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Travesty of Justice: Calling All Unrepresented Parties

“THIS LAWSUIT IS FOR EVERYONE SHUT OUT, BRUSHED OFF, OR TOLD TO “GET A LAWYER” — AND FOR ONCE, LAWYERS AREN’T ALLOWED INSIDE.”

Washington, DC – May 26, 2025 —

A nationwide class action lawsuit filed in Washington, DC is doing something no one’s tried before: organizing everyone **shut out of the courts — not just by judges, but by lawyers.**

Filed by **Dr. Daniel J. Feldman**, a disabled neuropsychologist and federal whistleblower, the case targets not just court rules, but **the legal profession itself** — for maintaining a system where people are told they need a lawyer to be heard, but no lawyer will speak for them.

Who’s in the Class?

If you’ve ever needed a lawyer — and were ignored, rejected, or sent a canned message saying “sorry, we can’t help” — you may already be part of this class.

This includes:

- People who were told to use a Bar Association referral — and never heard back
- People who sent in documents or pleadings — and got a one-line rejection
- People who were denied without explanation, without reason, and without a real review

“This is for everyone who wasn’t told no on the merits — they were just never picked,” said Feldman.

What Is Due Process — and How Is It Being Denied?

Due process means you're supposed to get a fair chance. A chance to present your side. To be heard. To respond before your rights or property are taken away.

But if you don't have a lawyer — and no lawyer will take your case — and if the court won't let you speak without one? **You never get that chance.** You're shut out before the hearing even begins.

That's not justice. That's a **violation of the Fourteenth Amendment.**

Calling Out the Culture of Silence

- “We’re sorry we can’t represent you.”
- “Statute of limitations may be looming.”
- “Try the Lawyer Referral Information Service.”
- “We can’t give personal referrals.”

These are the emails unrepresented litigants receive — if they get a reply at all.

“Even platforms that look public-minded are part of the problem,” said Feldman.

“Devin Stone’s LegalEagle makes the law look accessible — but his ‘Eagle Team’ never responded. And when they did, they sent the same rejection everyone gets.”

No Lawyers Allowed

Federal rules say class actions require a lawyer. But this lawsuit says: not this one.

“Lawyers built the system that silences us,” said Feldman. “They can’t lead the case that finally makes us heard.”

Feldman has filed a petition with the **U.S. Supreme Court** to allow the class to proceed without legal representation — because **the entire injury is being forced to stay silent without one.**



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