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

APPENDIX 4.

Pages 136 - 170

PETER M. THOMAS, Inspector General for the Central Intelligence Agency. Washington, D.C. 20505.

USPS Tracking No. and Return Receipt No. 9590 9402 8239 3030 1572 74

SHRILA THOMAS, Acting Inspector General for the National Security Agency.

PAM BONDI, U.S. Attorney General.

UPSP Tracking Nd. and Return Receipt Nd. 9590 9402 8239 3030 1572 36.

On the year 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 during any investigation of my activities on he ground that the radiation surveillance was causing have to my children, to my family and to myself and on the ground that the investigation and radiation surveillance were retaliation for denouncing the Bremnan's fraud and how law school officials were committing fraud of millions of dollars of federal student loans while GIVING LAW DEGREES TO TO THOSE AFFILIATED TO THE FBI AND CIA AND TO OTHER GOVERNMENT AGENCIES.

The case was assigned to Judge Hinojosa and to Judge Ramos.

Wendoza v. U.S. Attorney General, John Ashcroft, Case No. 7:03-cv-038

(S.D. TX. 2003). Dacket & page 5 to Chief Judge Hinojosa et al., id.

I filed a Petition for Writ of Mandamus on the U.S. Supreme Court to compel the district Court to set hearing or rule on my Motion for an emergency protective Order after Judge Hinojosa and Judge Ramos ignored the lawsuit. The Petition was denied. Case No.

Despite of undisputed evidence on the record proving Judge Ramos fraud on the Court to conceal the Brennan's Fraud, the Cooley Fraud and to conceal that the Cooley retaliatory radiation surveillance caused me a life-threatening Electrohypersensitivity EHS, Judge Ramos refused to recuse herself.

On April 4, 2003, the same day of the hearing on my Motion for and emergency protective Order against Ashcroft, Judge Ramos reset the hearing impairing my ability to present and reassemble witnesses in support of the emergency protective Orders, including expert witnesses.

Docket 4 page 5, Chief Judge Hinojosa et al., id.

I filed a Motion to Recuse Judge Ramos detailing her collusion with Cooley law school officials in disability discrimination, retaliation and fraud on her Court to conceal the Brennan's fraud, the Cooley Fraud and to conceal that the Cooley retaliatory radiation surveillance caused me a life-threatening EHS and other severe physical harm and Judge Ramos recused herself. Dockets 13,18, Asheroft, id.

After Ashcroft did not oppose the Motion to Recuse Judge Ramos, and in violation of 28 U.S.C. 636(B)(3), Judge Himpjosa reassigned Judge Ramos to the case.

During the litigation Ashcroft did not engage, deny or challenge the undisputed evidence on the Court proving:

- l- The failed attempts of the PRI to destroy the evidence of the FRI agents retalistory and failed attempts to frame me into a crime;
- 2- The collusion of Judge Hinojosa and Judge Ramos on the fraud on their Court to conceal the Brennan's Fraud, the Colley Fraud and the harm caused on myself by the Cooley retaliatory radiation surveillance:
- And proving the collusion of Judge Remos and Judge Hinojosa in PABRICATION OF WITNESS TESTIMONY to conceal the herm caused on my family and on myself and others by the Cooley retaliatory radiation surveillance. Docket 4 pages 5, 6, Chief Judge Hinojoga et al., 1d.

DURING THE LITIGATION AND ON A PHONE CALL, ASHCROFT'S COUNSEL OF RECORD ADMITTED:

- That I am a law-abiding mentally sound and non-violent individual;
- 2- ADMITTED THAT HARMFUL 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 PEDERAL GOVERNMENT HAS NO DUTY TO PROTECT THE PEOPLE FROM THESE AGGRESSIONS, and I made a sworn Affidwit to that effect. Docket 4 page 6. Chief Judge Hinojosa et al., id.

DURING THE LITIGATION TO COMPEL FEDERAL AGENCIES TO CEASE AND DESIST FROM THE RETALIATORY HARMFUL RADIATION SURVEILLANCE JOHN ASHCROFT:

- DID NOT CHALLENGE THE AFFIDAVIT of a former government agent WHO WAS SENT TO THE EMERGENCY ROOM WITH INTERNAL BLEEDING everytime he offered to testify to the legitimacy of my claims of radiation aggressions and to my mental stability:
- 2- DID NOT CHALLENGE A VIDEO TAPE showing the harm caused on my children and onamyself by the retaliatory radiation surveillance:
- 3- AND DID NOT CHALLENGE EVIDENCE showing how federal agencies are using directed radiation surveillance reserved for the military and national security as weapons to retaliate against those who denounce government corruption and against other innocent, defenseless and unsuspecting victims.

Mendoza v. Ashcroft, id; Case No. 04-40095 (5th. Cir. 2004).

The U.S. Court of Appeals for the Fifth Circuit recognized the legitimacy of my EHS, the harm caused by the retaliatory radiation surveillance, but refused to engage the undisputed evidence on the Court record proving the collusion of Judge Hinojosa and Judge Ramos in the fabrication of witness testimony to conceal that federal agencies are using radiation surveillance as a weapon to comit criminal atrocities even against toddlers. Mendoza v. Ashcroft Case No. 04-40095.

Despite that both, Judge Hinojosa and Judge Ramos declined and invitation by the Judicial Council to engage the evidence of their atrocities, the Judicial Council denied the Complaints of Judicial Misocnduct. Nos. 04-05-372-0089 and 90.

The U.S. Supreme Court refused to intervene. Mendoza v. Albertota. Gamzalez, Case No. 04-9908; Docket 4 pages 2-6 to Chief Judge Hinojosa et al., id.

UNDISPUTED EVIDENCE ON THE RECORD HAS PROVEN THE COLLUSION OF U.S.
DISTRICT CHIEF JUDGE ROBERT HOLMES BELL AND U.S. MAGISTRATE JUDGES JOSEPH
SCOVILLE AND DORINA RAMOS WITH LAW SCHOOL OFFICIALS AND OTHERS:

- l- In dismbility discrimination and retaliation;
- 2- In fraud on the Courts; and
- 3- In massive abrogation of the law to conceal that during my second year of low school I became victim of FM fermor bullying and of an investigation and of a radiation surveillance as rejaliation for denouncing:
 - 1- Now the President of the Momas H. Cooley Low School, former Chief Justice of the Michisan Supreme Court, Thomas H. Breman committed FRAUD OF THOUSANDS OF DOLLARS OF STUDENT MONEY;

 (The Brennan's Preud) Judge Brennan may have been related to former agent and CIA Director John Brennan.
 - Now members of the Judiciary running the law school were committing Praud of Millions of Dollars of Federal Student Loans while giving Law degrees to those applicated to the PBI and to the Cia and to other government agencies: (The Cooley Praud)
 - And how the retaliatory radiation surveillance (WHICH USES THET SAME WIRELESS/MICROWAVE RADIATION REACHING MILLIONS OF OUR CHILDREN AT SCHOOL) caused me a life-threatening Electrohypersensitivity CHS, and other severe physical harm.

 (The Gooley Retaliation) See Note 1 on next page.

Mendoss v. The Thomas M. Gooley Law School, Case No. 7:99-cv-77, (S.D. Tl. 1999); Case No. 5:01-cv-93 (W.D. MI. 2001); Case No. 02-2095 (6th. Cir. 2002).

Statement of Interested Parties, Ducket & pages 2 - 4 to Mendosa v. U.S. District Chief Judge, Ricardo H. Hinojosa Case No. 1:14-6v-30, id. The U.S. Court of Appeals for the Fifth Circuit recognized the legitimacy of my EHS, the harm caused by the retaliatory radiation surveillance.

However, the Judges refused to engage the undisputed evidence on the record proving the collusion of Judge Ramos and Judge Hinojosa with John Ashcroft on the fabrication of testimony and incretaliation and fraud on the Court to conceal that radiation surveillance is being used to maim and torture to death those who denounce government corruption and other innocent, defenseless and unsuspecting victims and even in the privacy of their home. See Court Order, pages 87b, 87e to Exhibit A, id.

Mendoza v. Ashcroft, Case No. 04-40095.

Pages 6 - 14, of the Statement of Interested Parties, Docket 4 to Mendoza vy Chief Judge Hinojosa et al., id.

The U.S. Supreme Court refused to intervene. Mendoze v. Alberto R. Gonzalez Case No. 04-9908.

Despite that both, Judge Hinojosa and Judge Ramos refused and invitation by the Judicial Council to engage the evidence detailing their fabrication of witness testimony and fraud on their Court to conceal the Brennan's Fraud, the Cooley Fraud and the Cooley Retaliation, the Judicial Council denied my Complaints of Judicial Misconduct against Judge Hinojosa and Judge Ramos.

Complaints of Judicial Misconduct Nos. 04-05-372-0089 and 90, Judicial Council for the U.S. Court of Appeals for the Fifth Circuit Docket 4, page 6, Chief Judge Hinojosa et al., id.

The specific, concrete and undisputed medical, scientific and legal evidence on the record proving and corresponding THE MASSIVE FRAUD ON THE COURTS AND THE MASSIVE ABROGATION OF THE LAW to conceal these and other criminal atrocities is detailed by pages 1 Z/1 to 25 of Exhibit C to the Petition to Impeach 3 Federal Judges (Aug. 2024) submitted to Jim Jordan, Chair of the U.S. House of Representatives Judiciary Committee.

EVIDENCE ON THE RECORD HAS PROVEN AND CORROBORATED THE COLLUSION OF THE GOVERNOR OF TEXAS, GREG ABBOTT AND U.S. DISTRICT CHIEF JUDGE, RANDALL CRANE WITH MORE THAN 25 JUDGES AND OTHERS:

- 1- In tempering and falsification of government records;
- 2- In fabrication of witness testimony and of medical evidence:
- 3- And im massive fraud on the Courts and massive abrogation of the law to conceal among other criminal atrocities THAT THE WIRELESS/MICRO-WAVE RADIATION REACHING MILLIONS OF OUR CHILDREN AT SCHOOL:
 - IS THE SAME RADIATION USED BY RADIATION SURVEILLANCE and which caused me a life-threatening Electrohypersensitivity EHS, and other severe physical harm, including swelling of brain and heart;
 - B- TO CONCEAL THAT THIS RADIATION IS CAUSING MILLIONS OF OUR CHILDREN EHS, and brain, eye, blood, nerve, heart and INA damage and other catastrophic, irreversible and deadly harm and disabilities that DEFEAT THE PURPOSE OF EDUCATION AND LIFE:
 - C- AND TO CONCEAL THAT MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID AND MEDICARE FRAUDS ARE MAIMING AND TORTURING TO DEATH MILLIONS OF OUR CHILDREN and millions of other defenseless and unsuspecting victims, as detailed herein.
- The same evidence has proven and corroborated the collusion of Greg Abbott and Chief Judge Crane on the attempts to conceal:
 - i- That the wireless/microwave radiation used by the RBI retaliatory surveillance and which caused me a life-threatening EHS IS THE SAME REACHING MILLIONS OF OUR CHILDREN AT SCHOOL:
 - TO CONCEAL THAT THIS IS THE SAME RADIATION THAT WAS USED AS A WEAPON TO MAIN AND TORTURE AMERICAN MEN, WOMEN AND CHILDREN TO DEATH:
 - AND TO CONCEAL THAT THIS RADIATION IS SIMILAR TO THE RADIATION THAT IS USED TO MAIN AND TORTURE THE ENEMY TO DEATH.

EVIDENCE ON THE RECORD HAS PROVEN THE COLLUSION OF GREG ABBOTT AND CHIEF JUDGE CRANE AND OTHERS IN FRAUD ON THE COURTS AND ABROGATION OF THE LAW TO CONCEAL THAT THE MICROWAVE RADIATION AT SCHOOL IS MAIMING AND TORTURING MILLIONS OF OUR CHILDREN TO DEATH.

On the year 2005, I filed Pro-se a lawsuit to compel the Texas Dept. of Assistive and Rehabilitative Services DARS, to provide a doctor prescribed shielding room for rehabilitation of my Electrohypersensitivity, EHS, Mendoza v. Moron et al., Case No. 7:05-cv-184 (S.D. TX. 2005).

During the litigation, the then Texas Attorney General and now the Governor of Texas, Greg Abbott, through his agents, and to conceal that my EHS is a physical medical codition and a disability and to deny my doctor prescribed shielding room for rehabilitation of my EHS, he removed from my application record among other evidence:

- l- A Decision of the Social Security Administration finding my electromagnetic sensitivity a medically determinable and severe impairment:
- 2- Pictures showing some of the effects caused by exposure to the same wireless/microwave radiation feaching millions of our children at school, including facial swelling AND HOW THE SWELLING INSIDE MY SKULL IS SO SEVERE AS TO PUSH AN EYE OUT OF ITS SOCKET:
- 3- And excerpts of an interview in which at the time she was General Director of the World Health Organization, Dr. Gro Harlem Brundland detailed how her EHS was not imagination.

In response to a Court Order, I submitted a Brief in Support of Disability detailing with medical, scientific and legal evidence Abbott's maclicious attempts to conceal that my EHS is a physical medical condition and a disability, Docket 16, pages 3,4,5, and Exhibits 14,15, and 16, Moron et al., id.

WITHOUT ENGAGING THE UNDISPUTED EVIDENCE ON HIS COURT RECORD PROVING GREG ABBOTT'S FALSIFICATION OF GOVERNMENT RECORDS AND DISABILITY DISCRIMINATION AND RETALIATION TO CONCEAL THAT MY EHS IS A PHYSICAL DISABILITY. CHIEF JUDGE GRANE WROTE:

"Plaintiff also submitted a letter from Dr. William Rea requesting a testing environment free from electromagnetic fields that would affect the outcome of Plaintiff's tests or other disorders. (Doc. 7)."

Docket 18, page 2. Moron et al.. id.

THE LETTER OF DR. REA (The first doctor that diagnosed my EHS and CHS) DOES NOT STATE THAT I HAVE OTHER DISORDERS.

Dr. Rea's letter states:

"I have evaluated this patient medical condition and it is important that the patient have a proper testing environment in order to attain maximum potential from this patient. The testing area should be devoid of any chemicals and any appliances that may emit electromagnetic fields that could significantly affect the outcome of this patient's tests."

Unopposed Motion to Recuse Judge Crane, Docket 25, page 10, Moron et al., id.

A copy of Dr. Rea's letter is part of the Court record, Docket 16, page 11, Moron et al., id. See pages 37,38, Exhibit A, id.

Dr. Rea was a world-class expert in Environmental Medicine, in EHS and CHS and in other harm caused by exposure to even low levels of wireless/microwave radiation and of chemicals and fumes.

Dr. Rea was the founder of the Environmental Health Center/Dallas.

GREG ABBOTT AND THE TEXAS MEDICAL BOARD ENGAGED IN VICTOUS RETALIATION against Dr. Rea for denouncing the THE HARM CAUSED BY MEDICAL ERRORS on millions of defenseless and unsuspecting victims. See Pages 44 - 48 to Exhibit A to Petition to Impeach 3 Federal Judges (Aug. 2024). Weblink at

EVIDENCE ON THE RECORD HAS PROVEN THE COLLUSTON OF GREG ABBOTT AND CHIEF JUDGE CRANE IN FRAUD ON HIS COURT AND IN ABROGATION OF THE LAW TO CONCEAL THAT RADIATION IS MAINING AND TORTURING MILLIONS OF OUR CHILDREN TO DEATH.

EVIDENCE ON THE RECORD HAS PROVEN THAT CHIEF JUDGE CRANE:

- 1- Without engaging the undisputed evidence on his Court record proving Greg Abbott's falsification of government records and in disability discrimination and retaliation:
- 2- To conceal the catastrophic, disabling and deadly harm caused by exposure to even low levels of wireless/microwave radiation:
- 3- And to conceal that the wireless/microwave radiation at school is maining and torturing millions of our children to death:
- 4- CHIEF JUDGE CRANE ENGAGED IN FABRICATION OF STATEMENTS AND OF MEDICAL EVIDENCE AND IN DISABILITY DISCRIMINATION, RETALIATION AND FRAUD ON HIS COURT AND ABROGATION OF THE LAW TO CONCEAL:
- 5- The catastrophic, disabling and deadly harm caused by exposure to even low levels of wireless/microwave radiation:
- 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:
- AND TO CONCEAL THAT MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID AND MEDICARE FRAUDS ARE MAINTING AND TORTURING TO DEATH MILLTONS OF OUR CHILDREN AND MILLIONS OF OTHER DEFENSELESS AND UNSUSPECTING VICTIMS.

ON AN ORDER TO DISMISS THE CASE; TO DENY MY APPLICATION FOR A DOCTOR PRESCRIBED SHIELDING ROOM FOR REHABILITATION OF MY EHS; AND TO CONCEAL THAT MY EHS IS A PHYSICAL MEDICAL CONDITION AND DISABILITY; CHIEF JUDGE CRANE CLAIMED FALSELY:

"Plaintiff's claims that Ms. Murray's determination that Plaintiff was elegible for rehabilitation services on his mental disability but not on his alleged electrical sensitivity violated his due process right to be free from stigma. (Doc. 1)."

Docket 18, page 1, Moron et al., id.

At no time I have claimed or testified that I have a mental disability, and my Original Complaint (Doc.1) did not make the satatement fabricated by Chief Judge Crane. Docket 1, Moron et al., id.

Unopposed Motion to Recuse Judge Crane, Docket 25, page 9, Moron et al.. id.

ON THE ORDER TO DISMISS, CHIEF JUDGE CRANE CLAIMED PALSELY:

"The evidence Plaintiff submitted in support of his motion for summary judgment and susequently in response to the Court's request does not establish that Plaintiff has ever formally diagnosed with any disorder, allergy or condition involving electromagnetic fields or electricity sensitivity that would substantially limit one or more of his major life activities. (Doc. 7. Doc. 9, Doc. 16)." Docket 18, page 4, Moron et al., id

Evidence on the record has proven that Chief Judge Crane concealed from his Court that Greg Abbott removed from my application record evidence proving that my EHS is a physical medical condition and a disability under the Americans with Disabilities Act and under the Rehabilitation Act as a matter of fact and law.

UNDISPUTED EVIDENCE ON THE RECORD HAS PROVEN THAT SOME OF THE EVIDENCE THAT GREG ABBOTT REMOVED FROM MY APPLICATION RECORD INCLUDES A COPY OF A DECISION F THE SOCIAL SECURITY PROVING THAT MY EHS IS A PHYSICAL MEDICAL CONDITION AND A DISABILITY AS A MATTER OF FACT AND LAW.

Brief in Support of Plaintiff's Disability, page 3, Exhibit 14, Moron et al., id.

On the year 2003, after evaluation of my health condition by experts in Environmental Medicine and by several other doctors, including two cardologists and an allergist, and after a hearing, an Administrative Law Judge for the Social Security found my electromagnetic sensitivity a medically determinable severe physical impairment that significantly/limits among other of my major life activities, my ability to perform basic work activities when exposed to even low levels of radiation found on the work setting statating in part:

"The claimant's electromagnetic sensitivity is a severe impairment, based upon the requirements in the Regulations (20 CFR \$\$ 404.1521 and 416.921)."

Brief in Support of Plaintiff's Disability, page 3,4, Exhibit 14, Moron et al., id.

This decision has proven as a matter of fact and law that my EHS is a medically determinable severe physical medical condition and a disability under the Americans with Disabilities Act and the Rehabilitation Act.

See pages 88 - 94 of Exhibit A to Petition to Tmpeach 3 Federal Judges, (Aug. 2024). See weblink at page

To dismiss the lawsuit to compel DARS to provide a doctor prescribed shielding room for rehabilitation of my EHS, Chief Judge Crane claimed in essence that those who are not receving Social Security disability benefit benefits are not disabled, abrogating the Americans with Disabilities Act, the Rehabilitation Act and decades of federal and State case law.

Docket 18, Moron et al.. id.

Without engaging the undisputed evidence on the record proving his malicious judicial misconduct, and to deny an Unopposed Motion to Recuse Chief Judge claimed in essence that those without an attorney are not entititled to an impartial Judge, abrogating the Constitutional right to an impartial and desinteresed trier of fact.

Docket 31, Moron et al., id.

On the year 2005, I filed Pro-se a lawsuit to compel a public library to provide disability accommodations to access and facilitate research.

In violation of 28 USC 455, Chief Judge Crane refused to recuse himself.

(28 USC 455 is self-executing and compels district Judges to recuse themselves when as in this case, the Judge has engaged in malicious judicial misconduct)

Mendoza v. The University of Texas-Pan American, Case No. 7:05-cv-408 (S.D. TX. 2005).

To dismiss my lawsuit to compel UTPA to accommodate my EHS, Chief Judge Crane claimed falsely that I was denied access to the library not soley by reason of my disability, but because I was a member of the public, again abrogating the Americans with Disabilities Act and the Rehabilitation Act.

In response to another unopposed Motion to Recuse, and without engaging the evidence on the record of his malicious judicial misconduct, Chief Judge Crane claimed in essence that those without an attorney are not entitled to an impartial Judge, again, abrogating the Constitutional right to an impartial trier of fact.

Docket 16, UTPA, id.

IN RESPONSE TO MY SECOND APPLICATION FOR A DOCTOR PRESCRIBED SHIELDING ROOM FOR REHABILITATION OF MY EHS, AGAIN, AND THROUGH DARS AGENTS, GREG ABBOTT ENGAGED:

- 1- In falsification of government records;
- 2- In disability discrimination;
- And in retaliation to conceal that millions of our children and millions of other defenseless and unsuspecting victims are suffering from EHS and from other harm and disabilities caused and aggravated by even low levels of Environmental wireless/microwave radiation.

Statement of Interested Parties, pages 9 - 11 and Exhibits 9,10, Docket 4 to Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX, 2014).

IN RESPONSE TO MY THIRD APPLICATION FOR A DOCTOR PRESCRIBED SHIELDING ROOM FOR REHABILITATION OF MY EHS, AGAIN, THROUGH DARS AGENTS, GREG ABBOTT ENGAGED in falsification of government records, and in disability discrimination and retaliation, and on failed attempts to interfere with my ability to file on the federal Court a 73-page document corroborating that school officials:

- 1- Engaged in falsification of government records;
- 2- In disability discrimination and retaliation;
- And in perjury and fraud on the federal Court to conceal:

 THAT THE WIRELESS/MICROWAVE RADIATION AT SCHOOL IS MAIMING AND
 TORWIRING MILLIONS OF OUR CHILDREN TO DEATH.

Docket 1. pages 104 - 131, 206 - 216. Chief Judge Hinojosa et al., id. Pages 43 - 47 to Motion to Recuse 3 Federal Judges, Docket 44, Mendoza v- Kijakazi, id.

UNDISPUTED EVIDENCE ON THE RECORD HAS PROVEN THE COLLUSION OF CHIEF JUDGE CRANE, GREG ABBOTT AND THE TEXAS LT. GOVERNOR, DAN PATRICK AND OTHERS:

- 1- In lowering the academic standards;
- 2- In fabrication of grades;

SCHOOT.

3- And in fabrication of recognitions to conceal:

THE CATASTROPHIC, IRREVERSIBLE AND DEADLY BRAIN DAMAGE BEING CAUSED

ON MILLIONS OF OUR CHILDREN BY THE WIRELESS/MICROWAVE RADIATION AT

Pages 238 - 294, Docket 1, Chief Judge Hinojosa et al., id.

On the year 2014, I filed Pro-se a lawsuit in the federal Court in Brownsville, Texas.

The lawsuit details the undisputed evidence on the Court record proving the collusion of the Governor of Texas, Greg Abbott with U.S. District Chief Judge, Ricardo H. Hinojosa, with U.S. District Chief Judge, Randall Crane, and with school officials and others IN MASSIVE FRAUD ON THE COURTS AND IN MASSIVE ABROGATION OF THE LAW TO CONCEAL AMONG OTHER HEINOUS ATROCITIES:

- 1- THAT MILLIONS OF SCHOOL CHILDREN are exposed to power levels of radiation that cause severe, catastrophic and irreversible and deadly harm and disabilities EVEN TO ADULTS, including power levels of radiation ABOVE THE FCC LIMITS and to the same wireless/microwave radiation that has caused even deadly harm to TEACHERS, to FIRE-FIGHTERS AND TO POLICE OFFICERS:
- TO CONCEAL THAT THE WIRELESS/MICROWAVE RADIATION AT SCHOOL IS CAUSING MILLIONS OF OUR CHILDREN Electrohypersensitivity EHS, and brain, eye, blood, nerve, heart and DNA damage and other catastrophic, irreversible irreversible and deadly harm and disabilities THAT DEFEAT THE PURPOSE OF EDUCATION AND LIFE;
- AND TO CONCEAL THAT MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID AND MEDICARE FRAUDS ARE MAIMING AND TORTURING TO DEATH MILLIONS OF OUR CHILDREN and millions of other defenseless and unsuspecting victims. Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014), Dockets 1. 4, 14, 17.

The lawsuit sought among other things, compelling the recusal of Chief Judge Hinojosa and Judge Ormsby from my lawsuit against the Sharyland ISD school officials and:

- 1- To compel the U.S. Dept. of Education to make an evaluation with doctors with expertise in Environmental Medicine in EHS, of the harm caused on children by the wireless/microwave radiation at school:
- 2- To compel the Texas Dept. of Assistive and Rehabilitative Services

 DARS, to provide a doctor prescribed shielding room for rehabilitation

 of my Electrohypersensitivity, EHS:
- And to compel the Texas 92nd. District Court to allow me appearing by phone to judicial proceedings as accommodation to my EHS.

 Docket 1, Chief Judge Hinojosa et al., id.

In response to the lawsuit, both, Chief Judge Hinojosa and Judge Ormsby signed Orders of self-recusal, admitting with their signature their criminal and irrational cruelty againt children and the disabled and corroborating the evidence on the record proving their collusion with Chief Judge Crane, and with Greg Abbott and others on the heinous atrocities being committed against millions of our children and against millions of other defenseless and unsuspecting victims and detailed herein. Dockets 105, 106, Mendoza v. Sharyland ISD et al., Case No. 7:11-cv-29 (S.D. TX. 2011).

In response to the lawsuit against Chief Judge Hinojosa and others, two Judges from the federal Court in Brownsville recused themselves and a Judge from the federal Court in Laredo recused herself and the case was transferred to the federal Court in McAllen and reassigned to U.S. District Judge, Micaela Alvarez. Dockets 5, 7, 11, Chief Judge Hinojosa et al., id.

WITHOUT ENGAGING THE SPECIFIC, CONCRETE AND UNDISPUTED MEDICAL,
SCIENTIFIC AND LEGAL EVIDENCE ON THE COURT RECORD PROVING AND CORROBORATING
the collusion of Greg Abbott with Chief Judge Crane and with Judge
Hinojosa and school officials and others in the MASSIVE FRAUD ON THE COURTS
AND THE MASSIVE ABROGATION OF THE LAW TO CONCEAL THE MASSIVE ATROCTITIES
BEING COMMITTED AGAINST MILLIONS OF OUR CHILDREN and against millions of
other defenseless and unsuspecting victims, Judge Alvarez:

- l- Claimed falsely to her Court that there was no evidence that my EHS was a disability and did not allow me appearing by phone to Court;
- 2- Issued a prefiling Injunction to prevent that I denounced these atrocities before federal Courts:
- 3- And without a hearing, dismissed the case.

 Dockets 18, 21, Chief Judge Hinojosa et al., id.

After Chief Judge Hinojosa and Judge Ormsby recused themselves from my lawsuit against school officials. the case was reassigned to Chief Judge Crane, who in violation of 28 USC 455, refused to recuse himself.

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

Without engaging the specific, concrete and undisputed medical, scientific and legal evidence on the Court record proving and corroborating his collusion with Greg Abbott, with Judge Hinojosa and with school officials and others on the ATROCITIES BEING COMMITTED AGAINST MILLIONS OF OUR CHILDREN and against millions of other defenseless and unsuspecting victims, and without a hearing, Chief Judge Crane dismissed the case.

Docket 108, Sharyland ISD et al., id.

On the year 2011, I became homebound after I lost the ability to drive and to be inside buildings or in the streets for extended periods of time. See my Statement of Physical Disabilities, Exhibit A to Petition to Tmpeach 3 Federal Judges (Aug. 2024). See weblink at page 33 herein.

On the year 2014, I filed a second application for disability benefits based on my life-threatening Electrohypersensitivity EHS, and Chemical hypersensitivity CHS.

On the year 2020, the Commissioner of the Social Security found:

- l- That my EHS and CHS are medically determinable severe IMMUNOLOGICAL impairments;
- 2- That significantly limit my ability to perform basic work activities when exposed to the radiation and chemicals/fumes found on the work setting;
- 3- And which makes impossible that I could work on a sustained basis.

 See Excerpts of the Commissioner's Decision, page 48 to Exhibit A, id.

However, for the second time, the Commissioner denied my disability benefits, abrogating again, the Social Security Act, and the right to be free from disability discrimination and retaliation under the Rehabilitation Act.

EVIDENCE ON THE RECORD HAS PROVEN THAT DURING THE ADJUDICATION PROCEEDINGS OF MY APPLICATION FOR DISABILITY BENEFITS BASED ON MY EHS AND CHS, BOTH, THE ADMINISTRATIVE LAW JUDGE AND THE COMMISSIONER OF THE SOCIAL SECURITY:

- 1- Engaged in massive tampering and falsification of government records;
- 2- Made false statements. (Claimed falsely among other things that I waived in writing my right to a hearing; that EHS and CHS are not recognized by the medical community and that I am self-dependent); and,
- 3- Fabricated medical evidence, to replace the opinion of medical experts in Environmental Medicine that examined/tested, diagnosed and treated my EHS and CHS for the opinion of a doctor who never examined/tested, diagnosed or treated my EHS and CHS and that admitted under penalty of perjury:
 - A- Not being a medical expert in either EHS or CHS and no representing to the Social Security (Or anybody else) being an expert in EHS or CHS:
 - B- Admitted not believing that EHS and CHS exist;
 - C- And admitted not reviewing my medical records.

For these type of doctors, giving a favorable medical opinion on cases of EHS and CHS is incriminating (criminally), because the opinion corroborates that THEIR MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID/MEDICARE FRAUDS ARE MAIMING AND TORTURING MILLIONS OF OUR CHILDREN AND MILLIONS OF OTHER DEPENSELESS AND UNSUSPECTING VICTIMS TO DEATH as detailed herein.

On the year 2022, I timely filed Pro-se a lawsuit to compel the Commissioner to grant my applications for disability benefits. The case was assigned to Chief Judge Crane who in violation of 28 USC 455 refused to recuse himself despite that my lawsuit against the Commissioner cites to specific, concrete and undisputed medical, scientific and legal evidence on the Court's record proving THE COLLUSION OF CHIEF JUDGE CRANE:

- 1- With the Governor of Texas, Greg Abbott;
- 2- With Judge Hinojosa;
- 3- With Judge Alvarez;
- 4- And with the Commissioner of the Social Security and others:
- 5- In tampering and falsification of government records:
- 6- In fabrication of witness testimony and of statements and of medical evidence, and disability discrimination and retaliation;
- AND IN MASSIVE FRAUD ON THE COURTS AND MASSIVE ABROGATION OF THE LAW TO CONCEAL AMONG OTHER CRIMINAL ATROCITIES:
- A- That millions of our school children are exposed to power levels of wireless/microwave radiation that cause harm even to adults, including power levels above the FCC safety limits and to the same radiation that caused severe, disabling and deadly harm to teachers, to firefighters and to police officers and other adults:
- B- TO CONCEAL that the wireless/microwave radiation and chemicals and fumes 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 DEPEAT THE PURPOSE OF EDUCATION AND LIFE;
- AND TO CONCEAL THAT MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID AND MEDICARE FRAUDS ARE MAINING AND TORTURING TO DEATH MILLIONS OF OUR CHILDREN AND OF OTHER DEFENSELESS AND UNSUSPECTING VICTIMS as detailed herein. Kijakasi, id. + 28 USC 455 is self-executing.

My lawsuit to compel the Commissioner to grant my second application for disability benefits details how the Commissioner did not engage, challenge or oppose the evidence on the record demonstrating that the ALJ engaged:

- l- In tampering and falsification of government records:
- 2- In disability discrimination:
- 3- And in retaliation:

To conceal the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez with the Commissioner and with Greg Abbott in massive fraud on the Courts and massive abrogation of the law to conceal the heinous atrocities being committed against millions of our children and against millions of other defenseless and unsuspecting victims as detailed herein.

NOTE 1-

My lawsuit was initially filed by mail on the U.S. District Court of Alexandria, Viriginia, the district where the Commissioner has the office of the Appeals Council, and to prevent that the case was assigned to Chief Judge Crane or to the other corrupt Judges presiding on the federal Court in McAllen. However, the case was transferred to this Court and assigned to Chief Judge Grane.

SOME OF THE EVIDENCE THAT THE ADMINISTRATIVE LAW JUDGE ATTEMPTED TO REMOVE FROM THE RECORD OF MY SECOND APPLICATION FOR DISABILITY BENEFITS INCLUDE:

1- The Petition to Impeach 3 Federal Judges submitted to Darrell Issa, Chair of the U.S. House of Representatives Judiciary Committee.

The petition details the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez with Greg Abbott and others in massive fraud on the Courts and massive abrogation of the law to conceal that the wireless/microwave radiation at school IS MAINING AND TORTURING TO DEATH MILLIONS OF OUR CHILDREN, and millions of other defenseless and unsuspecting victims.

Motion to Recuse the Administrative Law Judge, Court Transcript 596, 831 - 945, Mendoza v. Kilolo Kijakazi, Case No. 7:22-cv-85 (S.D. TX. 2022) Chief Judge Crane PRESIDING.

- 2- Medical records documenting the diagnosis of my EHS by a doctor with expertise in Environmental Medicine selected and approved by the Texas Dept. of Assistive and Rehabilitative Services; Ct. T. 593, id.
- 3- Medical records of an Allergist with expertise in Environmental Medicine detailing how swelling has severely compromised my immune system; Ct. T. 593, id;
- 4- An evaluation of a Neurologist/Psychiatrist selected and approved by DARS finding normal my mental health, Ct. T.
- 5- Affidvits of persons attesting to my EHS and to my mental stability, Ct. T. 593:

- A Medical Pioneer Wirites a History of Environmental Hypersensitivites (2016), in which Dr. William J. Rea, a wrold-class expert in Environmental Medicine --- in EHS and CHS, and in other harm caused and aggravated by environmental radiation and chemicals details THE MASSIVE MEDICAL ERRORS of doctors without expertise in Environmental Medicine, and how the refusal of doctors to get training in Environmental Medicine is causing catastrophic harm to their patients. Court Transcript 597.
- 7- A document detailing how Greg Abbott and the Texas Medical Board retaliated against Dr. Rea to conceal that MASSIVE MEDICAL ERRORS AND MASSIVE MEDICAID AND MEDICARE FRAUDS. ARE MAIMING AND TORTURING TO DEATH MILLIONS OF OUR CHILDREN AND MILLIONS OF OTHER DEFENSELESS AND UNSUSPECTING VICTUMS. Ct. T. 594.
- 8- Excerpts of an interview in which the then General Director of the World Health Organization, Dr. Gro Harlem Brundtland detailed how her EHS was no imagination. Ct. T. 593,
- 9- A paper by Dr. Andrew Tresidder, Electrosensitivity an Environmental Illness, an Authentic Diagnosis, not a Delusional Disorder Disorder. (2017). Ct. T. 597, Kijakazi, id.

- A Memoradnum filed by the Commissioner on another federal Court admitting that the Social Security recognizes Multiple Chemical Sensitivity as a medically determinable severe physical condition. (My Chemical Hypersensitivity is also known as Multiple Chemical sensitivity) Court Transcript 594, Kijaka-i, id.
- 11- A letter by General Counsel of the U.S. Access Board recognizing electrical and chemical sensitivities under the Americans with Disabilities Act. Ct. T. 594, id.
- 12- A letter detailing how the State of California accommodated people disabled by EHS and CHS. id:
- A letter by the Director of the ADA Unit at the Texas Rehabilitation Commission, TRC, the predecessor of DARS stating that some of TRC employees are suffering from EI. (EI, Environmental Illnesses include Electrical and Chemical Sensitivities, EHS and CHS) id:
- "Social Security Acceptance of E.I. and CERV Growing" citing the Social Security Regulation 24515.065 Evaluation of Specific Issues Environmental Illnesses stating in part that in evaluating claims of environmental illnesses, all of the claimant's symthoms, signs and laboratory findings must be considered on a case by case basis; stating that the regulation makes it an error for the Social Security does not exist, to request a mental evaluation or to request an evaluation by a doctor who believes that Environmental Illnesses do not exist. Ct. T. 594, Kijakazi, id.

Other evidence that the Administrative Law Judge attempted to remove from the record of my application for disability benefits based on my EHS and CHS, include:

- The Guideline of the Austrian Medical Association for the Diagnosis and Treatment of EMF-related Health Pronlems and Illnesses (EMF syndrome), Ct. T. 596, Kijakazi, id.
- The American Academy of Environmental Medicine, Electromagentic and Radiofrequency Fields Effect on Human Health, detailing the vital necessity to train doctors in Environmental Medicine. Ct. T. 597 id:
- 17- A study in EHS, Electromagnetic Hypersensitivity: Evidence for a Novel Neurological Syndrome (2011), id:
- 18- A paper by Dr. Olle Hohansson, Electrohypersensitivity: a Functional Impairment Due to Inaccessible Environment (2015), id:
- 19- A paper by Dr. Franz Adlkofer, Electrosensitivity: as experienced by a person and assessed by scientists (2016). id:
- 20- A paper by Dr. Joel M. Moskowitz, Electrohypersensitivity (2017), id:

Other evidence that the Administrative Law Judge, the ALJ, attempted to remove from the record of my application for disability benefits baed on my Electrohypersensitivity EHS, and Chemical Hypersensitivity CHS, include:

Medical and scientific evidence complied by former government scientists of the synergistic harm caused by exposure to environmental wireless/micro-wave radiation and chemicals on THE BRAIN AND HEART AND ON OTHER VITAL ORGANS. Court Transcript 829, Kijakazi, id, Chief Judge Crane PRESIDING.

In response to the millions of people, including children that are being disabled by EHS and CHS, the Commissioner of the Social Security has adopted a Regulation that makes practically impossible for the disabled by EHS and CHS to prove that they are entititled to disability benefits.

The Regulation allows the ALJ to IGNORE the medical opinion of doctors that examined, diagnosed and treated the patient's illnesses and to allow the ALJ to REPLACE THOSE MEDICAL OPINIONS with the opinions of doctors who NEVER EXAMINED, DIAGNOSED OR TREATED THE PATIENT who are paid by the Social Security and:

- 1- Who never examined, diagnosed or treated the patient:
- 2- Who have no training in Environmental Medicine in EHS and CHS and believe that EHS and CHS does not EXIST:
- 3- And who have conflict of interests to give a favorable opinion.

Giving a favorable opinion is self-incriminating. (Criminally)

A FAVORABLE OPINION CORROBORATES THE FACT THAT THESE DOCTORS MASSIVE

MEDICAL ERRORS AND MASSIVE MEDICAID AND MEDICARE FRAUDS ARE MAIMING

AND TORTURING TO DEATH MILLIONS OF OUR CHILDREN and millions of other

defenseless and UNSUSPECTING VICTIMS.

This Ruling became effective on March of 2017, See Charles Terranova, Somebody Call My Doctor: Repeal of the Treating Physician Rule in Social Security Disability Adjudication. Buffalo Law Review May 1, 2020.

In response to the lawsuit, the Commissioner submitted to the federal Court a Transcript certifying to the Court that the Transcript was a correct and true copy of the evidence of the proceedings before the ALJ.

However, the Court Trancript was missing more than 20 pieces of evidence that I had submitted to the ALJ. In response to my request, the Commissioner submitted to the Court another Trasncript that for the most part included the evidence that I had submitted to the ALJ.

Some of the evidence that the Commissioner attempted to conceal from the federal Court includes medical, scientific and legal evidence proving and corroborating that the massive exposures to wireless/microwave eadiation and to chemicals and fumes at school AND MASSIVE MEDICAL ERRORS ARE MAIMING AND TORTURING MILLIONS OF OUR CHILDREN TO DEATH, including:

- 1- A Summary of Electrohypersensitivity by Dr. Erica Mallery-Blythe (2014) detailing how most doctors are in the dark or in denial that more than 50% of the U.S. population, including children are suffering from EHS and CHS and from other harm and disabilities caused and aggravated by exposure to even low levels of wireless/microwave aradiation and chemicals and fumes commonly found on the environment. Court Transcript 949 1027, Kijakazi, id.
- 2- Dr. Magda Havas San. Fco. EarthLink Wi-Fi Network (2007) detailing with peer-reviewed scientific studies how the symptoms of EHS and of the harm caused by wireless/microwave radiation are the same; how the same wireless/microwave radiation reaching millions of cur children at school has caused harm to teachers, to fire fighters and to other adults; and how thousands of doctors and scientists are denouncing the attempts to conceal these atrocities. Ct: T. 767 802, id.

- 3- A scientific study on the Sensitivity of Children to Electromagnetic Fields. Court Transcript 1361 1371, Kijakazi, id.
- 4- The Dark Side of Wireless Technology is the account of a mother detailing how her children suffered from EHS, and how her children, herself and even their farm animals suffered severe physical harm after a cell tower was placed nera their farm. Ct. T. 1149, id.
- 5- Scientists and Medical Doctors Advise Against Wi-Fi in Schools, details how 19 world-class doctors and scientists have been warning of the harm caused by the microwave radiation of the Wi-Fi in schools. Ct. T. 1155 1155, id.
- 6- Letter of Dr. Martha R. Herbert, professor at Harvard Medical School to Los Angeles Unified School District warning of the harm that was to be caused in children by the microwave radiation of the Wi-Fi at school. Ct. T. 602,603, id.
- 7- Letter of Dr. Martin Blank, professor at the Columbia University College College of Physicians and Surgeons warming Los Angeles Unified School District of the harm that was to be caused on children by the microwave radiation of the Wi-Fi at school. Ct. T. 760 761, id.
- 8- Dr. Magda Havas Open Letter to Librarians warning how the Wi-Fi in libraries could cause physical harm to library staff and visitors. Ct. T. 1169 1170, id.
- 9- Dr. Havas Open Letter to school officials warning of the harm caused on children by the microwave radiation of the Wi-Fi at school. Ct. T. 1171 1173, id.

- An Open Letter of Dr. Jeremia M. Eckhaous, Professor at Vermont Medical Center warning school officials that peer-reviewed studies con consistently conclude adverse biological and health effects by exposure to the same radiation emitted by the schools' Wi-Fi. Court Transcript 1174 1176; Kijakazi, id.
- 11- An article deatailing how Judges in France and Spain have recognized Electrohypersensitivity EHS as a disability.

 Ct. T.. 623 631, id.
- An article deatiling how the California legislature granted ADA accommodations to people with EHS. Ct. T. 1187 1190, id.
- 13- Green and White zones for the EHS in Europe and in the U.S. detailing how the United "ations has recognized EHT we a disability.
- Health Exception for Pirefighters sends a Wessage to the World describing how fire stations are except from 5% radiation towers to protect fire fighters from the harm caused by this radiation. Ct. T. 1193 1196.
- 15- A Pilot Study showing dramatic difference in brain activity on a person with EHS when exposed to microwave radiation.

 Ct. T. 1373 1376.
- Heuser et al., Functional brain MRI in patients complaining of EHS after long term exposure to electromagnetic fields.

 Ct. T. 822 823. id.
- 17- A study detailing the number of peole with symptoms of EHS and CHS in the State of California on the year 2001. Ct. T. 1378, id.

- Powerwatch, Electromagnetic Hypersensitivity (EHS), detailing symptoms caused by even low levesl of wireless/microwave radiation commonly found on the environment. Ct. T. 1583 1596, Kijakazi, id
- NO SAFE PLACE, A letter of Olga Sheean to Mayor of Vancouver, Gregor Roberson detailing how the reckless placement of Wi-Fi transmitters in this city was to cause severe physical harm to the people, especially to children; how the city's Wi-Fi did not allow her to stay in her home anymore; how when she worked for the World Health Organization in Geneva, the Director Jeneral of WHO, Dr. Gro Harlem Brundtland resigned because cell phones were making her sick; and how Dr. Brundtland along with other doctors and scientists are denouncing that the use of cell phones and other wireless devices are harmful. Ct. T. 1123 1147.
- 20- Oudsted FCC Standards, detailing how the FCC radiation safety limits are misleading the people with a false sense of safety.

 Ct. T. 3047 3058.

Judge Grane assigned U.S. Magistrate Judge, Nadia S. Medrano for pretrial matters, who in turn, twice, ordered the Commissioner to engage the evidence of my claims.

(The Commissioner was represented by the top federal criminal prosecutor in this area, the U.S. Attorney for the Southern District of Texas at that time, Alamdar S. Hamdani)

In violation of two Court Orders, Mr. Handani refused to engage the undisputed evidence on the Court record proving the collusion of Chief Judge Crane with Greg 4bbott and the other named criminal actors on the criminal atrocities being committed against millions of our children and against millions of other defenseless and unsuspecting victims.

Without engaging the undisputed evidence on the Court record proving Chief Judge Crane atrocities against millions of our children, Judge Medrano recommended that my law suit not to be allowed to proceed, and without more, Chief Judge Crane adopted the recommendation.

Docket 59, Kijakazi, id.

During the litigation, and in response to undisputed medical evidence detailing the aggravation of my life-threatening EHS and CHS, Judge Medrano granted an unopposed Motion for Extension of Time to file Court documents, and Chief Judge Crane granted an unopposed Motion for a 30-day extension of time to file Court documents and then granted an unopposed Motion for a 60-day extension of time to file Court documents corroborating the legitimacy and seriousness of my EHS and CHS as physical medical conditions and as disabilities. Pages 74,75 of Exhibit A, id, are copies of Chief Judge Crane Crane Orders granting my Motions for extension of time.

⁺ Copies of Judge Medrano's Orders to Mr. Hamdani are attached on pages 61, 62 of my Criminal Complaint against Abbott and others submitted to U.S. Attorney, Nicolas J. Gonjei, id. See weblink at page 33B herein.