

2019 – DCL – 5623 – C

**ZACHARY A. BLEVINS, JESUS
 GUEVARA, JOSE COVARRUBIAS,
 AND ROCIO PATINO,**
Petitioners,

vs.

**ERASMO CASTRO JR. (in his
 capacity as Brownsville Independent
 District School Board Member)**
Defendant.

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IN THE 197TH JUDICIAL

DISTRICT COURT OF

CAMERON COUNTY, TEXAS

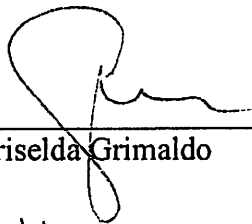
AFFIDAVIT IN SUPPORT OF MOTION TO TRANSFER VENUE

**STATE OF TEXAS
 COUNTY OF CAMERON**

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BEFORE ME, the undersigned authority, on this day personally appeared Griselda Grimaldo, who under oath stated as follows:

1. My name is Griselda Grimaldo I am over eighteen (18) years of age and am legally competent to make this Affidavit, which is true and correct, is based on my personal knowledge, and is made voluntarily and not under duress.
2. I am a resident of the county in which this suit is pending.
3. I have good reason to believe, and do believe, that Erasmo Castro cannot have a fair and impartial trial in Cameron County because there exists so great a prejudice against Mr. Castro that a fair trial is not possible, there is a combination against Mr. Castro instigated by influential persons, and an impartial trial cannot be had in Cameron County.
4. Mr. Castro is a very well recognized person on all social media. I have seen many bloggers who are just looking so any minimal thing to defame Mr. Castro. They go as far as stealing photos of his family and friends and use him to attack and post hateful comments. There are at least two who attack him and express so much hate to him accusing Mr. Castro but they have no proof just their believes and hate. Mr. Castro cannot get a fair trial because of the social media attacks against his person.


Griselda Grimaldo

SWORN AND SUBSCRIBED TO before me on this 25th day of October, 2019.

Notary Public

