#### FOR IMMEDIATE RELEASE

Contact: 14thAmendmentNow@gmail.com

### **Erased:**

# **How the Courts Silence Disabled Americans Without Lawyers**

"IF THIS CAN HAPPEN WITH VERIFIED FILINGS, COURT RECORDS, AND DIGITAL EVIDENCE — THEN THE SYSTEM IS RIGGED BY DESIGN."

Washington, DC - May 26, 2025 -

In *Feldman v. Ivy*, a federal lawsuit filed in the U.S. District Court for the District of Columbia, **a disabled litigant is asking the court to recognize the truth**: that the justice system is structurally inaccessible to those without lawyers — and has been for over a century.

**Dr. Daniel J. Feldman**, a clinical neuropsychologist and federal whistleblower, filed the lawsuit after being evicted during an 8-day hospitalization for a stroke. At the time, he had filed over **seven verified emergency motions**, a federal removal, and ADA accommodation requests — all of which were either ignored, blocked by clerks, or never reviewed.

"This is what happens when you don't have a lawyer," said Feldman. "The courts don't care what evidence you have. They just don't want to hear it."

#### What the Case Proves

Feldman's filings — across Kentucky and California — were procedurally sound, medically supported, and verifiably submitted. Yet:

- No hearing was granted.
- No order was cited.
- Opposing attorneys were allowed to reintroduce proven slander from another case.
- The sheriff enforced a writ during a federal stay.
- His ADA-authorized representative his 81-year-old mother was trespassed from the property.

Meanwhile, all opposing parties were represented by lawyers who submitted filings electronically and received court responses within hours.

## A System Designed to Fail You Without a Lawyer

The lawsuit points out what court insiders have known for years:

- Unrepresented litigants are held to stricter standards.
- Their filings are delayed, blocked, or ignored entirely.
- Court staff and judges presume incompetence by default.

And when the unrepresented party is disabled — as Feldman is — the barriers multiply.

# **The Case Number That Could Make History**

Filed as **1:25-CV-00657 on May 23, 2025**, the case asks the court to do something rare: admit that a disabled, unrepresented litigant with verified evidence can be ignored by design — and that this violates not only due process, but the Fourteenth Amendment itself.

The lawsuit doesn't just ask for justice in Feldman's case — it demands a nationwide stay on all court proceedings where one party has a lawyer and the other doesn't.

"This isn't a court error," said Feldman. "It's a court policy. And if I can't win this case, with this record, then no one else ever will."

Join the Class:

View Filings + Press Kit:

Support the Case :

CONTACT: Daniel J. Feldman, Ph.D.

Email: 14thAmendmentNow@gmail.com 14thAmendmentNOW Press Release Kit GoFundMe: 14th Amendment Never Existed

+1 (307) 699-3223