

RE: COMPLAINT OF CRIMINAL VIOLATION OF CONSTITUTIONAL AND STATUTORY RIGHTS.

KASH PATEL,

Director of the Federal Bureau of Investigation.

Certified U.S.  
Mail No.  
7019-0700-0000  
7797-2453

Dear Mr. Patel,

Investigation and prosecution of this Criminal Complaint:

- 1- Can save immense pain and suffering;
- 2- Can save the lives of millions of our children and the lives of millions of other defenseless and unsuspecting victims;
- 3- And can restore our medical system, the Judiciary and our Constitutional Republic to their original intent as detailed herein.

This can be your finest hour.

"Look at the situation. No nation can destroy us militarily, but what can destroy us from within is happening now."

Former U.S. Representative, Tip O'Neil.

On February 13, 2025, by Executive Order, President Trump created the MAKE AMERICA HEALTHY AGAIN COMMISSION to determine the root cause and contributing factors of the most serious threat to our national security, The Childhood Health Crisis.

In essence, President Trump's Executive Order directed the MAHA Commission to determine by clear and transparent facts:

- 1- Whether exposures to electromagnetic radiation (wireless/microwave radiation) and to chemicals are responsible for the Childhood Health Crisis;
- 2- Whether the chronic exposure to these environmental toxicants is responsible for the chronic inflammation on millions of our children;
- 3- And whether massive medical errors, massive mismedication and corporate influence and croysm are the root cause or contributing factors to the Childhood Health Crisis.

**RE: COMPLAINT OF CRIMINAL VIOLATION OF CONSTITUTIONAL AND STATUTORY RIGHTS.**

**SPECIFIC, CONCRETE AND UNDISPUTED MEDICAL, SCIENTIFIC AND LEGAL EVIDENCE ON THE RECORD HAS PROVEN CONCLUSIVELY, BEYOND REASONABLE DOUBT, AND AS A MATTER OF FACT AND LAW THE CRIMINAL COLLUSION OF THE GOVERNOR OF TEXAS, GREG ABBOTT:**

- 1- With U.S. District Chief Judge, Randall Crane;**
- 2- With U.S. District Judge, Ricardo H. Hinojosa;**
- 3- With U.S. District Judge, Micaela Alvarez;**
- 4- With former 92nd. State Court Judge, and former Hidalgo County Criminal District Attorney, Ricardo P. Rodriguez Jr.;**
- 5- With former 92nd. State Court Judge and new Justice of the Texas 13th. Court of Appeals, Jaime E. Tijerina;**
- 6- With the Commissioner of the Social Security;**
- 7- And with the former U.S. Attorney for the Southern District of Texas, Alamdar S. Hamdani and others;**



- A- IN TAMPERING AND FALSIFICATION OF GOVERNMENT RECORDS;
- B- IN FABRICATION OF WITNESS TESTIMONY;
- C- IN FABRICATION OF MEDICAL EVIDENCE;
- D- IN FABRICATION OF EVIDENCE;
- E- IN PERJURY;
- F- IN MASSIVE FRAUD ON THE COURTS;
- G- G- AND IN MASSIVE ABROGATION OF THE LAW AND OF JUDICIAL INTEGRITY TO CONCEAL AMONG OTHER MASSIVE FELONIOUS ATROCITIES:
  - i- That Massive Medical Errors and Massive Medicaid and Frauds are maiming and torturing millions of our children to death;
  - ii- To conceal THE ROOT CAUSE AND CONTRIBUTING FACTORS OF THE CHILDHOOD HEALTH CRISIS;
  - iii- And to benefit the Wireless, Big Pharma and the Medical Cartels as detailed by the Petition to Impeach 3 Federal Judges (Aug. 2024) and Exhibits A, B and C, submitted to Jim Jordan, Chair of the U.S. House of Representatives Judiciary Committee, and as detailed herein.

EVIDENCE ON THE RECORD HAS PROVEN MASSIVE FRAUD ON THE COURTS TO CONCEAL THAT MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID/MEDICARE FRAUDS ARE RESPONSIBLE FOR THE CHILDHOOD HEALTH CRISIS.

On the year 2022, my lawsuit to compel the Commissioner of the Social Security to grant my applications for disability benefits was transferred from a federal Court in Alexandria, Virginia to the federal Court in McAllen, Texas and assigned to U.S. District Chief Judge, Randall Crane who then assigned the case to U.S. Magistrate Judge, Nadia S. Medrano for pretrial matters.

Mendoza v. Acting Commissioner of the Social Security, Kilolo Kijakazi, Case No. 7:22-cv-85 (S.D. TX. 2022).

The Commissioner was represented by the top federal criminal prosecutor in this area, the then U.S. Attorney Alamdar S. Hamdani.

In violation of two Court Orders, Mr. Hamdani refused to engage, oppose, or challenge the specific, concrete and undisputed evidence on the record proving the collusion of the Governor of Texas, Greg Abbott with Chief Judge Crane, with U.S. District Judge, Ricardo H. Hinojosa, with U.S. District Judge, Micaela Alvarez and with the Commissioner and others:

- 1- In tampering and falsification of government records;
- 2- In fabrication of statements and of medical evidence;
- 3- And in disability discrimination, retaliation, perjury and fraud on the Courts to conceal among other criminal atrocities, the root cause and contributing factors of the CHILD HEALTH CRISIS, as detailed by the Petition to Impeach 3 Federal Judges (Aug. 2024) submitted to Jim Jordan, Chair of the U.S. House of Representatives Judicial Committee and as detailed herein.



Some of the evidence that in violation of two Court Orders, Mr. Hamdani refused to engage includes specific, concrete and undisputed medical, scientific and legal evidence on the record proving the collusion of the Governor of Texas, Greg Abbott with Chief Judge Crane, Judge Hinojosa, Judge Alvarez and with the Commissioner of the Social Security and others:

- 1- In tampering and falsification of government records;
  - 2- In fabrication of statements and of medical evidence;
  - 3- And in disability discrimination, retaliation, perjury and fraud on the Courts to conceal among other criminal atrocities:
- A- That I have been homebound for more than 13 years with painful and debilitating Electrohypersensitivity EHS, and Chemical Hypersensitivity CHS, which includes life-threatening swelling of brain and heart and which symptoms are caused and aggravated by the same wireless/microwave radiation and chemicals and fumes reaching children at school;
  - B- To conceal that my life-threatening EHS and CHS have been recognized by federal and State agencies and by Courts as physical medical conditions and as disabilities under the Americans with Disabilities Act and under the Rehabilitation Act;

- C- To conceal that the wireless/microwave radiation and chemicals at school are causing millions of our children EHS and CHS and brain, eye, blood, nerve, heart and DNA damage and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education and life;
- D- To conceal that the symptoms and signs of EHS and CHS, which include swelling of brain and heart and of other vital organs, mimic and are confounded with those of most illnesses, including catastrophic, irreversible and deadly illnesses like Diabetes, Heart Attacks and Strokes;
- E- To conceal that without knowing it, more than half of the U.S. population, more than 170 Americans, or 1 out of two children and 1 out of two adults are suffering from symptoms of EHS and CHS;
- F- To conceal that most doctors do not have training in Environmental Medicine --- in EHS and CHS, and in the pain and swelling of brain and heart and in other harm and disabilities caused and aggravated by exposure to even low levels of wireless/microwave radiation and of chemicals and fumes commonly found on the environment;



G- And to conceal that most doctors are in the dark or in denial of Environmental Medicine---- of EHS and CHS and of other harm caused and aggravated by even low levels of radiation and chemicals and continue misdiagnosing, misedicating and mistreating the swelling of vital organs and other harm caused by radiation and chemicals with chemicals and radiation, including:

- i- Powerful and harmful drugs;
- ii- Deadly and disabling painkillers;
- iii- And deadly and disabling chemo and radiation therapies, to benefit the Wireless, Big Pharma and the Medical Cartels as detailed herein.

(THIS IS LIKE TRYING TO EXTINGUISH A FIRE WITH GASOLINE!).

The specific, concrete and undisputed medical, scientific and legal evidence on the Courts' record proving and corroborating these criminal atrocities is cited:

By the Petition to Impeach 3 Federal Judges (Aug. 2024) and Exhibits A and B submitted to Jim Jordan, Chair of the U.S. House of Representatives Judiciary Committee.

(Please See weblinks on page 25, herein)

And by the Motion to Recuse 3 Federal Judges and Addendum A, Docket 44 to Mendoza v. Kilolo Kijakazi, Case No. 7:22-cv-85 (S.D. TX. 2022), id. (Please See weblinks on page 25, herein)

Copies of Court Orders are attached herein at pages 29, 30.



During the 2011 - 2012 school year, Chief Judge Crane in collusion with Greg Abbott and the U.S. Dept. of Education participated on the decision to make of the McAllen Ind. School District the first in the country to place in its schools a massive amount of powerful and harmful military grade microwave transmitters and more than 25,000 microwave devices. McAllen Super Talks Tec in DC, the McAllen Monitor, July 19, 2012 at 1A.

In disclosing that her brother, Chief Judge Crane participated on her decisions as a Trustee of MISD, Debbie Crane-Aliseda stated publicly:

"Between Scott, Ernie, my dad (and) Randy ... They would write all my speeches for me before I'd go to the debates (at the board meetings)' she told the crowd. 'Then, they'd tell me what I was going to say. All I had to do at debates was remember to say, 'My name is Debbie Crane Aliseda and this is what I believe in. And they would make sure I knew what I believed in.'"

Four to vie to fill Scott Crane's seat the Monitor Feb. 15, 2015 at 1B, 3B.

On June 20, 2022, a MISD employee confirmed the fact that Debbie Crane Aliseda was a member of MISD Board of Trustees on the 2011 - 2012 school year and President of MISD Board of Trustees on the school year 2013 - 2014 and reelected since the 2017 - 2018 school year.

Pages 34, 35 of Motion to Recuse 3 Federal Judges, Docket 44 to Mendoza v. Acting Commissioner of the Social Security, Kilele Kijakazi, Case No. 7:22-cv-85 (S.D. TX. 2022).

Please See weblink to this Motion and its Addendum A at page 25, herein.

Three years after the massive deployment of powerful and harmful military grade microwave technologies in the schools of the McAllen Ind. school district, the rate of childhood cancer increased dramatically in this area.

Stripes Takes a Swipe at Cancer, the McAllen Monitor, Sept. 9, 2014.

By the year 2016, the McAllen children's cancer clinic reported more than 65,000 outpatient visits.

Young Patients Model in Vannie E. Cook Fashion Show, the Monitor, Sept. 16, 2016.

By the year 2021, the same clinic reported having made more than 100,000 outpatient visits and having treated over 11,000 children with cancer.

Vannie Cook raises childhood cancer awareness as it marks 20th. anniversary. The Monitor, Sept. 23, 2021 at 3A, 4A.

On March of 2025, the same clinic confirmed that thousands of children in this area are suffering from cancer.

KURV, RGV Cancer Radiation.



Undisputed evidence on the record has proven and corroborated that after the massive deployment of powerful and harmful military grade wireless/microwave technologies on the schools of the McAllen ISD, Chief Judge Crane and Greg Abbott and others participated on the decision:

- 1- To compel parents to mismedicate the children that became sick by the massive exposures to microwave radiation at school;
- 2- On the decision to conceal the dramatic increase of children collapsing in class and committing suicide;
- 3- And on the decision to conceal the dramatic increase of children dying of cancer.

Pages 34, 35 to Motion to Recuse 3 Federal Judges, Docket 44, Kijakazi, id.

Undisputed evidence on the record has proven the collusion of Chief Judge Crane and Greg Abbott and others in the lowering the academic standards and in the fabrication of grades to conceal the catastrophic brain damage being caused on millions of our children by the microwave radiation at school. See pages 238 to 294 of Docket 1 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014).

This is some of the evidence that in violation of two Court Orders, Mr. Hamdani refused to engage to conceal the atrocities being committed against millions of our children. See pages 23, 24, herein.



On the year 2011, I filed Pro-se a lawsuit in the federal Court in McAllen, Texas to compel school officials:

- 1- To follow the doctor's orders not to seat children on the school's hot spots of radiation;
- 2- To measure the levels of radiation reaching children at school;
- 3- And to notify parents of the power levels of radiation reaching children at school. Mendoza v. Sharyland Ind. School District et al., Case No. 7:11-cv-29 (S.D. TX. 2011), Dockets 2,6,12,26,32.

The case was assigned to Judge Hinojosa and to U.S. Magistrate Judge, Peter E. Ormsby, who in violation of 28 U.S.C. denied an unopposed Motion to Recuse, despite of specific, concrete and undisputed medical, scientific and legal evidence on the Court record proving their collusion with the Commissioner of the Social Security and others:

- 1- In tampering and falsification of government records;
- 2- In disability discrimination and retaliation;
- 3- And in fabrication of statements and of medical evidence and in fraud on their Court to conceal among other criminal atrocities;

That without knowing it, millions of Americans are suffering from symptoms of Electrohypersensitivity EHS, and from other catastrophic, irreversible and deadly harm and disabilities caused and aggravated by the same wireless/microwave radiation reaching millions of our children at school. Dockets 42,47,51,52, Sharyland ISD et al., id.

See unopposed Motion to Recuse Judge Hinojosa, and supporting Affidavit, Dockets 20, 21, and Dockets 22, 32, and 33 and Exhibits to Mendoza v. The Commissioner of the Social Security, Michael Astrue, Case No. 7:05-cv-133 (S.D. TX. 2005).

During the litigation against the school officials, and in response to specific, concrete and undisputed medical, scientific and legal evidence on the record detailing how school officials engaged:

- 1- In tampering and falsification of government records;
- 2- In vicious retaliatory bullying;
- 3- And in perjury and fraud on their Court to conceal that the wireless/microwave radiation at school is maiming and torturing to death millions of our children, Judge Hinejosa and Judge Ormsby claimed in essence:
  - i- That school officials can maim and torture to death school children with immunity and with impunity;
  - ii- That there was no conceivable relationship between school officials and the retaliatory bullying;
  - iii- And that I should have been subjected to sanctions for denouncing these atrocities.

Docket 58, pages 10 - 13; Dockets 62,63,74; Docket 75 page 3, Note 1; Docket 82, page 4; and Dockets 86,87, Sharyland ISD et al., id.

Docket 101 is a summary of the evidence on the Court record proving school officials tampering and falsification of government records, retaliatory bullying and perjury and fraud on the federal Court to conceal the harm being caused on millions of our children by the wireless/microwave radiation at school. Sharyland ISD et al., id.



In response to a federal law suit to compel their recusal from the Sharyland case, both, Judge Hinojosa and Judge Ormsby signed Orders of self-recusal admitting and corroborating with their signature their criminal and irrational cruelty against children and the disabled and their collusion with school officials and the Commissioner of the Social Security to conceal that the wireless/microwave radiation at school is maiming and torturing millions of our children to death.

Dockets 105, 106, Sharyland ISD et al., id.

Copy of self-recusal Orders are attached herein at pages 27, 28.

Undisputed evidence on the record has proven the collusion of Judge Hinojosa and Judge Ormsby with Greg Abbott and the then 92nd. District Court Judges, Ricardo P. Rodriguez Jr., and Jaime E. Tijerina:

- 1- In falsification of government records;
- 2- In disability discrimination and retaliation;
- 3- And in perjury and fraud on the Courts to conceal that the wireless/microwave radiation at school is maiming and torturing millions of our children to death.

Docket 1, pages 132 - 180; and Dockets 14 and 17 to Mendoza v. Chief Judge Hinojosa et al., id.

Judge Rodriguez resigned to get elected Hidalgo County Criminal DA, and then resigned from that post;

Greg Abbott appointed Judge Tijerina to several Courts and now is a Justice on the Texas 13th. Court of Appeals.



After Judge Hinojosa and Judge Ormsby recused themselves from my lawsuit against the school officials, the case was reassigned to Chief Judge Crane, who refused to recuse himself in violation of 28 U.S.C. 455, despite of undisputed evidence on the record proving and corroborating:

- 1- The collusion of Chief Judge Crane and Greg Abbott:
  - i- In tampering and falsification of government records;
  - ii- In fabrication of statements and of medical evidence;
  - iii- And in fraud on his Court to conceal among other criminal atrocities;

That millions of children and millions of other defenseless and unsuspecting victims are suffering from EHS and from other harm and disabilities caused and aggravated by exposure to even low levels of radiation commonly found on the environment;

- 2- Proving and corroborating the collusion of Chief Judge Crane with Greg Abbott and others to deploy a massive amount of powerful and harmful military grade wireless/microwave technologies on the schools of the McAllen ISD;
- 3- And proving and corroborating the collusion of Chief Judge Crane and Greg Abbott and others to conceal that the microwave radiation at school is maiming and torturing millions of our children to death. Pages 34 - 40 of the Motion to Recuse 3 Federal Judges, Docket 44, Kijakazi, id. See also unopposed Motion to Recuse Judge Crane, Docket 25 to Mendoza v. Moron et al., Case No. 7:05-cv-184 (S.D. TX. 2005).

Without a hearing and without engaging the undisputed evidence on the record proving the collusion of Judge Hinejosa and Judge Ormsby with school officials and others on the fraud on the Courts to conceal that the wireless/microwave radiation at school is maiming and torturing millions of our children to death, Chief Judge Crane dismissed the lawsuit against the school officials.

Docket 108 to Sharyland ISD et al., id.

Some of the undisputed evidence on the record that Chief Judge Crane refused to engage is a copy of a 73-page Petition for Reconsideration of Denial of Grievance that I had submitted to the Sharyland ISD Board of Trustees. Docket 32 is a copy of this Petition, Sharyland ISD et al., id.

Pages 16, 34, 48, 57 of Docket 101 details how school officials by mistake and in support of their Motion for Summary Judgment, submitted a copy of of my 73-page Petition stamped as their Exhibit.

Docket 101, Sharyland ISD et al., id.

Other evidence that Chief Judge Crane refused to engage to grant school officials Motion for Summary Judgment includes evidence on the record detailing how in a hearing in which I was allowed to appear by phone, Judge Ormsby hung-up the phone on me after school officials did not deny that the 73-page Petition that by mistake they submitted to the Court stamped as their Exhibit and in support of their Motion for Summary Judgment has proven school officials:

- 1- Falsification of government records;
- 2- Disability discrimination and retaliation;
- 3- And perjury and fraud on the Court to conceal the harm being caused on children by the radiation at school, as detailed by pages 104 to 131 of Docket 1 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014).



The 73-page Petition for Reconsideration of Denial of Grievance that I submitted to the SISD Board of Trustees and which school officials, by mistake submitted to the Court stamped as their Exhibit, includes specific, concrete and undisputed medical, scientific and legal evidence proving and corroborating that school officials:

- 1- Engaged in tampering and falsification of government records;
- 2- Engaged in disability discrimination and retaliation;
- 3- And committed perjury and fraud on the federal Court to conceal among other atrocities:
  - i- That millions of our children are exposed to power levels of radiation that cause severe and even deadly harm to adults, including power levels of radiation above the FCC safety limits;
  - ii- To conceal that the same radiation reaching millions of our children at school has caused severe and deadly harm to teachers, to fire fighters and to police officers and to other adults;
  - iii- And to conceal that the wireless/microwave radiation at school is causing millions of our children EHS and brain, eye, blood, nerve, heart and DNA damage and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education and life;

- iv- To conceal that the wireless/microwave radiation at school is increasing by more than 1000% the children's risk of cancer including brain cancer and increasing by more than 450% the risk of dying to children suffering from life-threatening illnesses and disabilities;
- v- To conceal that the wireless/microwave radiation exposures at school are responsible for the millions of student visits to the school nurse, and for the millions of student and teacher absences for health reasons;
- vi- To conceal that the brain damage caused on children by the radiation at school is responsible for the poor academic performance and for the millions of children with behavioral and learning disabilities;
- vii- And to conceal that the radiation at school is maiming and torturing millions of our children to death.  
Docket 32, Sharyland ISD et al., id.

Undisputed evidence on the record details how in violation of two Court Orders, Mr. Hamdani refused to engage Abbott's failed attempts to prevent that this evidence was submitted to the federal Court.

Pages 206 to 216 of Docket 1, to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., id.

Copies of Court Orders are attached herein at pages 29, 30.