 4, pages 5,6, Chief Judge Hinojosa et al., id; Addendum Apage 54 to Motion to Recuse 3 Federal Judges, Docket 44, Kijakazi, id.

A panel of the U.S. Court of Appeals for the Fifth Circuit (Judges Reavley, Wiener and Benavides) recognized the legitimacy of my EHS, the harm caused by the retaliatory radiation surveillance, but refused to engage the undisputed evidence on the record proving the collusion of Judge Hinojosa and Judge Ramos in the fabrication of witness testimony to conceal that Directed radiation Surveillance is being used to maim and torture to death those who denounce government corruption and other innocent, defenseless and unsuspecting victims even in the privacy of their home. Mendoza v. Ashcroft, Case No 04-40095.

Docket 4, pages 6 - 14, U.S. Chief Judge Hinojosa et al., id.

+ Despite that both, Judge Hinojosa and Judge Ramos refused to engage the evidence on the record of their fraud on their Court to conceal the Brennan's Fraud, the Cooley Fraud and the Cooley Retaliation, the Judicial Council denied the Complaints of Judicial Misconduct.

Nos. 04-05-372-0089 and 90. Docket 4, page 6, id.

During the litigation to compel Ashcroft to cease and desist from using radiation surveillance during any investigation of my activities, Ashcroft's counsel of record and on a phone call admitted:

- 1- That I am a law abiding, mentally sound and non-violent individual;
- 2- That harmful directed radiation, including X and Gama rays are used for surveillance of homes with children and pregnant women;
- And claimed that others (meaning hate groups) may be involved in these aggressions and that the federal government has no duty to protect the people from these aggressions. Docket 4, page 6, Hinojosa et al id.

 I made a sworn Affidavit to that effect. (Attached herein at page 69).

On the year 2006, after examination of video tapes showing readings of radiation meters, an investigator of the City of Mission Police Dept. concluded that a radiation aggression had occurred at my home. In response to my complains of radiation aggressions and of organized stalking, another investigator notified me that the Chief of Police himself was to investigate my complaints. Then, the same investigator called me to tell me that the FBI had directed them not to intervene because I was the subject of a CIA investigation. id. In response to my inquiry, CIA agents refused to confirmmor deny whether I am a target of a CIA investigation.

Evidence on the record has proven the collusion of Judges on the U.S. Court of Appeals for the Fifth, for the Sixth and for the D.C. Circuits on the fraud on their Courts to conceal as delusional or fantastic the atrocities being committed against millions of innocent, defenseless and unsuspecting victims, including toddlers and children.

Statement of Interested Parties and Exhibits, Docket 4, U.S. District Chief Judge, Ricardo H. Hinojosa et al., id.

+ Including D.C. Circuit Judges, Merrick Garland and Brett Cavanaugh, now the U.S. Attorney General and U.S. Supreme Justice respectively.

During the time I was able to drive, I was victim of high-speed tail-gating and road harassment. During that time, I made police reports againts the bullies that engaged in these crimes with children standing on the front seat of the vehicles. The police department refused to investigate despite that children have been picked-up dead in this area.

Docket 4, Exhs. 16,17, Chief Judge Hinojosa et al., id.

At several times, bullies attempted to rune over my children and myself. In one istance, a postman witnessed the aggression and called police, and I provided the plate number of the perpetrator. In response the police claimed having identified the perpetrator. However, the police Dept. refused to investigate or prosecute the crime.

Similarly, in another case, the police department refused to investigate or prosecute the perpetrator of a similar crime, despite that his wife admitted that her husband had tried to run over my children and myself.

Mendoza v. Lindquist, et al, Case No. H-05-97 (S.D. TX. 2005) Docket 4, page 8,9, Chief Judge Hinojosa et al., id.

When I was able to drive, youngsters in Jeeps weraing Zwastikas on their arm bands yelled at me racial slurs, and that I was mentally insane, a child molester, a terrorist and other false claims.

A corrupt Judge compelled my stay inside his Courtroom under penalty of arrest despite of knowing that the stay was to aggravate my life- $\frac{1}{2}$ threatening EHS. Docket 4 pages 11-13

The involuntary stay inside the Courtroom caused me internal bleeding seizures/convulsions and irreversible aggravation of my EHS.

+ Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al.,

At one time, bullies threw a dead rotten animal next to the window of my children's bedroom; at several times bullies threw sharp glass on my children's playground; and at one time, a ball on fire barely missed an open window of my home; and one time the lug nuts of all four wheels on my car were losened, and one bolt from the brakes was removed, and the list can go on an on.... +

At one time, a lady victim of bullying became very sick after she opened an envelop that I had mailed to her, and I made a police report.

Because of my life-threatening Electrohypersensitivity EHS, I depend on radiation equipment and meters to measure levels of radiation at my place. See Exhibit A, attached.

At several times radiation meters have captured flashes of radiation consistent with the retaliatory surveillance and with attempts to impair my ability to denounce these criminal atrocities before the Courts, before Congress and before the public opinion?

See Police Report of a radiation aggression, pages 70a, 70b.

In response to my complainsts of radiation aggressions, the FBI, the Texas Rangers and local authorities have claimed not having the training or equipment to investigate these aggressions.

This in turn makes the terrorism of the FBI/CIA/NSA Police State the perfect crimes as detailed herein.

+ At one time, my three dogs died within a week of what appeared intentional poisoning. My cat suffered the same fate.

Page 70C is a copy of a letter by a State Representative asking members of the legislature and friends to help victims of bullying and of radiation aggressions.

After examination of tapes showing with meters the levels of radiation inside my home, a police investigator concluded that my family had been victim of a radiation aggression.

In response to my complaints of bullying and of radiation aggressions, another police investigator told me that the Chief of Police himself was to investigate my complaints and then called me to tell me that the FBT had directed the police department no to intervene because I was the subject of an investigation by the CIA. The CIA refused to admit or deny the claims of the police department.

Docket 4 pages 6,7 to Mendoza v. Chief Judge Hinojosa et al., id.

In response to my complaints of bullying and of evidence proving the fraud on the Courts to conceal that the radiation at school is maining and torturing children to death, the Director of the Texas Rangers, Mr. Steven McCraw called me to tell me in essence that the FBI and CIA were involved in these crimes. See Request to McCraw to cease and desist from his crimes against our children and for his resignation, pages 91,92, herein.

After examination of a video tape showing high-speed tail gating and road harassment and bullying, a police officer claimed that my neighbords were trying to get me out of my home and advised me to sell my home and move to another place.

(This incident occurred during the time that I was able to drive)

Evidence on the record has proven the collusion of McCraw, Abbott and the Texas Rangers with federal and State prosecutors, including U.S. Attorney Alamdar S. Hamdani on the attempts to conceal that FBI Terror Bullying is provoking children, the mentally disabled and others to comit mass shootings and other terrorism to justify under the fabricated excuses of national security the massive deployment of powerful and harmful military grade Through-Wall Satellite Radiation on schools, the workplace and even homes to benefit Organized Crime, as detailed herein on pages 38K /6 to 38Z/12 and 71 -97c, herein.

A former high ranking FBI officer and whilstleblower detailed to a federal Court under penalty of perjury how the FBI/CIA/NSA Police State is using bullying to comit acts of terrorism stating impart:

"Individuals targeted by this program have been subjected to illegal and unconstitutional. ... surveillance,...mail theft and tampering, financial and employment sabotage, slander campaigns and community ostracizing... poisoning, assaults and murder, illegal set-ups...felony charges, amongst many other civil rights abuses." See pages 57 and 58, herein.

Though more than 20 years of this tribulation, I talked to many people in similar situations, people from all walks of life, from attorneys, doctors, nurses, teachers, and even the homeless. Most of the victims were women and lived alone and on some cases couples also became victims of this persecution.

Most of the victims complained that voicing their victimzation to family and friends made the appear delusional, and rarely these victims were supported by family and friends, and at times, not even by their spouses.

One most cases, despite of presenting evidence of their victimization, police and other authorities did not take them seriously and refused to make police reports. At times, police officers engage in retaliation for denouncing these crimes.

On many cases, victims were referred by their doctor or by police to a mental evaluation, and on some cases, CPS had vanished their children.

As a result, many victims decided to suffer these aggressions in silence.

According to a federal study, millions of innocent, defenseless and at time unsuspecting victims are suffering from this persecution.

See Unprecedented U.S. survey tracks scope of stalking, Tens of thousands among 3.4 million vitims leave homes, lose jobs, live in fear, the Monitor Jan. 14, 2009 at I - 5, Page 38x herein.