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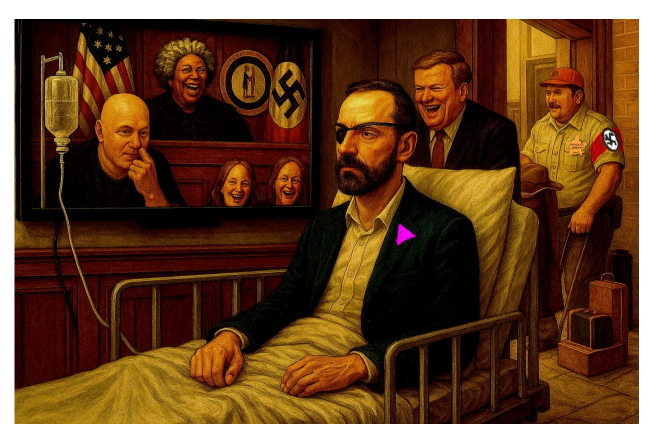
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We Have Arrived:

U.S. Courts and Sheriffs Are Now Tools of Historic Oppression

"FIRST THEY CAME FOR THE HOMOSEXUALS— AND NOW THEY COME FOR ANYONE WITHOUT A LAWYER."

LOUISVILLE, KY — **May 29, 2025** — On May 27, 2025, Louisville deputies forcibly evicted Dr. Daniel J. Feldman—a disabled civil rights whistleblower—from his home under a void state-court order, even after the case was removed to federal court on May 12, 2025, and was legally stayed pending civil rights review. Dr. Feldman's 81-year-old mother, using a walker, and another senior lawfully present to supervise the eviction, were trespassed after Ivy staff and counsel made false 911 claims of violence. Sergeant Perry told Feldman: "We are not paying any attention to you," before cutting the camera feed and barring supervision. All parties were formally notified in writing that these acts would constitute a hate crime with mandatory jail and no possibility of parole for all responsible, including judges and sheriffs.



No Justification—Deliberate, Documented Hate Crime

- No lawful cause: Ivy staff and their attorneys refused to accept Feldman's documented
 offers to pay rent in advance of the due date. These refusals were presented as
 evidence in open court, yet the court and its clerks ignored the proof, then actively
 prevented Feldman from paying to stay.
- **Fraud and targeting:** This is classic fraud on the court. The excuse given for eviction—
 "failure to pay rent"—was manufactured by systematically blocking payment and then
 refusing to accept rent.
- Physical harm: Harassment by Ivy staffer Blake Heath directly resulted in Feldman losing vision in one eye following recent eye surgery—escalating this hate crime to one with severe, lasting physical injury.

Names:

- Judges: Sarah Clay, Lisa Langford, Greg N. Stivers—each refused to recognize federal orders voiding the eviction, with Judge Langford and Judge Stivers dismissing these federal filings as "counterfeit."
- Sheriff's Office: Sgt. Perry and Captain T. Clark, who executed the eviction and prevented all lawful oversight and refused Federal notifications to cease.
- o False 911 violence callers: John R. Benz, Esq., Ashley Lemons.
- Ivy Apartment Homes staff: Ashley Lemons, Mary Beth Woodard, Blake Heath,
 SREIT Ivy Louisville, LLC, participated in 3-year campaign of hate harassment.

No Guardrails, Full Impunity

While Feldman and his family were targeted, **HUD/Human Rights Council, the Fairness Campaign, the Office for Civil Rights, VO-CAL KY, and the U.S. Marshals Service all refused to act, choosing passive "observation" while basic constitutional rights disappeared.** In court, every landlord was represented by counsel; **not a single tenant had a lawyer.** Today, judges, clerks, sheriffs, and marshals act with total impunity. For unrepresented or minority litigants, no procedural or constitutional guardrails remain.

THIS IS THE FASCIST PLAYBOOK—ALREADY HERE

History teaches that fascist regimes target the most vulnerable first. In Germany, Hitler's Paragraph 175 marked and imprisoned gay men **eight years before** the first deportations of Jews. After liberation, most gay prisoners remained incarcerated. The same pattern held in Mussolini's Italy, Franco's Spain, Salazar's Portugal, and Pinochet's Chile: **anti-gay and anti-abortion laws came first, as early warning shots to terrorize dissent and police "morality."**

Louisville is now running the same playbook. Feldman's case stands as a warning: if a federal whistleblower with evidence, legal filings, and formal notification of hate crime can be erased with impunity, anyone—gay, disabled, or simply unrepresented—can be next, for no reason.

Historical Warning

"First they came for the homosexuals—and I did not speak out...

Then they came for the Jews—and I did not speak out...

Then they came for me—and there was no one left to speak for me."

Martin Niemöller's warning—now reality in Kentucky.

What Must Happen Now

A nationwide shutdown of all cases where an unrepresented individual faces a represented party must be ordered. All actors involved in hate crimes and judicial fraud—including judges and sheriffs—must be prosecuted with mandatory jail and no parole.

Someone must stand up before there's no one left to stand up.

Observation without action is unacceptable.

How to Join

If you are unrepresented and facing a lawyer in court, join Dr. Feldman's class action for justice and due process. **Email <u>14thAmendmentNow@gmail.com</u>** to join.

Support the fight for justice: GoFundMe: The 14th Amendment Never Existed

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