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National Lawsuit Seeks to Halt Court Cases That Silence the Unrepresented

**“CLASS ACTION SAYS U.S. COURTS DENY RIGHTS TO ANYONE WITHOUT A LAWYER—
DEMANDS URGENT REFORM.”**

WASHINGTON, DC /

SAN FRANCISCO, CA /

LOUISVILLE, KY— JULY 4, 2025 —

A new class action lawsuit filed by Dr. Daniel J. Feldman—a disabled, licensed clinical neuropsychologist and whistleblower—seeks a **nationwide halt to court cases where unrepresented Americans face lawyers**. Feldman’s experience, from San Francisco to Kentucky to the Supreme Court, exposes a **two-tiered system in both justice and law enforcement**: one for those with legal counsel, and one that systematically **silences, harms, and erases those without**.



Courtroom illustration of Dr. Feldman’s eviction hearing, unlawfully ordered by Judge Langford and attorney John Benz while the case was pending in federal court. Sheriff Perry knew the eviction was invalid but still carried it out on May 27, 2025. Feldman alleges this was part of a three-year hate crime that left him blinded in one eye and now demands justice for all officials involved. *Illustration by DALL-E (AI) using Dr. Feldman’s text.*

*“If someone with a doctoral degree, a professional license, and documented evidence can be blocked from justice at every level, then anyone in America can be erased by this system. **This is not about money or status**—it’s about **whether the Constitution applies to all**, or only to those whom the legal system chooses to hear.” — Dr. Daniel J. Feldman*

Feldman’s filing documents how every federal and state court enforces **published rules** that discriminate against unrepresented parties, or ignores rules ensuring parity — including:

- Paper-only filings limited to business hours
- Clerk gatekeeping of filings not submitted electronically or by their lawyer friends
- Denial of access to class actions or Supreme Court petitions unless represented
- No meaningful consequences for attorney misconduct, perjury, or abuse of process

“Judges, clerks, and attorneys aren’t neutral—they’re work colleagues,” Feldman said. “The unrepresented party is always the outsider, treated as a threat to the system, not a participant in it.”

Feldman’s personal case shows the stakes:

- **Fraud** – A jury found his former boss guilty of theft and abuse. He faced no jail time.
- **Murder** – Feldman’s partner was killed by his landlord, an alleged narcotics manufacturer. He was blocked from filing wrongful death claims, the court telling him he needed a lawyer.
- **Slander** – The murderer slandered him with claims of violent elder abuse, courts acknowledged he could sue for \$1M for proven lies. Clerks blocked all his evidence, and courts now threaten to hold him responsible for the murderer/slanderer’s attorneys’ fees amounting to more than \$500K simply for being unrepresented.
- **Blinded and Evicted**– Feldman’s new landlord, allegedly upon hearing the slander, blinded his eye and made up lies for 3 years to have him evicted, and on May 27, 2025, Feldman was unlawfully and forcibly evicted. Deputies unplugged his camera and removed every belonging to the street.

“This lawsuit asks whether the Constitution protects everyone—or just those who are allowed a lawyer,” Feldman said.

Call for Accountability and Constitutional Reform

Dr. Feldman alleges this is part of a **three-year campaign of hate-crime and retaliation**, and is calling for **federal prosecution of judges, deputies, and court actors** under hate crime statutes and “color of law” violations. This includes mandatory jail time without parole.



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