

EXHIBIT C
(PART 1 of 7)
(PAGES 1 - A to 1 - Z/ 9)

TO

PETITION TO IMPEACH 3 FEDERAL JUDGES.

- 1- U.S. District Chief Judge, Randall Crane;
- 2- U.S. District Judge, Ricardo H. Hinojosa;
- 3- U.S. District Judge, Micaela Alvarez.

JIM JORDAN, CHAIR OF THE JUDICIARY COMMITTEE, U.S. HOUSE OF REPRESENTATIVES.

Dear Ladies and Gentlemen,

The Petition to Impeach 3 Federal Judges (Aug. 2024) and Exhibits A and B cite to undisputed evidence on the record proving that the named Judges engaged in fraud of their Courts and in massive abrogation of the law to conceal that massive medical errors are masking the catastrophic, irreversible and deadly harm and disabilities caused by exposure to wireless/microwaves and Radiation Surveillance on millions of children and on millions of other defenseless and unsuspecting victims.

This Exhibit cites to the undisputed evidence on the record proving that the named Judges engaged in fraud of their Courts and in massive abrogation of the law to conceal that massive infiltration of the Judiciary and of federal and State agencies by Organized Crime and by other corrupt and treasonous forces is destroying our country from inside.

The undisputed evidence cited herein has proven that immediate Congressional intervention is necessary:

- 1- To save immense pain and suffering;
- 2- To save the lives of millions of children and of millions of other innocent, defenseless and unsuspecting victims;
- 3- And to restore our Constitutional Republic to its original intent.

THIS CAN BE OUR LEGISLATORS FINEST HOUR.

Respectfully submitted,

Jesus Mendoza 1 Jan, 2025.
Jesus Mendoza

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

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

CONGRESS HAS PROMISED THE PEOPLE
THAT NEVER AGAIN
GOVERNMENT AGENCIES
WILL BE PERMITTED
TO WAGE A SECRET WAR
AGAINST INNOCENT, DEFENSELESS AND UNSUSPECTING AMERICANS.

On the year 1976, in response to evidence proving how the FBI/CIA/NSA Police State was using state-of-art miniature mikes and cameras to monitor and record even the most intimate sexual activities⁺ of legislators, and of other unsuspecting victims; proving that this evidence was being used for blackmail, extortion and manipulation of legislators and of other decision makers, and proving that the FBI/CIA Police State was using legions of undercover agents, informers (provokateurs, intriguers and inciters) to infiltrate and suvert Congress and the Judiciary and to retaliate against those who denounced government corruption, the U.S. Senate Church Committee stated:

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

+ (Evidence on the record has proven the fraud on the Courts to conceal that this evidence is remotely obtained Through-Wall Radiation Surveillance and at the click of a mouse, and to conceal that there are no safeguards to prevent that as during the FBI-Hoover Era, this evidence be used for blackmail, extortion and manipulation of Judges, Legislators and other decision makers as detailed herein).

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT FBI/CIA/NSA TERROR BULLYING AND DIRECTED RADIATION SURVEILLANCE ARE MAKING OF OUR COUNTRY A POLICE STATE AND A RUTHLESS TOTALITARIAN REGIME.

"Those who cannot learn from the past are condemned to repeat it."

George Santayana.

More than 50 years ago, at the time affairs and being gay were crimes, the FBI, the CIA, the NSA and the Army started using legions of covert agents, informants/infiltrators and instigators/provocateurs and state-of-art miniature cameras and mikes to monitor even the most intimate sexual activities in bedrooms, hotels and in the back of limousines. +

This evidence which was obtained under fabricated excuses of national security was collected on millions of files; concealed as State Secrets and used for intimidation, blackmail/extortion and manipulation (Neutralizing)⁺⁺ of Legislators, Judges, Presidents and even of a President's wife, to benefit powerful, corrupt and treasonous interests and to make of our country a repressive police state and a ruthless totalitarian regime in disguise.

"For almost fifty years, Hoover held virtually unchecked public power manipulating every president from FDR to Nixon. He kept extensive black mail files and used illegal wiretaps and hidden mikes to destroy anyone who opposed him."

"What is past is prologue."

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

+ Now, this same evidence can be obtained by through-wall Satellite AI Radiation Surveillance and at the click of a mouse as detailed herein.

++ Neutralizing was a term used by FBI Director J. Edgar Hoover, to describe these crimes.

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 FAMILIES, INCLUDING CHILDREN AND TODDLERS 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 their fraud on their Court and their massive abrogation of the law to conceal among other criminal atrocities, that under fabricated excuses of national security, hate inside and outside intelligence agencies are using Through-Wall Radiation Surveillance as a weapon to maim and torture:

- 1- Those who denounce government corruption;
- 2- Those who have been wrongly and maliciously placed on secret "Terrorist Watch Lists" and even their families, children and toddlers;
- 3- And other innocent, defenseless and unsuspecting victims and even in the privacy of their home.

The Statement of Interested Parties cites to the specific, concrete and undisputed evidence on the record proving the collusion of Chief Judge and Judge Ormsby with federal agencies and others on the massive fraud on the Courts and the massive abrogation of the law to conceal these atrocities.

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).

Mark S. Zaid, a Washington attorney who represents victims of radiation aggressions and who routinely gets NSA security clearances to discuss classified matters has said that victims' families, their minor children and even the family pet have been hit by radiation aggressions, and that

"I would dare to say there is a cover-up,"

William J. Broad, Microwave Weapons Are Prime Suspect in Ills of U.S. Embassy Workers, The NY Times Sept. 1, 2018, Court Transc. 3148 - 3163, Kijakazi, id; Hvana Syndrome hits CIA, Congress in Wisconsin 11/27/2023, by Steve Schuster.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE MASSIVE INFILTRATION OF THE JUDICIARY BY THE FBI/CIA/NSA POLICE STATE AND BY OTHER ORGANIZED CRIME IS DESTROYING OUR COUNTRY FROM WITHIN.

"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.

"There are all kind of low-class slime who are trying and will continue to wreck this country from inside."

General George S. Patton.

"These who forget the past are condemned to relive it." Santayana.

According to government experts, at the time the FBI was prosecuting being gay as a crime, the Director of the FBI, J. Edgar Hoover became a mercenary of Organized crime after he was video-taped having sex with his male assistant.

Until his death, Hoover claimed falsely that the FBI was not engaged in electronic surveillance and that Organized Crime did not exist.

See Curt Gentry, J. Edgar Hoover, The Man and the Secrets (1991).

At the time he was Director of the CIA, Allen Dulles shared that he became a double agent, first for the Nazis and then for the Russians after he was video taped having sex with a child. See Stephen Kinzer, Poisoner in Chief (2019).

On a Congressional hearing in 1965, U.S. Senator Edward Long requested the FBI and the CIA to provide records of their electronic surveillance.

In response "Hoover said that he would provide the committee with all of its electronic records, including ones that contained recordings of Long allegedly being offered money by the Teamsters union. With that threat, Hoover achieved his goal. Long issued a statement that certified that the FBI did not wiretap, and the bureau was dropped from the list of agencies being investigated." (Emphasis in original) Betty Medsger, The Burglary, The Discovery of J. Edgar Hoover Secret FBI (2014) pages 334, 335.

And this is just the tip of the iceberg showing how taking advantage of the massive Judicial corruption, the FBI/CIA/NSA has infiltrated the Courts as detailed herein. See pages 11a - 11e herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT HATE INSIDE AND OUTSIDE GOVERNMENT AGENCIES ARE USING RADIATION SURVEILLANCE AS A WEAPON AGAINST LEGISLATORS AND OTHER UNSUSPECTING VICTIMS.

U.S. Senator, Ron Johnson has decribed the injuries that he claims were caused by radiation aggressions.

"I had blood loss to my cranial nerve ... I am basically deaf in my right ear. My balace has come back to a certain extent, but it's still impaired," Steve Schuster, id.

"imagine walking up one morning feeling great and getting ready for work. Then all of a sudden being hit with paralyzing simultaneous symptoms." Attorney Mark S. Zaid, Schuster, id.

U.S. Senator Jeanne Shaheen has denounced the malicious attempts of the U.S. Dept. of State to conceal that Directed Radiation is being used as a weapon against unsuspecting Americans detailing:

- 1- How despite that the State Dept. of Bureau of Medical Services provided victims of radiation aggressions "confirmed" status and documentation clearly indicating that they were injured as part of their duties;
- 2- That despite that many of these victims were denied access to their own medical tests results and some were even chastised for visiting doctors outside of those suggested by the State Department;
- 3- And despite of the amount of personal narratives and medical data collected by the University of Pennsylvania, the Bureau of Medical Services and other facilities:

The U.S. State Department has not made a known effort to centralize this information and methodically examine these cases in a systematic way to maliciously blame these radiation aggressions as "Mass Hysteria" Copy of Senator Shaheen is attached on pages 65b, 65c, herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE MICROWAVE RADIATION REACHING CHILDREN AT SCHOOL IS SIMILAR TO THE RADIATION THAT HAS BEEN USED TO MAIM AND TORTURE THE ENEMY TO DEATH.

On a Declaration under penalty of perjury to a federal Court, Barrie Trower, a former agent of the British Military Intelligence and an expert in radiation warfare testified that for decades, microwave radiation similar to the Wi-Fi microwaves reaching children at school has been used:

- 1- For surveillance;
- 2- To remotely manipulate feelings, emotions and behavior;
- 3- And to remotely maim and torture the enemy to death stating in part:

"When I realized that similar frequencies and powers were used as weapons during the Cold War were being used as Wi-Fi in schools, I decided to come out of retirement and travel around the world free of charge and explain exactly what the problem is going to be." +

A CIA whistleblower has corroborated the fact that for decades, the CIA and other federal agencies have been using Through-Wall Satellite Microwave Radiation Surveillance:

- 1- To remotely manipulate feelings, emotions and behavior;
- 2- To maim and torture those who denounce government corruption, those who have been wrongly and maliciously placed on secret "Terrorists Watch Lists" and other innocent, defenseless and unsuspecting victims even in the privacy of their home, on a way that may appear natural illness, accidental or self-inflicted and at the click of a mouse;
- 3- And to benefit the covert and corrupt agendas of Organized Crime.
See pages 36 e / 4, 36 e / 5.

+ Excerpts of Trower's Declaration are attached herein at pages 38-K/1 to 38-K/5. See "The Moscow Signal" pages 36e/3, 38K/3 to 38K/4, herein.

For decades, government and law experts and whistleblowers have been warning how as the SS, the KGB and the Gestapo, as invisible, silent and unperceived termites, and under fabricated excuses of national security, the FBI/CIA/NSA Police State is using electronic surveillance to destroy our country from inside and to benefit Organized Crime.

During litigation to compel the U.S. Attorney General, John Ashcroft to cease and desist from using Radiation Surveillance as a weapon to maim and torture to death those who denounced government corruption and other innocent, defenseless and unsuspecting victims (Including toddlers), and in a phone call, Ashcroft's counsel of record admitted:

- 1- That harmful radiation, including X and Gama Rays are used by federal agencies for surveillance of homes with children and pregnant women;
- 2- That others, (Meaning hate outside federal and State agencies), may also be involved in these aggressions;
- 3- And claimed that the federal government has no duty to protect the people from these acts of terrorism, and I made a sworn Affidavit to that effect. Copy of Affidavit is attached herein at page 69.⁺

A CIA whistleblower has detailed how for decades, and under fabricated excuses of national security, Through-Wall Satellite Radiation Surveillance:

- 1- Has been used as a weapon to maim and torture those who denounce government corruption and other innocent, defenseless and unsuspecting victims even in the privacy of their home at the click of a mouse;
- 2- How, even when the Radiation Surveillance is cooking the victims from inside out, the radiation aggressions leave no skinmarks, and how if the victims seek medical care, the doctors have been instructed to tell them that everything is Okay;
- 3- And how the CIA is using Radiation Surveillance as a weapon of Organized Crime and of other covert, corrupt and treasonous forces.

Pages 36e/4, 36e/5, herein.

+ See Statement of Interested Parties pages 5 - 7, Docket 4 to U.S. District Chief Judge, Ricardo H. Hinojosa et al., id. No. 11-1111-30 (S.D. TX, 2014). 1 - G/1

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT DIRECTED RADIATION SURVEILLANCE IS USED AS A WEAPON TO MAIM AND TORTURE TO DEATH INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS.

"President Joe Biden on Friday said it is a top priority to determine who is responsible for a series of mysterious health incidents afflicting U.S. personnel widely known as 'Havana Syndrome.'" Biden wants to know 'who is responsible for 'Havana Syndrome'' + The Monitor Oct. 21, 2021 at 10A.

CIA Director, Bill Burns has called these aggressions "attacks", id.

Over 200 cases of these attacks have been reported, some in Washington D.C., id.

Symptoms of these attacks include sudden vertigo, dizziness, nausea headaches and some of the signs of these aggressions include traumatic brain injuries. id.

On a 63-page paper, Dr. Beatrice Alexandra Golomb, professor of medicine at the University of San Diego details how the symptoms of these injuries are most likely caused by Directed Radiation Surveillance; how the symptoms of these aggressions are consistent with symptoms of Electrohypersensitivity EHS; and how this evidence can help the increasing number of Americans complaining of the same or similar harm. See

Beatrice Alexandra Golomb, MD., PhD., Diplomats Mystery Illness and Pulsed Radiofrequency / Microwave Radiation.

+ Congress has passed legislation to compensate personnel that suffered brain injuries from these aggressions. The legislation was introduced by Sen. Susan Collins (R-Maine) and Jeanne Shaheen (D-N.H).

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE FBI/CIA/NSA POLICE STATE HAS WEAPONIZED RADIATION SURVEILLANCE TO COMMIT PERFECT CRIMES TO BENEFIT ORGANIZED CRIME AND OTHER TREASONOUS FORCES.

The microwaves, X-Rays and other radiation used by Through-Wall Radiation Surveillance is silent, invisible and unperceived. Even when the internal burns caused by these aggressions are causing catastrophic, irreversible and deadly harm to vital organs, the symptoms of these injuries mimic and are confounded by most doctors with symptoms and signs of "natural illnesses."

Through-Wall Radiation Surveillance "illuminates" (Bounces) radiation from the targets' bodies to remotely monitor and record even the most intimate activities at any place and at any time.

"Intimate anatomical details" require the bouncing of more powerful and more harmful radiation from the targets' bodies.

See Christopher Slobogin, Crime and Technology: Technologically Assisted Surveillance, 10 Harv. J. Law & Tec. 383 (1997); See also Patrick Korody, Satellite Surveillance Within US Borders, 65 Ohio St. L.J. 1627 (2004); John Fleming, The Shocking Menace of Satellite Surveillance (2004); Dr. John Hall, A New Breed, Satellite Terrorism in America.

"The types used by government agencies to spy are much higher in power, one watt or more. These types are very dangerous. If a person were to be hit square in the eye by such laser, to quote an engineer from a company that makes them, 'The first thing you would notice would be your eye exploding.'"⁺ (Emphasis mine)

A former Prime Minister of Canada detailed how for decades, thousands of US aircraft have been using Through-Wall Radiation Surveillance to monitor and record even intimate activities inside bedrooms from thousands of miles away. Paul T. Hellyer, Money Mafia, A World in Crisis (2016).

+ M.L Shannon, DON'T BUG ME, The Latest High-Tech Spy Methods (2000) pg 50,

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE FBI/CIA/NSA POLICE STATE WEAPONIZED RADIATION SURVEILLANCE TO SUVERT AND DESTROY OUR COUNTRY FROM WITHIN AND TO BENEFIT ORGANIZED CRIME.

Evidence on the record has proven the fraud on the Courts to conceal among other criminal atrocities:

- 1- That there are no safeguards to prevent that as during the FBI Hoover Era, the FBI/CIA/NSA Police State use the evidence obtained by warrantless electronic surveillance to blackmail and for extortion and manipulation of Legislators and Judges and of other decision makers; † See pages 2b to 36e /2, herein.
- 2- To conceal that there are no safeguards to prevent that Radiation Surveillance be used as a weapon to silently, slowly and covertly maim and torture to death Legislators and Judges and even their children and other innocent, defenseless and unsuspecting victims on a way that may appear natural, accidental or self-inflicted; and even in the privacy of their home; † Pages 2b to 36e /2, id.
- 3- And to conceal that there are no safeguards to prevent that silent, invisible and unperceived Radiation Surveillance be used as a weapon to remotely and covertly impair the physical and mental abilities of Legislators and Judges and of other unsuspecting decision makers to benefit the corrupt agendas of Organized Crime and of other covert and treasonous forces to destroy our country from within as detailed herein. † See pages 36e/3 to 38K/5 and 62 to 70c herein.

+ The millions of Americans suffering from Electrohypersensitivity EHS, have proven as a matter of fact and law:

- A- That the pain and swelling of brain and heart caused by exposure to even low levels of radiation impairs the physical and mental abilities, can cause heart attacks and strokes and can cause deadly accidents, like collapsing or falling asleep at the wheel.
- B- That the pain and swelling caused by radiation can lead to over-doses of painkillers/or medication and can lead to suicide;
- C- And that most doctors are confounding the injuries caused by radiation with symptoms of most illnesses, including catastrophic, irreversible and deadly illnesses like heart attack and stroke as detailed by Exhibits A and B attached herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS AND ABRIGATION OF THE LAW TO CONCEAL THAT THE MASSIVE INFILTRATION OF THE FBI/CIA/NSA POLICE STATE BY COVERT AND TREASONOUS FORCES IS DESTROYING OUR COUNTRY FROM WITHIN.

On his sworn Affidavit to a federal Court, a former high-ranking FBI agent and whistleblower details the massive infiltration of the FBI/CIA/NSA Police State by covert, corrupt and treasonous forces stating in part:

"(A) sophisticated network of rogue operatives has secretly infiltrated the F.B.I. and other intelligence agencies including the C.I.A. and other government positions."

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

Parag. 6 of Affidavit of Ted L. Gunderson in *Labella v. The FBI*, Case No. 11-CV-0023 (NGG) (LB) (E.D.N.Y. March 16, 2012) + (Emphasis mine)

A copy of Gunderson's Declaration are attached herein at pages 54 - 61.

+ A copy of Gunderson's Affidavit was submitted as Exhibit 1 to the federal lawsuit of *Targeted Justice Inc. v. The U.S. Attorney General, Merrick Garland*, Case No. 6:23-cv-3 (S.D. TX. 2023, Houston Division).

Targeted Justice lawsuit details with evidence how the FBI and other federal agencies wrongly and maliciously placed members of Targeted Justice on secret "Terrorists Watch Lists" to be subjected to pervasive FBI Terror Bullying and to Radiation Surveillance/Aggressions even against their children and toddlers and even in the privacy of their home. +

Targeted Justice has more than 3,000 members and more than 16,000 subscribers. See pages 26b to 36b/2, herein.

+ Three identified FBI agents were caught trying to place contraband on my car a day after I attempted to make a criminal complaint with the local FBI office of a retaliatory radiation surveillance and aggressions against my family and myself. In response to a lawsuit, U.S. Attorney General John Ashcroft did not deny the FBI failed attempts to destroy the evidence of the failed retaliatory attempts to frame me into a crime.

Pages 5,6, Docket 4, Hinojosa et al, id; Pages 13h to 13s, herein.

CONGRESS HAS PROMISED THE PEOPLE THAT NEVER AGAIN GOVERNMENT AGENCIES WILL BE PERMITTED TO WAGE A SECRET WAR AGAINST INNOCENT, DEFENSELESS AND UNSUSPECTING VICTIMS.

On her book, *The Burglary - The Discovery of J. Edgar Hoover's Secret FBI* (2015), Betty Medsger details the true story of how eight brilliant, brave and patriotic Americans, including the gorgeous mother of three small children risked their families, life in prison and everything they had to uncover evidence of the FBI secret and illegal programs to silence, intimidate and retaliate against those who denounced government atrocities and against other innocent, defenseless and unsuspecting victims.

The *Burglary* details how these brave Americans burglarized a FBI office to retrieve a massive amount of secret files, evidence of how for decades, and under fabricated excuses of national security the FBI had been using secret programs to persecute thousands if not millions of innocent, defenseless and unsuspecting victims on a way specifically designed to make victims complaints of persecution appear delusional.

The *Burglary* details how under the FBI secret program COINTELPRO (Similar to the CIA program CHAOS) used an army of undercover agents, informants and infiltrators and instigators to engage in massive surveillance, pervasive harassment sabotage, provoking violence and murders, and other terrorism, and how even when these crimes were proved in Court, the FBI was still in denial.

On the year 1976, and after an investigation of these crimes, the U.S. Senate Church Committee Report stated in part:

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

J. Michael Waller,⁺ *Big Intel, How the CIA and FBI Went from Cold War Heroes to Deep State Villains* (2024) page 315.

+ Former Operative for the CIA, Counterintelligence Expert.

"The U.S. government isn't protecting us from terrorism.

The U.S. government is creating the terror.

It is in fact, the source of terror."

John W. Whitehead.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE FBI/CIA/NSA POLICE STATE:

- 1- Is fabricating terrorism;
- 2- Attempted to create a Nuclear 9-11 on an American city;
- 3- And is using Terror Bullying (Which includes school officials, teachers and students) ⁺ to provoke children, the mentally disabled and others to commit 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 Surveillance of schools, the workplace and even of homes and to justify massive expansions of the USA Patriot Act including:
 - 1- Legalizing the warrantless and covert use of Through-Wall Satellite Surveillance to monitor and record even the most intimate sexual activities of Legislators and Judges and of other decision makers and even in the privacy of their home; (See pages 36e/3 to 38K/5 and (24/7 by AI and at the click of a mouse) 62 to 70c herein).
 - 2- Legalizing the use of this evidence for black mail, extortion and manipulation of decision makers and of other unsuspecting victims to benefit Organized Crime and other covert, corrupt and treasonous forces; (As detailed by pages 2b to 25, herein).
 - 3- And legalizing the use of Terror Bullying and Radiation Surveillance as weapons to maim and torture to death those who denounce government corruption and other innocent, defenseless and unsuspecting victims and their children and even in the privacy of their home as detailed by the Petition to Impeach 3 Federal Judges (Aug. 2024) and as detailed herein.

NOTE 1. According to government and law experts, federal Judges have been found to be undercover FBI and CIA agents.

* See pages 38K/6 to 38Z/12, and pages 71 to 97c, herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON A FEDERAL COURT TO CONCEAL THAT THE FBI/CIA/NSA POLICE STATE ATTEMPTED TO CREATE A NUCLEAR 9-11 TO DESTROY OUR COUNTRY FROM WITHIN AND TO BENEFIT ORGANIZED CRIME. +

A former president of American Airways claimed in federal Court in Brownsville, Texas that he had been framed into child pornography in retaliation for denouncing that federal agents attempted to smuggle a portable nuclear bomb that was to be detonated on an American city.

U.S. District Judge, Andrew Hanen was so alarmed that he said he was to share the information with other Judges. However, Judge Hanen did not allow that the evidence of the failed Nuclear 9-11 be placed on the record. Judge gives Hedrick time to review file, the McAllen Monitor, Dec. 12, 2012 at 1A, 6B and related articles.

Page 48 of Addendum A to 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).

The fact that Judge Hanen rejected the evidence of the federal agents failed attempts to cause a Nuclear 9-11 in American soil and which could be used to save immense pain and suffering and the lives of millions of people, and the fact that neither Judge Hanen nor federal agencies investigated this evidence, corroborates the collusion of the FBI/CIA/NSA Police State with the Judiciary on the failed nuclear attack against the United States to justify massive expansions of the USA Patriot Act; to justify the massive deployment of powerful and harmful military grade Through-Wall Satellite Radiation Surveillance on schools, the workplace and even homes, and to justify the crimes against humanity detailed herein.

+ On the attempts to conceal the massive and malicious infiltration of the Judiciary, CIA agents requested Congress to extend the Intelligence Identities Protection Act (50 USC 15, Chapter 401) to criminalize identification of CIA agents/infiltrators/informants (Provokateurs, intriguers and inciters) and other paid and unpaid bullies involved in these covert, corrupt and treasonous atrocities as detailed herein.

THE FBI/CIA/NSA POLICE STATE SECRET WAR AGAINST OUR CHILDREN.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THE MASSIVE INFILTRATION OF GOVERNMENT BY THE FBI/CIA/NSA POLICE STATE AND TO CONCEAL THAT FBI BULLYING IS PROVOKING MASS SHOOTINGS AND OTHER TERRORISM.

Evidence on the record has proven the fraud on the Courts to conceal that the FBI/CIA/NSA Police State has infiltrated the Judiciary and federal and State agencies and prosecutors to conceal that FBI/CIA/NSA Terror Bullying (Which includes school officials, teachers and students) are provoking children, the mentally disabled and others to comit mass shootings and other terrorism to justify under the fabricated excuses of national security:

- 1- Massive expansions of the USA Patriot Act;
- 2- To justify the massive deployment of powerful and harmful military grade wireless/microwaves and Through-Wall "Safety" Satellite Radiation Surveillance of schools, the workplace and even of homes;
- 3- And to benefit Organized Crime, including the Wireless, Big Pharma and the Medical Cartels and other covert and treasonous forces as detailed herein. See pages 38K/6 to 38Z/12 and 71 to 94, herein.

The same evidence has proven the collusion of these criminals on farcical investigations, prosecutions and trials to conceal that the children whose brains and bodies have been injured by FBI/CIA/NSA Terror Bullying and by the Radiation at school:

- 1- Are confined, maimed and tortured in Guantanamo-like prisons;
- 2- To conceal that in these prisons, children are routinely misdiagnosed misedicated and mistreated by the harm caused on their brains and bodies by these aggressions; (Pgs 38K/6 to 38Z/12 and 71 to 94, herein)
- 3- And to conceal that in in these prisons, children are forced massive amounts of misedication and then physically and sexually abused with immunity and with unpunity as detailed herein at pages 71 to 94, herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE FBI/CIA/NSA POLICE STATE IS CREATING AND FABRICATING TERRORISM TO BENEFIT ORGANIZED CRIME AND OTHER COVERT, CORRUPT AND TREASONOUS FORCES.

"The U.S. government isn't protecting us from terrorism.

The U.S. government is creating the terror.

It is in fact, the source of terror."

John W. Whitehead.

RECENTLY FOUR FBI WHISTLE BLOWERS DETAILED TO CONGRESS:

- 1- How the FBI is fabricating terrorism on a way that the fabrication may be plausible denied to create the false narrative that domestic extremism is on the rise and to benefit corrupt and covert forces;
- 2- How the FBI is falsely labeling innocent, defenseless and unsuspecting victims as suspects of terrorism to maliciously place them in secret Terrorists Watch Lists."
- 3- And how the FBI is operating on unwritten rules and policies (Similar to Organized Crime) to reward corruption and perversity and to retaliate against FBI agents that fail to ensure secrecy and compliance with these covert, corrupt and criminal agendas.

FBI Whistleblowers Testimony Highlights Government Abuses, Misallocation of Resources and Retaliation, House of Representatives (May, 2023).

On 05/22/23 Targeted Justice submitted this evidence to the federal Court in support of its claim that its 3,000+ members have been wrongly and maliciously placed on secret "Terrorist Watch Lists." to be targeted by pervasive FBI Terror Bullying and by Radiation Surveillance and radiation aggressions even against their toddlers and even in the privacy of their home. Targeted Justice et al., id. See pages 26a to 36b herein.

EVIDENCE ON THE RECORD HAS PROVEN THE MASSIVE FRAUD ON THE COURTS AND THE MASSIVE ABROGATION OF THE LAW TO CONCEAL THAT THE WIRELESS/MICROWAVE RADIATION AT SCHOOL IS MAIMING AND TORTURING MILLIONS OF CHILDREN TO DEATH.

Undisputed evidence on the record has proven the participation of Chief Judge Crane, the Governor of Texas, Greg Abbott and the U.S. Dept. of Education on the decision:

- 1- To deploy on the schools of the McAllen School District a massive amount of powerful and harmful military grade wireless/microwave technologies;
- 2- On the decision to compel parents to mismedicate the children that became sick by the massive exposures to the harmful microwave radiation at school;
- 3- On the decision to conceal the dramatic increase of children collapsing in class and committing suicide;
- 4- On the decision to conceal that the microwave radiation at school is causing millions of children cancer and and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education and life;
- 5- On the decision to conceal that massive medical errors, that a massive medical malpractice and massive Medicaid and Medicare frauds are masking these criminal atrocities;
- 6- On the decision to lower the academic standards to conceal harm being caused on children's brains and bodies by the harmful exposures to microwave radiation at school;
- 7- And on the decision to conceal that the future of our children and the future of our country and national security are being sold to Organized Crime, including the Wireless, Big Pharma and the Medical Carteles as detailed by the Petition to Impeach 3 Federal Judges and (Pages 3 and 4) and Exhibits A, B and C attached herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO ABROGATE THE LAW TO CONCEAL THAT THE MASSIVE INFILTRATION OF OUR GOVERNMENT BY THE FBI/CIA/NSA POLICE STATE IS DESTROYING OUR CHILDREN TO BENEFIT ORGANIZED CRIME.

FRAUD ON THE COURT DEFINED.

Fraud on the Court occurs where it can be demonstrated, clearly and convincingly that a party (And/or a Judge) has sentimentally set in motion some unconscionable scheme calculated to interfere with the Judicial system's ability impartially to adjudicate a matter by improperly influencing the trier, or unfairly hampering the presentation of the opposing party's claim or defense. Because corrupt intent knows no stylistic boundaries, fraud on the Court can take many forms.

See *Aoude v. Mobile Oil Corp.* 892 F.2d. 115 (1st. Cir. 1989).

THE EVIDENCE PROVING THE MASSIVE AND CRIMINAL ABROGATION OF THE LAW.

Evidence on the record has proven conclusively and as a matter of fact and law, that Chief Judge Crane, Judge Hinojosa and Judge Alvarez abrogated the law when they maliciously, systematically and repeatedly refused to engage the specific, concrete and undisputed medical, scientific and legal evidence on the record proving the collusion of the Governor of Texas, Greg Abbott with federal and State agencies and prosecutors and with more than 25 Judges:

- 1- In tampering and falsification of government records;
- 2- In fabrication of statements, of testimony and of medical evidence;
- 3- In perjury to the Courts;
- 4- And in retaliation to conceal among other criminal atrocities;
- 5- The malicious destruction of millions of our children and of millions of other innocent, defenseless and unsuspecting victims;
- 6- To conceal the destruction of our Constitutional Republic;
- 7- And to conceal the collusion of the FBI/CIA/NSA Police State with Organized Crime and other covert and treasonous forces to destroy our country from inside as detailed herein.

WITH THEIR SIGNATURE, TWO FEDERAL JUDGES ADMITTED AND CORROBORATED THE EVIDENCE PROVING THEIR FRAUD ON THE COURTS TO CONCEAL CRIMINAL ATROCITIES AGAINST MILLIONS OF CHILDREN AND OF OTHER UNSUSPECTING VICTIMS.

In response to a federal lawsuit against them, with their signature, both, Chief Judge Hinojosa and Judge Ormsby admitted and corroborated the evidence on the record proving their collusion:

- 1- With the Governor of Texas, Greg Abbott;
- 2- With Chief Judge Randall Crane and with Judge Micaela Alvarez;
- 3- And with federal and State agencies and prosecutors and with more than 25 Judges on the fraud on the Courts to conceal the criminal atrocities being committed against millions of children and against millions of other innocent, defenseless and unsuspecting victims by massive abrogation of fundamental and of other Constitutional and statutory rights, including:
 - A- Children's right to bodily integrity and children's right to life;
 - B- Parents' right to rear their children into healthy, productive and responsible citizens;
 - C- Children's right to be free from disability discrimination;
 - D- The right to access and petition the Courts;
 - E- The right to an impartial Judge;
 - F- The right to be free from retaliation for exercising Constitutional protected rights, including the right to denounce government corruption;
 - G- And the right of the disabled to be free from disability discrimination and retaliation under the Americans with Disabilities Act and the Rehabilitation Act as detailed herein. (Pages 2b to 25).

* See Motion for Reconsideration submitted to Judge Alvarez detailing the massive abrogation of the law to conceal the criminal atrocities detailed herein, Docket 20 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 a federal lawsuit against them, and with their signature, Chief Judge Hinojosa and Judge Ormsby admitted and corroborated the undisputed evidence on their Court record proving their collusion with Chief Judge Crane, with Judge Alvarez, with the Governor of Texas, Greg Abbott, with federal and State agencies and prosecutors, and with more than 25 Judges and others on the fraud on the Courts to conceal among other criminal atrocities: +

1- That millions of school children are being exposed to power levels of wireless/microwave radiation that cause harm even to adults:

A- Including power levels of radiation above the FCC limits;

B- Including power levels of radiation that caused severe and deadly harm to teachers, fire fighters and to police officers;

C- And including power levels of microwave radiation similar to the power levels that have been used and are used by the military to maim and torture the enemy to death; ++

2- To conceal that the massive chronic/unecessary/compulsory exposures to wireless/microwave radiation and to chemicals/fumes at school are causing millions of children symptoms of EHS and CHS (Which include pain and inflammation of brain, heart and of other vital organs), 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; +++

+ 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. ✓

++ Docket 1 pages 25 to 181, and pages 238 to 294, and Docket 14, pages 29 to 44, and Docket 17 cite to the undisputed evidence on the record proving and corroborating the collusion of these actors in tampering/falsification of government records, fabrication of children's grades, and in perjury and fraud on the Courts to conceal these crimes.

+++ As detailed by Exhibits A and B attached herein.

✓ Signed Orders of self-recusal are attached herein at pages 39,40.
Mendoza v. Sharyland ISD et al., Case No. 7:11-cv-29, Dockets 105,106.

3- To conceal that most doctors are in the dark or in denial of Environmental Medicine and continue misdiagnosing and mistreating the pain and swelling of brain, heart and of other vital organs caused and aggravated by radiation and chemicals with harmful chemicals and radiation, including:

A- Powerful drugs;

B- Deadly painkillers;

C- And deadly chemo, X-Rays and other radiation; +++

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

4- To conceal that FBI Terror Bullying (Which includes school officials, teachers and students) are 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 "Safety" Radiation Surveillance of schools, the workplace and even of homes; ++++

(Pages 38K/6 to 38Z/12 and 71 to 97c, herein).

+++ Pages 34 - 60a to the Motion to Recuse 3 Federal Judges and pages 55 - 77 to Addendum A^v of the Motion to Recuse 3 Federal Judges cite to the undisputed on the record proving the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez with Greg Abbott, with the U.S. Dept. of Education, with the Commissioner of the Social Security, and with U.S. Attorney Alandam S-Hamdani on the fraud on the Courts to conceal these criminal atrocities, Docket 44, to Mendoza v. Kilole Kijakazi, Case No. 7:22-cv-85 (S.D. TX. 2022). See Note 1 next page. Exhibits A and B attached herein.

++++ Pages 60a to 75d to Motion to Recuse 3 Federal Judges, Docket 44, Kijakazi, id; Docket 4 to Chief Hinojosa et al., id
✓ Docket 44:

<http://www.wirelesswatchblog.org/wp-content/uploads/2022/07/docket44.pdf>

✓ Addendum A:

<http://www.wirelesswatchblog.org/wp-content/uploads/2022/07/Addendum-A.pdf>

Posted on the Case Law Documents of J. Mendoza at [wirelesswatchblog.org](http://www.wirelesswatchblog.org)

- 5- To conceal that FBI Terror Bullying and Radiation Surveillance are used as weapons to maim and torture to death those who have been maliciously placed in secret "Terror Watch Lists", those who denounce government corruption and other innocent, defenseless and unsuspecting victims and even in the privacy of their home; +++++ (Pages 2 to 25; 26b to 38Z/12, and 54 to 97c).
- 6- To conceal that massive medical errors and massive Medicaid and Medicare frauds are masking the harm caused by wireless/microwaves/Surveillance, by chemicals and fumes and by FBI Terror Bullying on millions of children and on millions of other innocent, defenseless and unsuspecting victims; ++++++
- 7- And to conceal that under fabricated, felonious and treasonous excuses of national security, the FBI/CIA/NSA Police State is selling the future of our children and the future of our country to the Wireless, Big Pharma and to the Medical Cartels and to other Organized Crime as detailed herein. ++++++

+++++ † †
 Pages 26 to 54 of Addendum A to the Motion to Recuse 3 Federal Judges, Docket 44, Kijakazi, id. Docket 1 pages 295 to 313 and Docket 4 to Chief Judge Hinojosa et al., id.

+++++ † †
 Pages 63 to 77 of Addendum A to Motion to Recuse 3 Federal Judges, Docket 44, Kijakazi, id., Exhibits A and B, attached herein.
 † (Posted on the Case Law Documents of J. Mendoza at wirelesswatchblog.org)

+++++ † †
 Petition to Impeach 3 Federal Judges (Aug. 2024) and Exhibits A, B and C, attached herein.

NOTE 1. Pages 132 to 181 and pages 222 to 294 of Docket 1, and pages 31 to 44 of Docket 14 to Chief Judge Hinojosa cite to undisputed evidence on the record proving the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez with Greg Abbott, the U.S. Dept. of Education, with 92nd District Court Judges, Ricardo P. Rodriguez Jr., and Jaime E. Tijerina and others on the fraud on the Courts to conceal these criminal atrocities.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL WITH MY MURDER THE ATROCITIES BEING COMMITTED BY THE FBI/CIA/NSA POLICE STATE AGAINST MILLIONS OF CHILDREN AND OF OTHER DEFENSELESS/UNSUSPECTING VICTIMS.

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

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 the legitimacy of my EHS and CHS as physical disabilities. However, Paxton resumed his attempts to enforce by incarceration the fraudulent support Orders, effectively placing me in death row for more than 3 years. + Page 11 of Motion to Recuse 3 Federal Judges, Kijakazi, id.

On the year 2019, and by default to two counter lawsuits, Paxton admitted that he attempted to enforce by incarceration the fraudulent support Orders to conceal with my murder the collusion of the Governor of Texas, Greg Abbott with Chief Judge Hinojosa, with Chief Judge Crane, with Judge Alvarez, with the U.S. Dept. of Education and with more than 25 Judges on the fraud on the Courts to conceal that massive medical errors and massive Medicaid and Medicare frauds are masking the catastrophic, irreversible and deadly harm being caused on millions of children by the chronic, unnecessary and compulsory exposures to wireless/microwave radiation at school. Mendoza v. Paxton, Case No. F-1591-11-A, 92nd. District Court Hidalgo County, Texas.

+ At any time during these three years, the corrupt Judge could have signed the Order of arrest. Because of my life-threatening EHS and CHS, even a day of incarceration is for me a death sentence as detailed by my Statement of Physical Disabilities.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO ABROGATE THE LAW AND TO CONCEAL THAT THE MASSIVE INFILTRATION OF THE JUDICIARY BY THE FBI/CIA/NSA POLICE STATE IS DESTROYING OUR COUNTRY FROM WITHIN.

On the year 1998, 98 Judges and attorneys in this area were indicted on bribery and other federal felonies.

According to a government professor, the FBI massive investigations that led to the massive indictments could have made only by Satellite Radiation Surveillance. See pages 36e/3- 38K/12; 62 to 70, herein.

On the years 2003, 2004, a FBI agent shared that the indictments were to be left pending for black mail, extortion and manipulation of the Judges and attorneys that opposed the corrupt agendas of federal agencies.

Motion to Recuse 3 Federal Judges, Addendum A page 41, Dkt 44; Mendoza v. Kijakazi, id.

On the year 2014, the Governor of Texas, Greg Abbott, admitted publicly (Without excluding himself) that the corruption in the State of Texas mimics the corruption of third-world countries.

Docket 1, pages 234, 235 to Mendoza v. Chief Judge Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014).

On the year 2019, an attorney testified before the federal Court in McAllen, that for decades, the Judiciary in this area has replaced the rule of law for the "Valley Law", meaning cash for Court rulings, Judgments, appeals etc.

Delgado gets 5 years, the McAllen Monitor Sept. 26, 2019 at 1A.

Note 1.

THE TIP OF THE ICEBERG OF THE MASSIVE ABROGATION OF THE LAW.

This is just the tip of the iceberg of the massive fraud on the Courts and of the massive abrogation of the law to conceal the massive infiltration of the Judiciary, and of federal and State agencies and prosecutors by the FBI/CIA/NSA Police State and by other covert, corrupt and treasonous Organized Crime as detailed herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT THE MASSIVE INFILTRATION OF THE JUDICIARY BY THE FBI/CIA/NSA POLICE STATE HAS ABROGATED THE RULE OF LAW TO DESTROY OUR COUNTRY FROM WITHIN.

More than 20 years of litigation generated evidence proving that some of the Judges that abrogated the law to comit fraud on their Court to conceal the most horrifying atrocities ever committed against milliens of our children and against millions of other innocent, defenseless and unsuspecting victims include:

U.S. District Chief Judge, Robert Helmes Bell; U.S. Magistrate, Judge Joseph G. Scoville; and U.S. Magistrate Judge, Dorina Ramos.

Mendoza v. The Thomas M. Cooley Law School et al., Case Nos. 7:99-cv-77 (S.D. TX. 1999), Case No. 5:01-CV-93 (W.D. MI. 2001). Pages 49 - 51 to Addendum A to Motion to Recuse 3 Federal Judges, Docket 44, Mendoza v. Kilole Kijakazi, Acting Commissioner of the Social Security, Case No. 7:22-cv-85 (S.D. TX. 2022). Pgs. 13 - 13g herein.

Judges of the Federal Court of Appeals for the Sixth Circuit, Beggs, Daughtrey and Oberdorfer.

Mendoza v. The Thomas M. Cooley Law School et al., Case No. 02-2095. Pages 2 - 4 of 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 (S.D. TX. 2014).

These Judges abrogated the law to comit fraud on their Court to conceal that I became a victim of FBI Terror Bullying and of an investigation and radiation surveillance (Which caused me a life-threatening Electrohyper-sensitivity) as 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 degrees to those affiliated to the FBI and to the CIA and other government agencies. Docket 4, to Chief Judge Hinojosa et al., id.

U.S. District Judge, Ricardo H. Hinojosa and Judge Ramos. ⁺
Mendoza v. The U.S. Attorney General, John Ashcroft, ⁺
Case No. 7:03-cv-038 (S.D. TX. 2003). Pages 13h - 13s, herein.
Motion to Recuse 3 Federal Judges pages 52 - 54, Kijakazi, id;
Statement of Interested Parties, Docket 4 pages 5,6, Hinojosa et al., id.

Judges of the U.S. Court of Appeals for the Fifth Circuit,
Reavley, Wiener, and Benavides⁺ (And King and Jolly)[✓] Pgs. 5A-5C herein.
Mendoza v. Ashcroft,⁺ Case No. 04-9908; Docket 4 page 6 Hinojosa et al id.
✓ (Denied Complaints of Judicial Misconduct against Judge Hinojosa and
Judge Ramos, despite that they refused to engage the evidence of their
crimes, Complaints of Judicial Corruption Nos. 04-05-372-0089 and 90).

U.S. District Judge Richard W. Roberts. ⁺
Mendoza v. Alexander, Case No. 06-0155 (U.S. Dist. Ct. D.C.).
Docket 4, pages 6,7, Hinojosa et al., id.

Judges of the U.S. Court of Appeals for the D.C. Circuit,
Merrick Garland, Brett Kavanaugh, Ginsburg, Randolph, Tatel, Sentelle,
Henderson, Rogers, and Brown. ⁺

Mendoza v. Alexander et al, Case No. 06cv00155.
Docket 4 pages 6,7, Hinojosa et al., id.

These Judges abrogated the law to comit fraud on their Court
⁺ to conceal that Directed Radiation Surveillance and FBI/CIA Terror-Hate
Group Bullying ~~are~~ used to maim and torture to death those who denounce
government corruption and other innocent, defenseless and unsuspecting
victims, including toddlers and even in the privacy of their home.

Judge Kavanaugh, now Justice of the U.S. Supreme Court, while working
as White House counsel, was involved in crafting strategies to conceal from
Congress the use of harmful Directed Radiation Surveillance on Americans,
and then was subjected to an investigation to determine if he deceived
Congress in this matter during his confirmation to the D.C. Court of
Appeals. Docket 4, page 7, Hinojosa et al., id

In response to a federal lawsuit against him, Garland made false
statements to the Court to conceal these atrocities. Pages 26b - 36e/3, 66
herein.

U.S. District Judge, Lynn N. Huges, ⁺
Mendoza v. Lindquist et al., Case No. H-05-97.
Docket 4, pages 7,8, Chief Judge Hinojosa et al., id.

Judges of the U.S. Court of Appeals for the Fifth Circuit,
Jones, King and Dennis, ⁺ See pages 5A to 5C, herein.

Mendoza v. Lindquist, Case No. 05-20257.
Docket 4, pages 7,8, id.

U.S. District Judge, Randall Crane (And Texas Attorney General Greg
Abbott) ⁺⁺ Mendoza v. Moron, Case No. 7:05-cv-184 (S.D. TX. 2005)
Docket 4, pages 8 - 11, Chief Judge Hinojosa et al., id.

Motion to Recuse 3 Federal Judges pages 36 - 40, Kijakazi, id.
See pages 14A - 14c, 22n - 22s, herein. See Note 1, next page.

Judges of the U.S. Court of Appeals for the Fifth Circuit, Jolly,
Dennis and Clement, Mendoza v. Moron, case no. 06-40671. ⁺⁺
See pages 5A - 5C, herein.

JP Ismael "Melo" Ochoa and State District Judge Noe Gonzalez,
Mendoza v. JP Ochoa ⁺⁺⁺ et al., Case No. C-2488-06-G (370th District Court
Hidalgo County, Texas).

Docket 4 pages 11 - 13, Hinojosa et al., id;

Addendum A to Petition to Impeach 3 Federal Judges, pages 45 - 47, id.

+ To conceal that I became victim of retaliatory bullying.

++ To conceal that the retaliatory radiation surveillance caused me a
life-threatening EHS and to deny a doctor prescribed shielding room for
for rehabilitation of my EHS.

+++ To conceal the aggravation of my EHS after I was compelled to stay
inside a Courtroom under penalty of arrest. Texas 13th Court of Appeals
Case Nos. 13-07-00146-CV; 13-08-00588-CV, and Texas Supreme Court Cases
Nos. 08-410, and 09-602, Docket 4 pages 11-13, Chief Hinojosa et al., id.

NOTE 1. See Unopposed Motion to Recuse Judge Crane, Docket 25, Moron, id.

U.S. District Judge, Randall Crane (And Greg Abbott) ⁺

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

Docket 4 page 14, Chief Judge Hinojosa et al., id.

Motion to Recuse 3 Federal Judges, pages 36 - 40, Kijakazi, id

See Unopposed Motion to Recuse Judge Crane, Docket 13, UT Pan-American, id.

U.S. District Judge, Ricardo H. Hinojosa and U.S. Magistrate Judge,
Peter E. Ormsby, with the Commissioner of the Social Security. ⁺⁺

Mendoza v. Michael Astrue, Commissioner of the Social Security, Case
No. 7:05-cv-133 (S.D. TX. 2005). Pages 13G/1 and 13G/2, herein.

Motion to Recuse 3 Federal Judges, pages 55 - 62f, Kijakazi, id.

Docket 4 pages 13,14, Chief Judge Hinojosa et al., id.

See Unopposed Motion to Recuse Judge Hinojosa, Dockets 20, 22, Astrue id.

Judge Hinojosa and Judge Ormsby with school officials. ⁺⁺⁺

Mendoza v. Sharyland Ind. School District et al., Case No. 7:11-cv-29
(S.D. TX. 2011). ⁺ Docket 4 page 1, Chief Judge Hinojosa et al., id.

Motion to Recuse 3 Federal Judges pages 41 - 42b, Docket 44, Kijakazi id.

⁺ (Dockets 57, 101, 105, 106, 108). Pages 14C to 21b, herein.

+ To conceal that a retaliatory radiation surveillance caused me a life-threatening EHS; to conceal that without knowing it, millions of people are suffering from EHS; and to deny me accommodations to access a public library.

++ To conceal that a retaliatory radiation surveillance caused me a life-threatening EHS; to conceal that without knowing it, millions of people are suffering from EHS; and to deny my first application for disability benefits.

+++ To conceal that the chronic, compulsory and unnecessary exposures to wireless/microwave radiation at school are maiming and torturing to death millions of children and millions of other defenseless and unsuspecting victims to benefit the Wireless, Big Pharma and the Medical Cartels. See Pages 25 to 131, Docket 1 to Mendoza v. Chief Judge Hinojosa et al., Case No. 1:14-cv-30 (S.D. TX. 2014), and Dockets 101, 105, 106, 108, to Sharyland ISD et al., id.

State District Judges, Ricardo P. Rodriguez Jr., Jaimed Tijerina, J. Manuel Bañales, and Luis Singleterry (And the Governor of Texas Greg Abbott and the Texas Attorney General, Ken Paxton) +
Mendoza v- Paxton, case No. F-1591-11-A
92nd District Court, Hidalgo County, Texas.
Motion to Recuse 3 Federal Judges, pages 11, 41 - 42b, Kijakazi id.

Justices of the 13th Court of Appeals:

Chief Justice Rogelio Valdez;	Chief Justice Dori Contreras Garza;
Justice Linda Reyna Yañes;	Justice Rose Vela;
Justice Nelda V. Rodriguez;	Justice Gina M. Benavides;
Justice Gregory Perkes;	Justice Nora L. Longoria.

Cases Nos. 13-12-00253; 13-14-00420- and 13-14-00451 ++

See Pages 132 - 181, 222 - 294 to Docket 1, Pages 29 - 44 to Docket 14 and Affidavit, Docket 17 to Mendoza v. Chief Judge Hinojosa et al., id.

Justices of the Texas Supreme Court include:

Chief Justice Nathan Heckt;	Justice Deborah Lerman;
Justice John P. Devine;	Justice Paul W. Green;
Justice Jeff Boyd;	Justice Eva Guzman.

Cases Nos. 08-410; 09-0602; and 14-0784. +++

+ ++ +++

To conceal that the wireless/microwave radiation at school is causing millions of 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;

To conceal than massive medical errors and a massive medical malpractice and a massive Medicaid and Medicare frauds are masking the harm caused by microwave radiation on millions of children and on millions of other defenseless and unsuspecting victims;

And to conceal that under fabricated excuses of national security, the future of our children and the future of our country and national security are being sold to the Wireless, to Big Pharma and to the Medical Cartels as detailed herein.

U.S. District Judge, Micaela Alvarez. +

Mendoza v. U.S. District Chief Judge, Ricardo H. Hinojosa et al.,
Case No. 1:14-cv-30 (S.D. TX. 2014). See Pages 22a to 22s, herein.
Motion to Recuse 3 Federal Judges, pages 11, 43 - 84, Docket 44,
Kijakazi, id.

U.S. District Chief Judge, Randall Crane and U.S. Magistrate Judge,
Nadia S. Medrano, and the Commissioner of the Social Security.
Mendoza v. Kilolo Kijakazi, Acting Commissioner of the Social Security,
Case No. 7:22-cv-85 (S.D. TX. 2022). See Pages 23a to 25, herein.

+ Specific, concrete and undisputed medical, scientific and legal
evidence on the record has proven the collusion of Chief Judge Crane,
Judge Hinojosa and Judge Alvarez with Greg Abbott, with the U.S. Dept.
of Education, with the Commissioner of the Social Security, with more
than 25 Judges and with school officials and others on the fraud on
the Courts to conceal under fabricated excuses of national security:

- 1- That the chronic, compulsory and unnecessary exposure to wireless/
microwave radiation at school is causing millions of children EHS,
and brain, eye, blood, nerve, heart and DNA damage and other
catastrophic, irreversible and deadly illnesses and disabilities
that defeat the purpose of education and life.
- 2- To conceal that FBI/CIA Terror Hate Group Bullying and Radiation
Surveillance are used as weapons 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;
- 3- And to conceal that massive medical errors, massive medical mal-
practice and massive Medicaid and Medicare frauds are masking the
injuries caused by exposure to microwave radiation, by FBI/CIA Terror
Group Bullying and by Directed Radiation Surveillance on millions of
children and on millions of other innocent, defenseless and
unsuspecting victims as detailed herein.

Including U.S. Attorney J.D. Aber and Alamdar S. Hamdani, and
Bryan Patrick and many more as detailed herein.

THE TIP OF THE ICEBERG OF THE UNLIMITED SADISM, HATRED AND DEPRAVITY THAT UNDER FABRICATED EXCUSES OF NATIONAL SECURITY, THE FBI/CIA/NSA POLICE STATE HAS UNLEASHED AGAINST MILLIONS OF OUR CHILDREN.

On a letter to Dr. Sidney Gottlieb, the CIA/Military Torturer in Chief of the then super secret MK/ULTRA⁺ massive human experimentation, an aider and abetter stated:

"Where else could a red-blooded American boy lie, cheat, steal, rape and pillage with the sanction and blessing of the All-Highest? Pretty good stuff, Brudder!" Stephen Kinzer, Poisoner in Chief (2019)

After torturing a 19-year-old college student into a woman who sucked her tumb, a colleage of Dr. Gottlieb wrote proudly:

"Talked like a baby, demanded to be fed from a bottle, and urinated on the floor." Kinzer, id.

A CIA/Military torturer claimed:

"If it was a girl, you put her tits in a drawer and slammed the drawer. If it was a guy, you took his cock and you hit it with a hammer, and they would talk to you." Kinzer.

"Figure out the most effective ways to kill - like Empress Agrippina." CIA/Military torturer, Kinzer, id.

Even a U.S. deputy Marshall, a former State Senator and a retired CIA agent that became whistleblower became victims of the CIA/Military massive evil experimentation, torture and murder. See Kinzer.

"It is not the right that matters,...Act brutally ... Be harsh and remorseless." Adelp Hitler to his torturers.

The instructions to CIA mercenaries are similar:

"What I want you to do is to get the diereast, bloodiest, ideas in your head you can for destroying a human being." Annie Jacobson, id.

+ During more than 20 years, and under fabricated excuses of national security, the CIA and the military, in collusion with docters, hespitals and universities dissolved in acid hundreds if not thousands of men, women and children to conceal the evil human expremintation of chemical weapons of mass destruction and of individual and population control. According to government and law experts, after Congress intervened, this program did not disapear, just changed name and went deeper underground.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THE COLLUSION OF THE JUDICIARY AND THE FBI/CIA/NSA POLICE STATE ON THE CRUELEST AND MOST HORRIFYING CRIMES EVER COMMITTED AGAINST AMERICANS. (This is what the USA Patriot Act unleashed against the American people).

This is the same evil mentality and brutality in which under fabricated excuses of national security:

- 1- Nazies threw screaming children into fiery pits; (1)

- 2- In which the CIA and the federal agencies and doctors in charge of protecting our health, maliciously and cowardly fed hundreds of pregnant women and toddlers with milk laced with deadly radiation just to see them die. (2)

- 3- In which CIA agents and the federal agencies and doctors in charge of protecting our health maimed, tortured and dissolved in acid hundreds (Perhaps thousands) of men, women and children to conceal the CIA massive criminal experimentation of the secret program MK-ULTRA; (3)

- 4- In which the FBI, the CIA and the Army burned alive more than 70 people, including more than 20 children and toddlers; (4)

- 5- In which the Texas Rangers and hate groups maimed and tortured to death more than 5,000 defenseless men, women and children;

- 6- In which the CIA and the military used bioweapons to maim and torture to death thousands of farmers, including their families and children; (6)
- 7- In which the Nazi SS and Gestapo maimed and torured to death more than 7 million innocent and defenseless men, women and children; (7)
- 8- In which the Soviet ruthless dictator, Stalin maimed, tortured and starved to death more than 7 million defenseless and unsuspecting men, women and children; (8)
- 9- And in which evil terrorists maimed and tortured to death more than 3,000 innocent, defenseless and unsuspecting Americans. (9)

This is the same sadism, hatred and depravity that the FBI/CIA/NSA Police State, under fabricated excuses of national security and to benefit Organized Crime and other corrupt and treasonous forces, has unleashed against millions of our children and against millions of other innocent, defenseless and unsuspecting Americans as detailed herein.

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

SOURCES.

- 1- See Elie Wiesel, Night (2006).
- 2- See Morris L. Hawk, "The Knqdom of Ends" In re Cincinnati Litigation and the Right to Bodily Integrity, 45 W. Res. 977 (1997).
- 3- See Stephen Kinzer, Poisoner in Chief (2019).
- 4- See Jeff Guin, Waco (2023).
- 5- See Armande C. Alonzo, Tejano Legacy (1998) and Monica Muñoz Martinez, The Injustice Never Leaves You (2018).
- 6- See Kris Newby, Bitten (2019).
- 7- See Willam Shirer, The Rise and Fall of the Third Reich (2011).
- 8- See Oleg V. Khlevniuk, Stalin (2015).