EXHIBIT C (Part: 2 of 7) (Pages 2 to 13s)

PETITIONNTO IMPEACH 3 FEDERAL JUDGES. (Aug. 2024)

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

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

THE EVIDENCE CITED IN THIS PETITION HAS PROVEN THAT IMMEDIATE, URGENT AND LIFE-SAVING CONGRESSIONAL INTERVENTION AND LEGISLATION IS NECESSARY TO SAVE IMMENSE PAIN AND SUFFERING AND THE LIVES OF MILLIONS OF AMERICANS AND TO RESTORE OUR CONSTITUTIONAL REPUBLIC TO ITS ORIGINAL INTENT, INCLUDING:

- Legislation to compel doctors, nurses and medical schools to get training in Environmental Medicine;
- 2- Legislation to criminalize the collusion of Judges with federal and
 State agencies and prosecutors on the fraud on the Courts to conceal
 the acts of terrorism and other crimes and felonies detailed herein; ++
- 3- And legislation to criminalize the use of Through-Wall Radiation Surveillance without a warrant on Legislators and Judges, on homes with children and pregnant women, and on homes with people suffering from chronic illnesses, including EHS and CHS; +++
- Evidence on the record has proven the fraud on the Courts to conceal among other criminal atrocities that malicious medical errors are maiming and torturing to death millions of children and of other defenseless and unsuspecting victims as detailed herein and by Exhibits A and B and by Exhibit C pages 2 25, attached herein.
- the Evidence on the record has proven the collusion of federal Judges with federal and State agencies and prosecutors to conceal the harm caused by the massive malicious medical errors, by FBI Terror Bullying and by Radiation Surveillance on millions of children and on millions of other innocent, defenseless and unsuspecting victims as detailed herein and by Exhibits A, B and C attached herein.
- +++ Evidence on the record has proven the fraud on the Courts to conceal among other criminal atrocities, that like during the FBI Hoover era, under fabricated excuses of national security:
- A- Electronic/Radiation Surveillance is used to monitor and record even the most intimate sexual activities of Legislators, Judges and others;
- B- To conceal that this evidence is used for blackmail and extortion and for manipulation of Legislators, Judges and of other decision makers:
- C- And to conceal that F3I Terror 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 as detailed herein and by Exhibit C pages la 38k attached.

(The warrant requirement is necessary to prevent that hate in and outside government agencies continue using Radiation Surveillance as a weapon to pursue hate agendas and to prevent compromising our national security).

2 1 / 27.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS AND MASSIVE ABROGATION OF THE LAW TO CONCEAL THE COLLUSION OF THE JUDICIARY WITH THE FBI/CIA/NSA POLICE STATE INVMASS MURDER AND OTHER ACTS OF TERRORISM.

The USA Patriot Act defines a domestic terrorist as someone who carries out acts "dangerous to human life" that appear to be intended to "infuence the policy of a government" by intimidation or coercion or to affect the conduct of a government by mass destruction, Assassination or kidnaping." Dahleen Glanton (Emphasis mine).

The evidence on the record has proven the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez with the Governor of Texas, Greg Abbott, with federal and State agencies and prosecutors and with more than 25 Judges and others in massive fraud on the Courts and massive abrogation of the law to conceal among other Acts of Domestic Terrorism:

- 1- That the massive exposures to powerful military grade wireless-micro waves and Radiation Surveillance at school;
- 2- That FBI/CIA/NSA Terror Bullying and Through-Wall Radiation Surveillance:
- 3- And massive medical errors and a massive medical malpractice and massive Medicaid and Medicare frauds:
- 4- Are maining and torturing to death millions of children and millions of other innocent, defenseless and unsuspecting victims:
- 5- To benefit Organized Crime, including the Wireless, Big Pharma and the Medical Cartels and other corrupt and treasonous forces;
- 6- And to conceal:

2h to 2' min was .

7- That the FBI/CIA/NSA Police State and Judicial Terrorism are destroying our country from within as detailed herein.

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS AND THE MASSIVE ABROGATION OF THE LAW TO CONCEAL THE MASSIVE HIGH-CRIMES/FELONIES AND MISDEMEANORS AGAINST MILLIONS OF CHILDREN AND OF OTHER DEFENSELESS VICTIMS.

Undisputed evidence on the record has proven the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez with Greg Abbott and others:

- 1- In tampering and falsification of government records;
- 2- In fabrication of statements and of medical evidence;
- 3- And in perjury and fraud on the Courts and in massive abrogation of Constitutional and statutory rights to conceal among other criminal atrocities:
- 4- That the massive exposures to powerful military grade wireless/micro waves and Radiation Surveillance at school are 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 and life;
- 5- To conceal that massive medical errors and that a massive medical malpractice and massive Medicaid/Medicare frauds are masking these criminal atrocities;
- 6- 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 Organized Crime, including the Wireless, Big Pharma and the Medical Cartels as detailed herein and:
- 7- As detailed by:

 The Unopposed Motions to Recuse Judge Crane, Docket 25 to Mendoza
 v. Moron et al., Case No. 7:05-cv-184 (S.D. TX. 2005); Docket 13
 to Mendoza v. The UT-Pan American University, Case No. 7:05-cv-408
 (S.D. TX. 2005):
- B- By the Unopposed Motion to Recuse Judge Hinojosa, Mendoza v. Astrue, Dockets 20, 21, 22, 28, 32, 33, Case No. 7:05-cv-133 (S.D. TX. 2005); C- And by the Motion to Recuse 3 Federal Judges and Addendum A, Docket 44 to Mendoza v. Kilolo Kijakazi, Acting Commissioner of the Social Security, Case No. 7:22-cv-85 (S.D. TX. 2022).

EVIDENCE ON THE RECORD HAS PROVEN THAT THE PERVASIVE INFILTRATION OF THE JUDICIARY BY THE FBI/CIA/NSA POLICE STATE TO CONCEAL CRIMINAL ATROCITIES AGAINST OUR CHILDREN CONTINUES UNDETERRED AND WITH IMPUNITY.

Corrupt Judges of the U.S. Court of Appeals for the Fifth Circuit removed a Judge from a federal lawsuit againt the Governor of Texas, Greg Abbott to conceal Abbott's crimes against children and to allow these atrocities continue unaddressed, undeterred and with impunity.

Three times, U.S. District Judge, Janis Jack has found Abbett in contempt of the Court for his cellusion with CPS and the Texas Rengers on the attempts to conceal that foster children are physically and sexually abused and massively mismedicated with impunity.

On April of 2024, Judge Jack fined Abbott \$100,000 per day until Abbott CPS and the Texas Rangers ceased and desisted from these criminal atrocities against our children. **

Two days after, Judges Jones, Wilson and Clement removed Judge Jack from the case because she had shown compassion for the children that are being victimzied by Abbott and by CPS and the Texas Rangers. +++

- + See pages
 A 363-page Court Report details some of these atrocities in progress,
 M.D. ex rel Stukenberg v. Abbott, Case No. 2:11-cv-84 filed on Judge
 Jack Court as document 869 on 06/16/20.
- ++ See Federal court removes Judge Janis Jack, who oversaw Texas foster care system for 13 years, Austin American Statemesman, 10/15/24
- +++ A Fideral investigation has corroborated the collusion of Abbott,

 CPS and the Texas Rangers on the attempts to conceal that children are
 physically and sexually assaulted and mass medicated on Gunatanamolike prisons. Pages

 5 A

EVIDENCE ON THE RECORD HAS PROVEN THE COLLUSION OF JUDGES OF THE FEDERAL COURT OF APPEALS ON MASSIVE ABROGATION OF THE LAW TO CONCEAL THAT THE PBI/CIA/NSA POLICE STATE IS DESTROYING OUR COUNTRY FROM INSIDE.

Evidence on the record has proven the collusion of Judges of the U.S. Court of Appeals for the Fifth Circuit, including Clement, Dennis and Jolly on the fraud on the Courts and one massive abrogation of the law to conceal the criminal atrocities committed by Chief Judge Crane and Greg Abbott.

On the year 2007, without engaging the specific, concrete and undisputed medical, scientific and legal evidence on the record proving the collusion of Chief Judge Crane and Greg Abbott:

- 1- In tampering and falsification of government records;
- 2- In fabrication of statements and of medical evidence;
- 3- And in fraud on the Court:

Judge Clement, Judge Dennis and Judge Jolly issued a warning of sanctions to conceal that millions of children and millions of other defenseless and unsuspecting victims are suffering from Electrohypersensitivity and from other catastrophic, irreversible and deadly harm and disabilities caused and aggravated by exposure to even low levels of wireless/microwave radiation and to conceal the corrupt and treasonous agendas of the FBI/CIA/NSA Police State and Organized Crime.

Mendoza v. Moron et al., Case No. 06-40671 (U.S. Ct. App. 5th Cir 2007).

On the year 2006, U.S. Court of Appeals Chief Judge Jones and Judges TKing and Dennis issued a warning of sanctions to conceal:

1- 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 wireless/microwave Radiation Surveillance on schools, the workplace and even on homes.

Mendoza v. Lindquist, Case No. 05-20257 (U.S. Ct. App. for the 5th Cir. (2005).

On the year 2004, U.S. Court of Ampeals Judges Reavley, Wiener and Benavides committed fraud on their Court to conceal the collusion of Judge Hinojosa and Judge Ramos on fabrication of Court testimony to conceal:

That FBI Terror Bullying and Through-Wall Directed Radiation
Surveillance are being used as weapons to retaliate against those who denounce government corruption, against those who have been wrongly and malciously placed on secrett "Terroristt Watch Lists" and to maim and torture to death other innocent, defenseless and unsuspecting victims, including toddlers and even in the privacy of their home.

Mendoza va Ashcroft, Case No. 04-40095 (U.S. Ct. App. 5th. Cir. 2004).

Despite that both, Judge Hinojosa and Judge Ramos refused to engage the evidence of their atrocities, Judge Dineen and Judge King denied my Complaints of Judicial Corruption, Nos. 04-05-372-0089 and 90.

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

EVIDENCE ON THE RECORD HAS PROVEN THE FRAUD ON THE COURTS TO CONCEAL THAT AS THE SS, THE KGB AND GESTAPO, UNDER FABRICATED EXCUSES OF NATIONAL SECURITY, THE PBI/CIA/NSA POLICE STATE HAS ENGAGED IN MASSIVE INFILTRATION OF OUR GOVERNMENT TO DESTROY OUR COUNTRY FROM WITHIN; INCLUDING:

- conceal that the chronic, unecessary and compulsory exposure to the wireless/microwaves and radiation surveillance at school is causing millions of children Electrohypersensitivity/Chemical Hypersensitivity (EHS/CHS), and other catastrophic, irreversible and deadly harm and disabilities that defeat the purpose of education and life; Exhibits A and B to Petition to Impeach 3 Federal Judges (Aug. 2024) attached herein.
- 2- Gorrupting millions of school officials, teachers and students to provoke children, the mentally disabled and others to comit mass shootings and other terrorism and to justify under the fabricated excuses of national security the massive deployment of powerful and harmful military grade satellite "Safety" radiation surveillance on schools, the workplace and even homes;

Pages 1-R to 1-Z, herein; Pages 2 to 7, herein; Pages 38K/6 to 38Z-11, herein; Pages 71 to 96c, herein;

3- Corrupting millions of doctors and nurses, and prosecutors and Judges to conceal the catastrophic, irreversible and deadly harm and disabilities caused by wireless/microwaves and radiation surveillance and by FBI/CIA/NSA Terror Bullying on millions of children and on millions of other innocent, defenseless and unsuspecting victims; Pages 26 to 36e-5, herein; Pages 38K-6 to 38Z-11, herein; Pages 71 to 96c, herein.

- 4- Corrupting millions of police officers, and local, State and federal investigators, prosecutors and Judges into farcical trials, judgments and convictions to conceal that FBI/CIA/NSA Terror Bullying is the motive provoking mass shootings and other terrorism;

 Pages 2a to 7, herein; Pages 13a to 13S, herein; Pages 26 to 36e / 2; herein; Pages 38K //6 to 38Z /ll herein; Pages 7l to 96c, herein.
- 5- Corrupting millions of police officers and local, State and federal investigators, prosecutors, Jüdges and doctors to force harmful medication and confine in Concentration Camps/Guantanamo-like prisons the millions of children whose minds and bodies have been injured by the wireless/microwaves/radiation surveillance and by the FBI/CIA/NSA Terror Bullying at school;

 Pages 38K / 6 to 38Z //11; Pages 71 to 96c, herein.
- 6- Corrupting millions of police officers, and local, State and federal investigators, prosecutors and Judges to conceal that Radiation Surveillance and FBI/CIA/NSA Terror Bullying 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;
 - Pages 2a to 7, herein; Pages 13 to 25, herein; Pages 26 to 38i / 6, herein.
- 7- And corrupting the institutions, and the organizations and agencies in charge of protecting the people from government abuses to conceal that under fabricated excuses of national security the FBI/CIA/NSA Police State is selling the future of our children and of our Constitutional Republic and national security to Organized Crime, including the Wireless, Big Pharma and the Medical Cartels and to other covert, corrupt and treasonous forces as detailed herein.

EVIDENCE ON THE RECORD HAS PROVEN THE MASSIVE FRAUD ON THE COURTS AND MASSIVE ABROGATION OF THE LAW TO CONCEAL CRIMINAL ATROCITIES AGAINST MILLIONS OF OUR CHILDREN AND OF OTHER INNOCENT, DEFENSELESS UNSUSPECTING VICTIMS.

Undisputed evidence on the record has proven the collusion of Chief Judge Crane, Judge Hinojosa and Judge Alvarez on the massive abrogation of the Due Process right to an impartial Judge to conceal their participation on the criminal atrocities being committed against millions of our children and against millions of other innocent, defenseless and unsuspecting victims.

The Due Process of the U.S. Constitution entitiles a person to an impartial and desinterested Judge. Marshall v. Jerrico, Inc., 466 U.S. 238, 242 (1980).

The self-executing federal recusal statute states:

"(a) Any justice, judge, or magistrate judge of the United States shall disqualify himself in any proceeding in which his impartiallity may be questioned." 28 U.S.C. 455.

The undisputed evidence on the record has proven that Chief Judge Crane, Judge Hinojosa and Judge Alvarez engaged in massive abrogation of Due Process to become prosecutors and executioners of millions of children and of millions of other innocent, defenseless and unsuspecting victims.

Williams v. Pennsylvania, 136 S. Ct. 1899 (2016).

+ The massive abrogation of the law includes the massive abrogation:
Of children's right to life, to bodily integrity and to be free from
disability discrimination; of parents' right to rear children into
healthy, productive and responsible citizens; and of the right to be
free from retaliation for excercizing Constitutionally and stautory
protected rights as detailed herein.

SOME OF THE CRIMES - FELONIES AND MISDEMEANORS COMMITTED BY CHIEF
JUDGE RANDALL CRANE, BY JUDGE HINOJOSA AND BY JUDGE ALVAREZ TO CONCEAL
THAT THE MASSIVE INFILTRATION OF THE JUDICIARY BY THE FBI/CIA/NSA POLICE
STATE IS DESTROYING OUR COUNTRY FROM INSIDE, INCLUDE:

CHILD ENDANGERMENT.

Placing a child in imminent danger of death, bodily injury or physical or mental impairment. Texas Penal Code 22.041

INJURY TO A CHILD OR TO A DISABLED.

Causing mental impairment or injury or bodily injury to a child or to the disabled. Texas Penal Code 22.04

EXPLOTATION OF CHILD OR THE DISABLED.

The illegal or improper use of a child or disabled resources for personal benefit. Texas Penal Code 35.53

CHILD ABUSE.

Causing or permitting the child to be in a situation in which the child sustains a mental or emotional injury that results in an observable and material impairment in the child's growth, development, or psychological functioning. Texas Family Code Texas Family Code 261.001()(B).

Physical injury that results in substantial harm to the child, or the genuine threat of substantial harm from physical injury to the child. Texas Family Code 261.001(1)(D).

CHILD NEGLECT.

Failing to seek, obtain, or follow through with medical care for a child, which results in a substantial risk of death, disfigurement, or bodily injury, or in an observable and material impairment to the growth, development or functioning of the child.

Texas Family Code 261.001(4)(B)(ii).

ASSAULT.

Intentionally, knowingly, or recklessly threatens another with imminent bodily injury or causes bodily injury to another. Texas Penal Code 22.01

DEADLY CONDUCT.

Recklessly engaging in conduct that places another in imminent danger of serious bodily harm. Texas Penal Code 22.05

FAILURE TO REPORT A FELONY.

Failure to report the commission of a felony to law enforcement in which serious bodily harm or death may have occurred.

Texas Penal Code 38.171

TAMPERING WITH WITNESSES.

Agreeing with or coercing a witness to testify falsely in an official proceeding. Texas Penal Code 36.05

PERJURY.

Making false statements under oath. Texas Penal Code 37.02

TAMPERING WITH GOVERNMENT RECORD.

Knowingly making a false entry in, or false aleteration of a government record or makes, presents, or uses a government record with the knowdlege of its falsity. Texas Penal Code 37.10

ORGANIZED CRIMINAL ACTIVITY.

- (a) A person comits an offense if, with the intent to establish, maintain, or participate in a combination or in profits of a combination; or as member of a criminal street gang, the person comits or conspire to comit one or more of the following:
 - (1) Murder, capital murder, ... aggravated assault, ... deadly conduct,...assault punisable as a class A misdeameanor... Texas Penal Code 71.02

FEDERAL HATE CRIMES AGAINST THE DISABLED.

"Whoever, whether or not acting under color of law, ...
willfuly causes bodily injury to any person ... because of th
of the actual or perceived ... disability of any person -

- (ii) shall be imprisoned for any term of years or for life, fined in accordance with this title, or both, if:-
 - (I) death results from the offense; or
 - (II) the offense includes ... an attempt to kill."
 18 U.S.C. 249.

FEDERAL FELONIOUS CONSPIRACY TO VIOLATE CIVIL RIGHTS.

"If two or more persons conspire to injure, oppress, threaten, or intimidate any person ... in the free excercize or enjoyment of any right or previlege secured ... by the constitution or law of the United States or because of his having so excercized the same; ... "

"They shall be fined under this title or imprisoned not more than 10 years, or both; and if death results from the acts committed in violation of this section or if such act includes ... an attempt to kill shall be fined under this title for any terms of years or for life or may be sentenced to death."

18 U.S.C. 241

VIOLATIONS OF THE RACKETEERING INFLUENCED AND CORRUPT ORGANIZATIONS.

The participation of the three named federal Judges in tampering and falsification of government records, in fabrication of testimony and of medical evidence, in disability discrimination and retaliation; and in perjury and fraud on their Courts to conceal that massive medical errors, a massive medical malpractice and a massive Medicaid and Medicare frauds are masking the atrocities detailed herein, fit the definition of the crimes, misdemeanors and felonies detailed above, and fit the definition of RICO felonies 18 U.S.C. 1961 and 18 U.S.C. 1962, as detailed herein.

ORGANIZED CRIME WILLING EXECUTIONERS.

In response to a federal lawsuit against them and with their signature, Judge Hinojosa and Judge Ormsby admitted and corroborated their irrational cruelty against children and the disabled and the evidence on the record proving their collusion with Chief Judge Crane, Judge Alvarez, and with Greg Abbott and federal and State agencies and Prosecutors and with more than 25 Judges on the fraud on the Courts to conceal that Organized Crime is destroying our country from within.

Some of Organized Crime Willing Executioners of these act of terrorism against millions of children and against millions of other defenseless and unsuspecting victims include:

- 1- U.S. District Chief Judge, Randall Crane;
- 2- U.S. District Judge, Ricardo H. Hinojosa;
- 3- U.S. District Judge, Micaela Alvarez;
- 4- The Governor of Texas, Greg Abbott;

- 5-The Texas Attorney General, Ken Paxton; 6-Secretaries of the U.S. Dept. of Education, Arne Duncan, Betsie DeVos and Miguel Cardenas; Commissioner of the Social Security, Michael Astrue and Acting 7-Commissioner of the Social Security, Kilolo Kijakazi; Former U.S. Attorney Ryan Patrick and Texas Lt. Governor, Dan 8-Patrick; and the Director of the Texas Rangers, Steven MCCraw: U.S. Attorney for the Southern District of Texas, Alamdar S. Hamdani; 9-FBI Special Agents in Charge, Christopher Combs and Richard Oliver: 10-
- 11- Supervisor of the FBI Public Corruption Task Force, Rock Stone;

- 12- C.J. Porter, Agent in Charge of the U.S. Dept. of Health and Humand Services, Office of the Inspector General Dallas Region;
- 13- John P. Cronan, Acting Assistant Attorney General of the U.S. Dept. of Justice Crimal Division;
- 14- U.S. Attorneys General, William Barr, Jeff Sessions and Merick Garland; FBI Director Christopher Wry.
- 15- Michael Horowitz, Inspector General for the U.S. Dept. of Justice;
- 16- Sandra Bruce, Inspector General for the U.S. Dept. of Education;
- 17- Adam Hickey, Deputy Assistant to the U.S. Attorney General;
- 18- U.S. Attorneys John Bash, Nealy Cox, and Mary Anne Cozby: