

RE: COMPLAINT OF CRIMINAL VIOLATION OF CONSTITUTIONAL AND STATUTORY RIGHTS.
(PART TWO OF TWO)

KASH PATEL,

Director of the Federal Bureau of Investigations.

In response to my lawsuit to compel the recusal of Judge Hinojosa and Judge Ormsby from my lawsuit against school officials, two federal Judges from the federal Court in Brownsville, Texas and a Judge from the federal Court in Laredo recused themselves and the case was reassigned to U.S. District Judge, Micaela Alvarez.

Dockets 5, 7 and 11 to Mendoza v. Chief Judge Hinojosa et al., id.

Evidence on the record has proven that after Judge Hinojosa and Judge Ormsby recused themselves from my lawsuit against school officials, Judge Alvarez:

- 1- Made false statements to her Court to conceal that my EHS is a physical disability under the Americans with Disabilities Act and under the Rehabilitation Act as a matter of fact and law;
- 2- Engaged in disability discrimination, retaliation and fraud on her Court;
- 3- And refused to engage the specific, concrete and undisputed medical, scientific and legal evidence on the record proving the collusion of Greg Abbott with Chief Judge Crane, Judge Hinojosa and Judge Ormsby and others on the fraud on the Courts to conceal:
 - i- The destruction of millions of our children and of millions of other defenseless and unsuspecting victims;
 - ii- To conceal the destruction of our country and of our national security;
 - iii- And to benefit the Wireless, Big Pharma and the Medical Cartels and other corrupt and treasonous forces as detailed by the Motion to Recuse 3 Federal Judges, pages 43 - 52b, Docket 44 to Kijakazi, id. See weblink on page 25, herein.

EVIDENCE ON THE RECORD HAS PROVEN KEN PAXTON'S ATTEMPTS TO CONCEAL WITH MY MURDER THE CRIMINAL ATROCITIES BEING COMMITTED BY GREG ABBOTT AGAINST MILLIONS OF OUR CHILDREN AND OF OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

On the year 2016, the Texas Attorney General, Ken Paxton attempted to enforce by incarceration alleged child support Orders, knowing that the Orders had been obtained by fraud on the Court and knowing that because of my life-threatening EHS and CHS, incarceration is for me a death sentence. Paxton v. Mendoza, 92nd. Dist. Ct. Hidalgo County, Texas Case No. F-1591-11-A.

On a hearing in which I was allowed to appear by phone, my Court appointed attorney read to the Court my doctor's letter detailing how because of my life-threatening EHS and CHS, incarceration is for me a death sentence. In response, Paxton withdrew his Motion to put me in jail, recognizing that my EHS and CHS are physical disabilities under federal law.

See my Declaration under penalty of perjury to the Court on my unopposed Motion to Appear by Phone to Judicial Proceedings, pages 76 - 79 of Exhibit A to the Petition to Impeach 3 Federal Judges (Aug. 2024), id.

However, Paxton resumed his attempts to enforce by incarceration the fraudulent support orders, effectively placing me in death row for more than 3 years. (At any time, during these 3 years, the corrupt judge could have signed the Order of arrest).

On the year 2019, and by default to two counter-lawsuits, Paxton admitted his attempts to enforce by incarceration the fraudulent support Orders to conceal with my murder the criminal collusion of Greg Abbott with Chief Judge Crane, Judge Hinejosa and Judge Alvarez and others on the fraud on the Courts to conceal that massive medical errors and massive Medicaid/Medicare frauds are maiming and torturing to death millions of our children as detailed herein. Mendoza v. Paxton, Case No. F-1591-11-A, id.

During the litigation to compel the Commissioner to grant my applications for disability benefits and in violation of two Court Orders, U.S. Attorney Hamdani refused to oppose, dispute or challenge the evidence on the record of the collusion of Chief Judge Crane with the named Criminal Actors on the atrocities being committed against millions of our children.

See copies of Court Orders at pages 29,30, herein.

Despite of the undisputed evidence on the record proving and corroborating his participation in these heinous felonies, and in violation of 28 U.S.C. 455, Chief Judge Crane refused to recuse himself.

During the litigation, I filed Motions for Extensions of Time to file documents which included medical documentation detailing the aggravation of my life-threatening EHS and CHS.

At no time, Mr. Hamdani opposed these Motions.

Judge Medrano granted my two unopposed Motions for an Extension of Time. Copies of Judge Medrano's Orders are attached herein at pages 29,30.

Chief Judge Crane granted my third unopposed Motion for a 30-day Extension of Time. Copy of Order attached herein at page 31.

Chief Judge Crane granted my fourth unopposed Motion for a 60-day Extension of Time. Copy of Order attached herein at page 32.

However, in retaliation for denouncing his felonious Judicial misconduct;

To conceal that massive medical errors are maiming and torturing to death millions of our children and millions of other defenseless and unsuspecting victims;

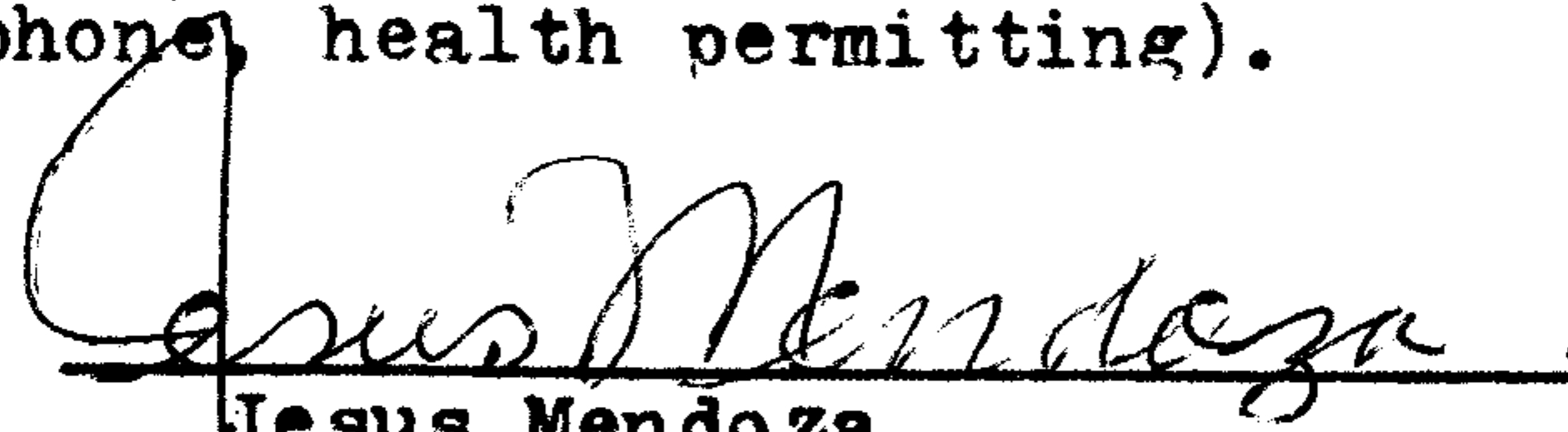
And to allow these criminal atrocities continue unaddressed, undeterred and with impunity, Chief Judge Crane did not allow my lawsuit to compel the Commissioner to grant my applications for disability benefits to proceed. Docket 59, Kijakazi, id.

For all these reasons, I respectfully request your office a prompt investigation and prosecution of this Criminal Complaint .

This can be your finest hour.

I am willing to testify under penalty of perjury before any tribunal as to the facts that support this Criminal Complaint and that are of my personal knowledge. (By phone, health permitting).

Respectfully submitted,

 14 May, 2025.
Jesus Mendoza

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

cc:

U.S. Representative, Monica De La Cruz,
U.S. Senator, John Cornyn;
U.S. Senator, Ted Cruz;
Texas Senator, Juan "Chuy" Hinojosa,
Texas Representative, Bobby Guerra.

In violation of the Second Court Order to Answer, (Docket 51, Kijakazi id.,) and without engaging the evidence on the record proving and corroborating the Commissioner's collusion with Chief Judge Crane, and with Judge Hinojosa and Judge Alvarez and Greg Abbott and others on the malicious attempts to conceal the criminal atrocities against millions of our children, Mr. Hamdani made several statements to the Court which falsity can be verified by the Court record itself including:

"As noted by this Court, Plaintiff 'has a long history of filing frivolous claims' in Federal Court and must seek leave to file new civil actions." Docket 47, p.1. Defendant cannot speak to this history as this appears to be a matter between this Court and Plaintiff." Docket 52, page 1, Kijakazi, id.

In response to a Criminal Complaint detailing the collusion of Greg Abbott with the named Criminal Actors and others on the fraud on the Courts to conceal that FBI Terror Bullying (Which includes school officials, teachers and students) is provoking children, the mentally disabled and others to make death threats and to commit mass shootings and other acts of terrorism, Mr. Hamdani refused to intervene and referred the Complaint to the Special Prosecutions Division in Austin, Texas and to the FBI in San Antonio to allow these criminal atrocities continue unaddressed, undeterred and with impunity.

See copy of Mr. Hamdani's response to my Criminal Complaint, page 26, herein.

The Complaint of Criminal Violation of Constitutional and Statutory Rights dated March 13, 2025 submitted to the U.S. Attorney for the Southern District of Texas, Nicolas J. Ganjei cites to evidence on the record proving the collusion of the Governor of Texas, Greg Abbott and the named Criminal Actors and others on the fraud on the Courts to conceal among other criminal atrocities:

- 1- That FBI Terror Bullying (Which includes school officials, teachers and students) are provoking children, the mentally disabled and others to make death threats, and to commit mass shootings and other acts of terrorism to justify under the fabricated excuses of national security, among other things:
- 2- The massive deployment of Through-Wall Satellite Microwave Radiation Surveillance of schools, of the workplace and even of homes;
- 3- And to justify the massive confinement and incarceration of the children whose brains have been injured by the microwaves, by radiation surveillance and bullying in school in Guantanamo-Like prisons where their torture continues with massive misdiagnosis, by massive and forced mismedication and by physical and sexual assaults.

The Complaint of Criminal Violation of Constitutional and Statutory Rights dated February 20, 2025, and submitted to the U.S. Attorney General, Pam Bondi cites to the evidence on the record proving the collusion of Greg Abbott with named Criminal Actors and others on the criminal atrocities being committed against millions of our children and against millions of other innocent, defenseless and unsuspecting victims.

I respectfully incorporate by reference to this Criminal Complaint the evidence on the record cited on the Criminal Complaints submitted to U.S. Attorney Nicolas J. Ganjei and to U.S. Attorney General, Pam Bondi.

THE EVIDENCE.

The specific, concrete and undisputed medical, scientific and legal evidence on the Courts' record proving and corroborating the collusion of the Governor of Texas, Greg Abbott with members of the Judiciary and other named Criminal Actors on the fraud on the Courts to conceal the most horrifying criminal atrocities being committed against millions of our children and against millions of other innocent, defenseless and unsuspecting victims is 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:

[http://www.wirelesswatchblog.org/wp-content/uploads/
PetitiontoImpeach3FederalJudgesAug24.pdf](http://www.wirelesswatchblog.org/wp-content/uploads/PetitiontoImpeach3FederalJudgesAug24.pdf)

Exhibit A, Part One. (Same as above).
StatementofPhysicalDisabilitiesExhibitApartone.pdf

Exhibit A, Part Two. (Same as above).
StatementofPhysicalDisabilitiesExhibitAparttwo.pdf

Exhibit B, Part One. (Same as above).
2024/11/exhibitbpartonepetitiontoimpeach.pdf

Exhibit B, Part Two. (Same as above).
2024/11/exhibitbparttwopetitiontoimpeach.pdf

Exhibit B, Part Three. (Same as above).
2024/11/ExhibitBpartthreePetition-to-Impeach.pdf

By the Complaint of Criminal Violation of Constitutional and Statutory Rights dated Feb. 20, 2025 submitted to U.S. Attorney General, Pam bondi,

(Same as above).
2025/02/scanned-from-a-xerox-multifunction-printer.pdf

By the Motion to Recuse 3 Federal Judges. (Same as above).
2022/07/docket44.pdf

And by Addendum A to the Motion to Recuse 3 Federal Judges.
(Same as above).
2022/07/Addendum-A.pdf



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

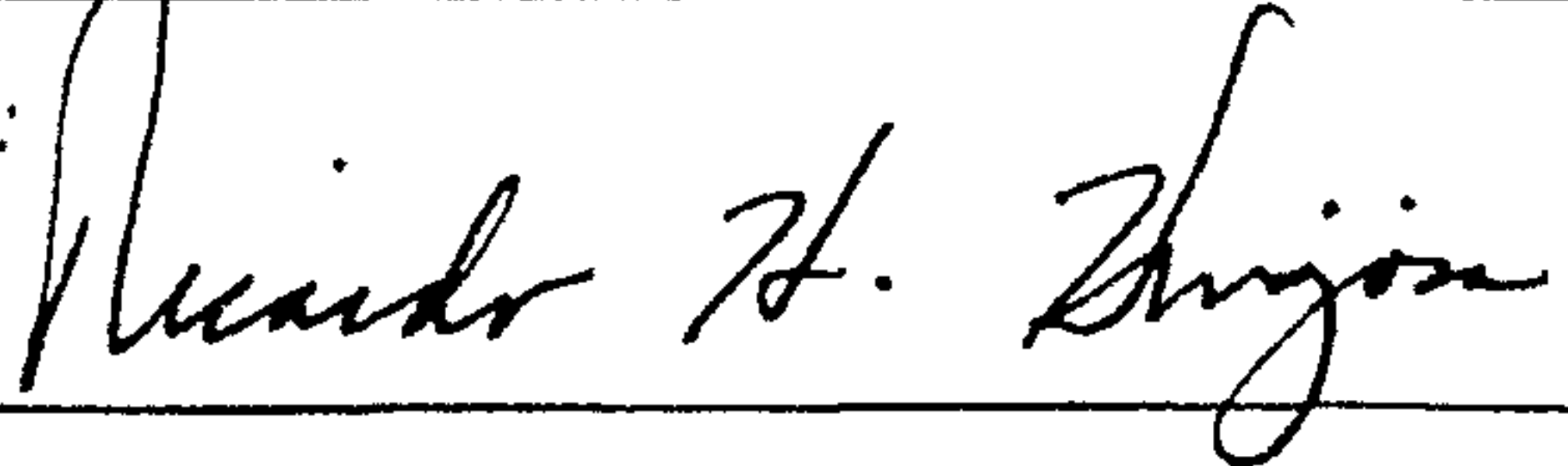
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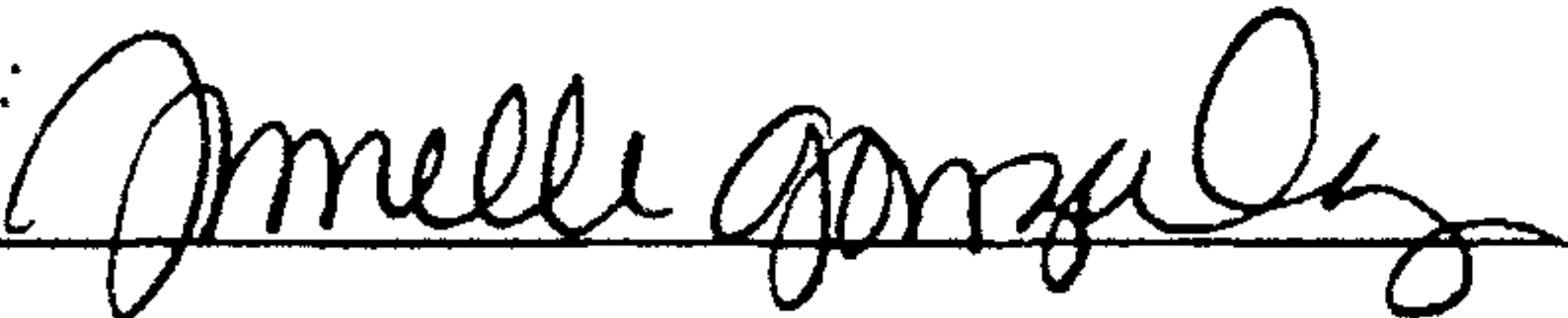
/s/ Public Inquiry
PUBLIC INQUIRY

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

TX/SD/JS-14

UNITED STATES DISTRICT COURT		SOUTHERN DISTRICT OF TEXAS	
RECUSAL ORDER		CIVIL ACTION NUMBER M-11-029	
Style	JESUS MENDOZA, PRO SE PLAINTIFF, AND ON BEHALF OF HIS MINOR CHILDREN K.L., I.B., AND K.V. VS. SHARYLAND INDEPENDENT SCHOOL DISTRICT, SCOTT B. OWINGS, YASMINA NYE, NOEL O. GARZA MD, RICKY LONGORIA, SUZANNE PENA AND FERNANDO RAMIREZ		
ORDER	I stand recused in this case. Deadlines in scheduling orders continue in effect. Court settings are vacated.		
		Signed: 	
		Ricardo H. Hinojosa Chief U.S. District Judge	
		Date: 3/19 , 2014	

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

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

SHARYLAND INDEPENDENT SCHOOL
DISTRICT, *et al*,

Defendants.

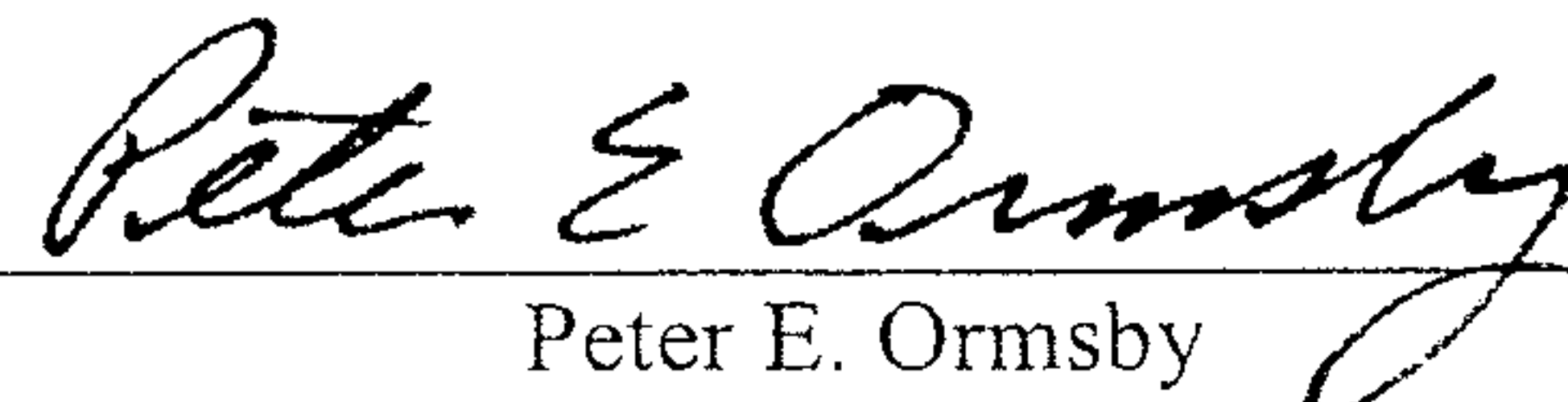
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CIVIL ACTION NO. 7:11-CV-29

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

ENTERED

October 18, 2022

Nathan Cchsner, Clerk

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

KILOLO KIJAKAZI,

Defendant.

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CIVIL ACTION NO. 7:22-CV-85

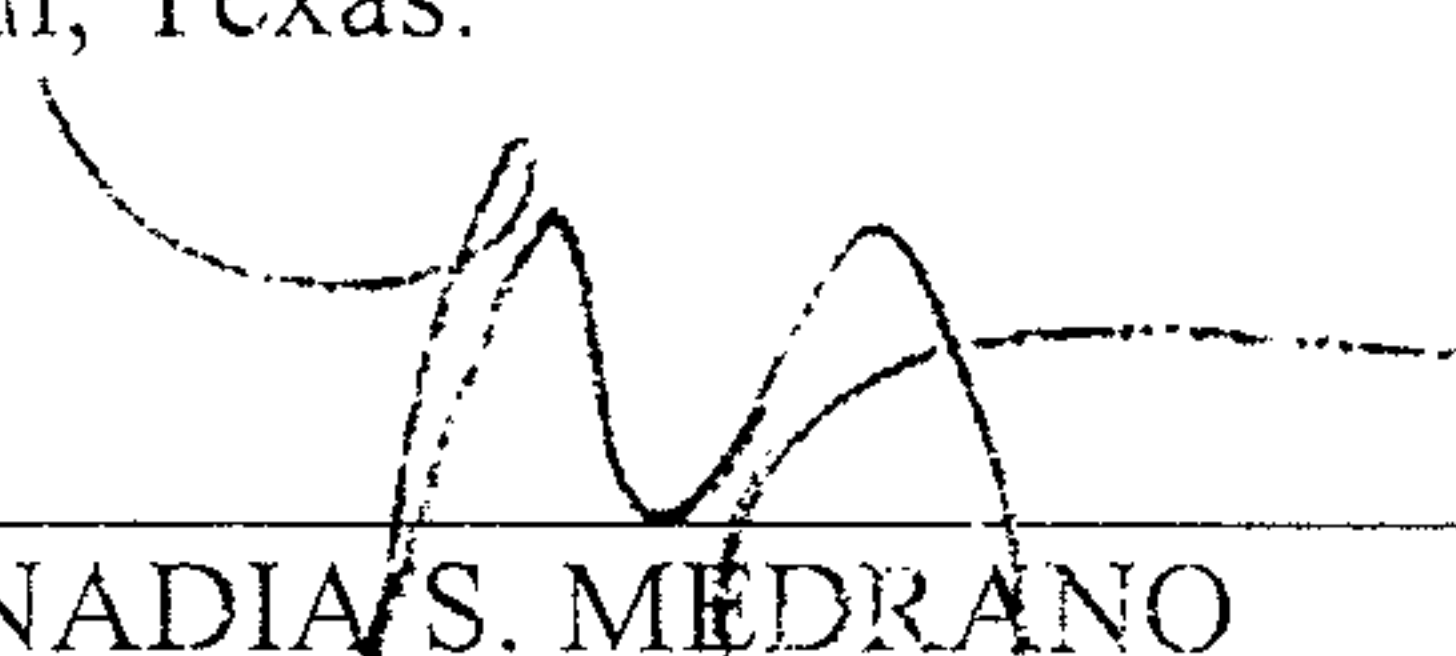
ORDER

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."¹ (*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.

United States District Court
Southern District of Texas

United States District Court
Southern District of Texas
FILED

JAN 05 2023

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

ENTERED

January 05, 2023
Nathan Ochsner, Clerk

Nathan Ochsner, Clerk

JESUS MENDOZA,

Plaintiff,

VS.

KILOLO KIJAKAZI,

Defendant.

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CIVIL ACTION NO. 7:22-CV-85

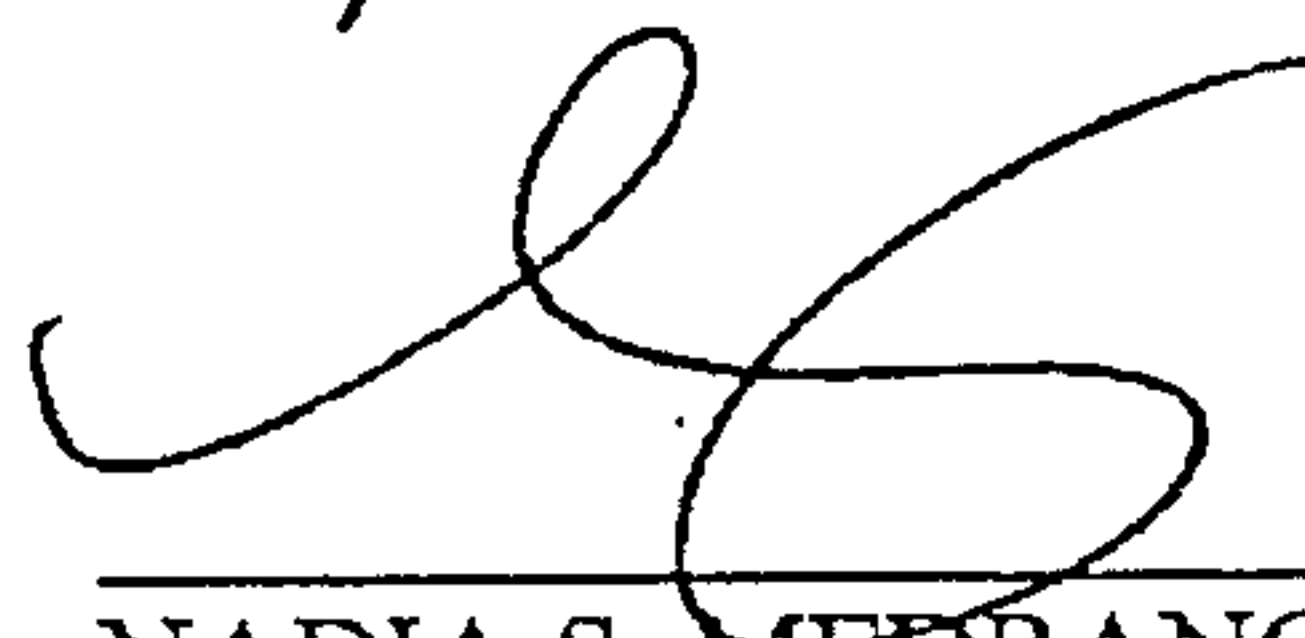
SECOND ORDER TO ANSWER

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 5th of January, 2023, at McAllen, Texas.



NADIA S. MEDRANO
United States Magistrate Judge

ENTERED

March 30, 2023

Nathan Ochsner, Clerk

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

KILOLO KIJAKAZI, *et al.*,

Defendants.

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
CIVIL ACTION NO. 7:22-CV-00085

ORDER GRANTING MOTION FOR EXTENSION OF TIME

Now before the Court is Plaintiff Jesus Mendoza's Motion for Extension of Time to File Objections to the Report and Recommendation. (Dkt. No. 54). After considering the Motion, the Court **GRANTS** it.

It is, therefore, **ORDERED** that Plaintiff shall have until April 28, 2023 to file objections to the Report and Recommendation.

SO ORDERED March 30, 2023, at McAllen, Texas.


Randy Crane
Chief United States District Judge

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ENTERED

May 01, 2023

Nathan Ochsner, Clerk

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

JESUS MENDOZA,

Plaintiff,

VS.

KILOLO KIJAKAZI, *et al.*,

Defendants.

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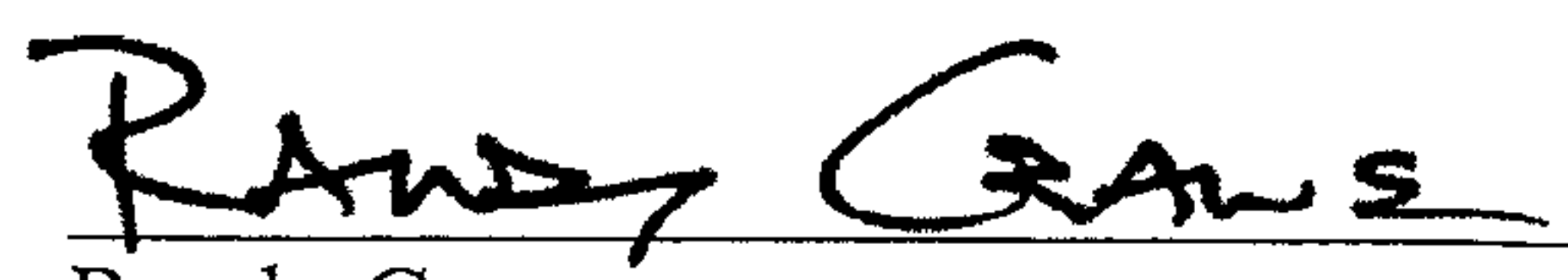
CIVIL ACTION NO. 7:22-CV-00085

ORDER GRANTING PLAINTIFF'S MOTION FOR EXTENSION OF TIME

Now before the Court is Plaintiff Jesus Mendoza's Second Motion for Extension of Time to File Objections to the Report and Recommendation. (Dkt. No. 56). After considering the Motion, the Court **GRANTS** it.

It is, therefore, **ORDERED** that Plaintiff shall have until June 27, 2023, to file objections to the Report and Recommendation.

SO ORDERED May 1, 2023, at McAllen, Texas.


Randy Crane
Chief United States District Judge