HUNGER STRIKE DEMANDS

Dear

I, Dr. Daniel Feldman, have been systematically denied justice at San Francisco Superior Court and am about to lose everything, after losing loved ones and nearly killed over attempts to expose pervasive corruption supporting a "Silk Road" narcotics operation in Duboce Triangle. I have hard proof, including recordings of bribes with DBI officials and the involvement of members of the Narcotics Division at the SFPD and Officers in the Park District.

Chief of Police Bill Scott and Mayor London Breed were made aware of these activities and refused to respond or review any of it. In fact, the pervasiveness of this corruption includes local and federal law enforcement, brushed under the rug by District Attorneys Gascón and Boudin.

It involves members of the Controllers' Office and Board of Representatives, Mendelmann and Walker.

For seven years, I have contacted every local paper and television journalists about this story, and I have not heard a reply from a single one.

The people of San Francisco deserve better. I deserve better. My life was nearly taken more than once. My best friend was murdered. My pets and I were hospitalized multiple times. I was dragged through court for eviction on false claims of elder abuse as retaliation. I prevailed in court against Daniel Bornstein, a seasoned landlord attorney, without legal representation as no lawyer will represent a case involving corruption-it seems to muddy the waters of seeking a quick payout. He begged me to stop the trial when I sought to introduce evidence that he had suborned perjury from my landlord and her family, to make false calls to police and statements in court.

We settled in court, but no skin required from any of the multiple corrupt parties, and before the judge, we agreed that my damages were exceeding \$1M that could be sought in a civil claim. Now four years later, I face corruption at the Court, hardly surprising, with misconduct by her attorneys and clerks, they excluded my name from my own case in court records **for a year,** preventing me from making any motions or oppositions without them being refiled late and hand-walked through the system.

With my record still not corrected in the system and the trial scheduled for **February 24, 2025,** I have been told by the same court where I proved them all at fault and for lying that I will not be able to present any of my story or evidence. In addition to losing my entire claim based on their new lies and corruption, I will be saddled with having to pay for her seven corrupt lawyers, over \$500,000.

Can you imagine? I am left destitute and my life torn to shreds, now blinded in one eye from an armed attack and disabled because of reporting a narcotics lab and the pervasive corruption that protects such things. And despite having all the evidence in the world, and them having no defense, I will lose all of my possessions and any ability to return to work in the future because of corruption at the SFSC that the chief court counsel will not even open an investigation.

The only reason I have been left in this position is due to the utter disregard tenant lawyers in San Francisco have for cases that expose corruption. In more than four years, I have more than exhausted calling each one, more than once. Over 20 visits to the tenant's union - unanimously - the consulting lawyers there told me I had a rock solid case against my landlord with huge damages. It is astonishing that not one of them would agree to represent me. It is a horrible injustice.

Not to mention that due to the lies that I am an elder abuser, suborned by my landlord's counsel, they were told to my medical providers at UCSF. And one of them, a lawyer in Risk Management, Susan Pinney, wrote a Zero Tolerance Policy for violence, prohibiting me from continuing to see my dozen or so doctors there, that I would be "arrested" for doing so. And through Epic MyChart, that Zero Tolerance Policy based on lies and the sole input of my landlord denied any opportunity to include an appeal, has circulated to nearly every medical center I have gone to for treatment for years. Showing up at a clinic in Kentucky, I will be met by police and trespassed.

Losing this case will also mean that I will not have access to healthcare in the future. And just like everything else I reported that was ignored, when I took these complaints to the OCR and DHHS, they did not even investigate them, talked to none of my witnesses or me, exonerated the facilities.

As of **January 27, 2025**, I have initiated a **hunger strike**, consuming only **water and electrolytes**, to demand immediate action on these systemic failures.

I NEED YOUR HELP AS A JOURNALIST TO HELP ATTAIN MANDATORY IMMEDIATE LEGAL REPRESENTATION & TO DEMAND INVESTIGATIONS INTO WIDESPREAD CORRUPTION IN SAN FRANCISCO AND NATIONWIDE.

To ensure full transparency, I am documenting my hunger strike, health updates, and ongoing developments on TOHIcenter.com, still under development. The website will also serve as a public archive of evidence that has been excluded from my legal case due to corruption, including documents, video recordings, sworn testimony, and first-hand accounts. Additionally, I will host a daily (or 24/7) podcast to provide real-time updates, discuss these issues in-depth, and engage with the public on the urgency of these matters.

I would not undertake such a dramatic approach unless I knew that my life and suffering and the suffering of others would be at greater risk WITHOUT my hunger strike than with it.

Until these demands are met, I will **continue my hunger strike** to bring national and international attention to these injustices.

Skip up to WHAT CAN I DO RIGHT NOW?

Skip up to COULD THIS HAPPEN TO ANYONE I KNOW?

1. FAIR LEGAL PROCESS

STOP COURT PROCEEDINGS UNTIL I HAVE FULL REPRESENTATION



Situation:

I am being forced into legal proceedings without adequate legal representation, violating my right to due process. **Corrupt court personnel** in **San Francisco Superior Court** have engaged in **fraudulent legal maneuvers** against me, making it impossible to secure fair representation.



Demand:

- My court case on February 24, 2025, must be stayed until I have secured proper legal representation to ensure due process.
- An **independent review** must be conducted into **court personnel misconduct** that has obstructed my right to fair legal proceedings.



Immediate Action to End Hunger Strike:

- **Immediate suspension of my court proceedings** until an independent review ensures my case is handled fairly.
- Protection against procedural abuse by corrupt court personnel.
- Sanctions and disbarment for any attorney found to have suborned perjury, conspired with nonclients to submit false or frivolous claims to the court, or engaged in efforts to corrupt court personnel.



Other Actions for Follow-Up:

- Legislation to prevent individuals exposing corruption from being forced into court proceedings without legal counsel.
- **Accountability measures** for **court personnel** (clerks, administrators, and legal assistants) found guilty of engaging in misconduct or obstructing justice.

2. EXPOSE SYSTEMIC CORRUPTION

INVESTIGATE LAW ENFORCEMENT, BUREAUCRATIC & JUDICIAL CORRUPTION IN SAN FRANCISCO



Situation:

There is overwhelming evidence of corruption and misconduct across multiple government entities, including the San Francisco Superior Court, SFPD, and the Department of Building Inspection (DBI). These agencies have refused to investigate crimes linked to corruption, allowing misconduct to continue unchecked.

The following offices and agencies have **actively obstructed investigations** or refused to investigate documented corruption:

- San Francisco Controller's Office
- Commission for the Department of Building Inspection (DBI)
- SFPD Chief Bill Scott and Department of Police Accountability
- Neighborhood Liaison Services of the Mayor's Office
- Mayor London Breed and Board of Supervisors
- The Department of Justice (DOJ) & local FBI field office
- San Francisco District Attorney's Office



Demand:

 A federal and independent investigation into these agencies and their failure to act on evidence of corruption.



Immediate Action to End Hunger Strike:

- Commitment from policymakers to launch an independent investigation into my claims.
- Formal review of all whistleblower-provided evidence by an oversight body.



Other Actions for Follow-Up:

- Legislation for stronger transparency, oversight, and whistleblower protections in cases involving judicial, law enforcement, and city government corruption.
- **Criminal prosecution and removal from office** for any public officials found guilty of misconduct, obstruction of justice, or bribery.

3. END PATIENT PROFILING

STOP DISCRIMINATORY DENIALS OF MEDICAL CARE, ZERO TOLERANCE POLICIES, & INSTITUTIONAL COVER-UPS



Situation:

Marginalized patients—including **racial minorities**, **LGBTQ individuals**, **and HIV-positive patients**—face systemic **discrimination**, **denial of care**, **and patient profiling**. I have personally been subjected to medical discrimination and **denied urgent medical care** based on profiling.

Furthermore, **OCR and DHHS**—the agencies responsible for enforcing anti-discrimination laws—**failed to investigate and address my complaints.**

Hospitals and healthcare institutions use "zero-tolerance" policies to retaliate against patients rather than ensuring proper medical care. Many hospitals have internal review boards (Patient Relations, Patient Improvement Programs) that operate to protect the institution, not the patient, creating a dangerous conflict of interest.



Demand:

- **Immediate investigation into OCR and DHHS** for their failure to enforce anti-discrimination laws and handle my case properly.
- Accountability for physicians, nurses, HIPAA compliance officers, and OCR/DHHS officials who
 engaged in patient profiling, care denial, or cover-ups.
- **Abolition of "zero-tolerance" medical policies**, which are used to silence patients instead of ensuring fair medical treatment.
- Elimination of biased internal hospital "Patient Relations" and "Patient Improvement" programs that protect hospitals instead of patients.



Immediate Action to End Hunger Strike:

- Public acknowledgment and commitment from OCR and DHHS to investigate my case.
- Immediate disciplinary action against medical professionals involved in patient profiling.



Other Actions for Follow-Up:

- **Legislation prohibiting discriminatory patient profiling** and blocking hospitals from enforcing zero-tolerance policies as a means of silencing patient complaints.
- **Criminal penalties** for physicians, lawyers, and hospital administrators who unlawfully imposed a **zero-tolerance ban** against me.
- Creation of an independent patient advocacy review board that is not controlled by hospitals or government agencies.

4. PROTECT WHISTLEBLOWERS

CRIMINALIZE CORRUPTION COVER-UPS, & REQUIRE MANDATORY CORRUPTION REPORTING



Situation:

Whistleblowers exposing corruption in **government, law enforcement, and healthcare** face severe retaliation, often without legal protection. Officials and agencies routinely **cover up misconduct** instead of holding criminals accountable.

There are currently **no strong protections** ensuring that whistleblowers have **legal representation** when they face retaliation for exposing wrongdoing.



Demand:

- Strengthened legal protections for whistleblowers exposing corruption.
- Mandatory corruption reporting—officials must report knowledge of corruption within 24 hours or face criminal liability.
- Severe penalties for retaliation against whistleblowers, including permanent disqualification from public service.
- **Creation of an independent oversight body** to investigate whistleblower complaints and enforce accountability.



Immediate Action to End Hunger Strike:

- Public commitment from policymakers to strengthen whistleblower protections.
- Legal representation for whistleblowers like myself who are facing retaliation.



Other Actions for Follow-Up:

- Legislation requiring mandatory reporting of corruption.
- Criminal penalties for officials who retaliate against whistleblowers or obstruct investigations.
- **Independent oversight body with enforcement power** to hold corrupt officials accountable.

FINAL STATEMENT

Until these demands are met, I will continue my hunger strike to bring national and international attention to these systemic failures. I urge human rights organizations, journalists, legal advocates, and all concerned citizens to stand in solidarity against corruption, discrimination, and obstruction of justice.



WHAT YOU CAN DO RIGHT NOW

This guide provides ready-to-use scripts for phone calls, emails, and online complaints. Simply copy, paste, and send to take immediate action.

FAIR LEGAL PROCESS

STOP COURT PROCEEDINGS UNTIL I HAVE FULL REPRESENTATION

- DEMAND JUSTICE FOR DR. FELDMAN
- GOAL: Halt court proceedings until he has legal representation & demand transparency on case listings.
- 1. Call & Email the Chief Counsel & Operating Counsel at San Francisco Superior Court

Phone: (415) 551-4000

Address: 400 McAllister St., San Francisco, CA 94102

Sample Phone Script:

"Hello, my name is [Your Name]. I am calling to demand an immediate stay of proceedings for Dr. Daniel Feldman until he secures proper legal representation. Dr. Feldman has been systematically denied due process due to procedural abuses by court personnel. I also request a formal investigation into these abuses. Can you confirm that my request will be forwarded to the Chief Counsel?"

Sample Email:

- Subject: Urgent: Demand Stay of Proceedings for Dr. Daniel Feldman
- To: Brandon Riley < briley@sftc.org >, Wayne Parinas < wparinas@sftc.org:

* Email Body:

"Dear Chief Counsel,

I am writing to formally request an **immediate stay of proceedings for Dr. Daniel Feldman** until he has secured competent legal representation. Dr. Feldman has faced systemic legal obstruction and procedural abuses, and a formal investigation into these violations is needed immediately. Please acknowledge receipt of this request and confirm what steps will be taken."

Sincerely,
[Your Name]
[Your Contact Information]"_

2. Call the San Francisco Bar Association's LRIS – Demand Transparency on Dr. Feldman's Case Listing

Phone: (415) 989-1616

Website: San Francisco Bar Association LRIS

Sample Phone Script:

"Hello, I am calling regarding Dr. Daniel Feldman's case listing in your referral system. He has been denied access to his listing for four years, and we demand transparency on how his case is presented. Has his listing been altered in any way that would discourage attorneys from taking his case? Please provide full details on how his case has been displayed to lawyers. Can you confirm that my request will be reviewed?"

- Sample Email:
- Subject: Urgent Inquiry Regarding Dr. Feldman's Case Listing Transparency
- 📌 Email Body:

"Dear LRIS Administrator,

I am reaching out to request **full transparency on how Dr. Daniel Feldman's case CGC-21-594129 has been listed in your referral system.** He has been denied access to his listing for four years, raising concerns that attorneys may have been discouraged from taking his case. Please be transparent how his case was displayed and whether any factors prevented attorneys from responding. Please help us find an attorney for him immediately as he is on a hunger strike protesting lack of due process as sources such as yours should have resolved any access to representation."

Sincerely,
[Your Name]
[Your Contact Information]"

3. Call the California State Bar – Demand an Explanation for Dr. Feldman's Lost Complaint

Phone: (800) 843-9053

Website: California State Bar

Sample Phone Script:

"Hello, I am calling to ask why the formal complaint submitted by Dr. Daniel Feldman against attorney Daniel Bornstein on **September 21, 2020** has disappeared from your records. Dr. Feldman spent over 90 minutes discussing this complaint with your office, yet there is no record of it. We demand an immediate explanation and that his complaint be reinstated."

- Sample Email:
- Subject: Urgent: What Happened to Dr. Feldman's Complaint Against Daniel Bornstein?
- * Email Body:

"Dear California State Bar,

I am writing to request clarification regarding **Dr. Daniel Feldman's complaint against attorney Daniel Bornstein, submitted on September 21, 2020**. Dr. Feldman had a documented 90-minute call with your office regarding this complaint, yet it has since disappeared from your records. We demand an explanation for how this occurred and for his complaint to be reinstated immediately."_

Sincerely, [Your Name] [Your Contact Information]"_

4. Contact Any Lawyers Who Can Help File a Motion for Stay or Mandamus

- Reach out to any pro bono attorneys who can help draft a motion to stay proceedings or a writ of mandamus to stop the forced legal actions.
- If you are a lawyer, offer immediate assistance in drafting legal filings.
- 5. Contact Any Journalist You Know to Expose the Denial of Legal Representation
 - Forward this urgent legal crisis to any journalist covering judicial corruption.

2. EXPOSE SYSTEMIC CORRUPTION

INVESTIGATE LAW ENFORCEMENT, BUREAUCRATIC & JUDICIAL CORRUPTION IN SAN FRANCISCO

- **GOAL:** Demand an independent investigation into corruption in SF law enforcement, DBI, and city government.
- ✓ 1. Call the California Attorney General's Office Demand an Investigation into SF District Attorneys' Inaction

Phone: (916) 445-9555

Website: California Attorney General

Sample Phone Script:

"Hello, I am calling to demand an investigation into why former San Francisco District Attorneys Vincent Gascón and Chesa Boudin refused to prosecute documented corruption cases. The failure to act on these complaints has allowed continued abuse of power in San Francisco. What steps is your office taking to investigate this matter?"

2. Call & Email the SF Board of Supervisors – Demand Accountability from Rafael Mendelmann & Debra Walker

Phone: (415) 554-5184

Femail: Board.of.Supervisors@sfgov.org

Website: Board of Supervisors

■ Sample Phone Script:

"Hello, I am calling to demand accountability from Rafael Mendelmann and Debra Walker regarding their

failure to address corruption complaints while in office. Why did Mendelmann refuse to investigate allegations of bribery? Why did Walker ignore DBI corruption complaints while serving as a commissioner? We demand a full public hearing on these failures."

- 3. Email & Call Journalists at SF Chronicle, The Guardian, The Intercept, ProPublica, & KQED
 - Ask why they have **ignored Dr. Feldman's story** for four years, even as officials he reported were later found guilty of corruption.
 - Contact Michael Barba at the SF Chronicle and demand a response to years of unanswered emails.
 - Demand investigative journalism into corruption at the DBI, SFPD Narcotics Division, Chief Bill Scott, Mayor London Breed, Board of Supervisors, the Controller's Office, Department of Police Accountability, District Attorney, Local Department of Justice and FBI Office
- 4. Investigate Bob Noelke, Jamie Sanbonmatsu, Alan Davison, and Others for Bribery & Corruption at the DBI, the Commission for the DBI, and Controllers' Office
 - Call or email **investigative journalists & legal watchdogs** and demand an investigation into Bob Noelke, who has been brokering bribes for landlords.
 - Demand investigations into the Department of Building Inspection (DBI) Management & Controller's Office into their ongoing roles in facilitating fraud.

3. END PATIENT PROFILING

STOP DISCRIMINATORY DENIALS OF MEDICAL CARE, ZERO TOLERANCE POLICIES, & INSTITUTIONAL COVER-UPS

- **GOAL:** Reverse wrongful medical bans & hold UCSF accountable.
- ✓ 1. Call UCSF Medical Center Demand an Investigation into Susan Pinney & Dr. Christopher Rienas
 - Dr. Lukejohn Day
 - Chief Medical Officer
 - UCSF Health Office of Medical Affairs and Governance

Phone: 415) 885-7268Fax: (415) 885-7445

o Address: 2001 The Embarcadero, Suite 1500,

San Francisco, CA 94143

Sample Phone Script:

Hello, my name is [Your Name]. I am calling to express serious concerns regarding the implementation of an unlawful 'zero-tolerance' medical ban against Dr. Daniel Feldman, who is on a hunger strike protesting this injustice. This action was taken without due process and based on false information. I request that Dr. Lukejohn Day, as the System Chief Medical Officer, initiate an immediate investigation into this matter and ensure that Dr. Feldman's access to medical care is promptly restored. Could you please confirm that this message will be forwarded to Dr. Day?"

Sample Mail Script:

Subject: Urgent: Request for Investigation into Unlawful Medical Ban ear Dr. Day,

I am writing to bring to your attention a critical issue concerning the enforcement of an unlawful 'zero-tolerance' medical ban against Dr. Daniel Feldman. This ban was imposed without due process and is based on misinformation. I urge you to conduct an immediate investigation into this matter and to reinstate Dr. Feldman's access to necessary medical services.

Sincerely,

Demand an Investigation into Susan Penny

- Call UCSF Medical Center Chief Medical Officer and ask why UCSF Risk Management Director Susan Penny was allowed to enforce a "zero-tolerance" ban against Dr. Feldman:
 - Without hearing his side of the story.
 - After admitting she made her decision based on a conversation with his landlord.
 - Without allowing him an appeal or any input into the decision
 - Despite having law enforcement tell her that Dr. Feldman was not a violent threat.
- Demand she be **fired** for abusing her position to block medical access.

Demand an Investigation into Dr. Christopher Rienas and His Supervisor:

- Call UCSF Medical Center Chief Medical Officer to investigate Dr. Rienas' false claims Dr. Feldman was violent after unethically contacting his landlady and hearing her false claims.
 - Ask why UCSF allowed a psychiatry resident with 2 months of training, Dr. Christopher Rienas, allowed to be the deciding factor in a violation of patient privacy and a life-altering healthcare ban.
 - Demand to know why Dr. Rienas' supervisors were never allowed to hear from Dr.
 Feldman before enforcing the ban, violating policies of resident training
 - Call Dr. Rienas in Florida and demand he respond to his unethical role in blocking medical care and to take immediate action to correct all of the records that have been affected by his retaliatory actions.
 - Dr. Christopher Rienas:

108 Via Castilla, Jupiter, FL, 33458

Phone: (561) 626-3511E-mail: crienas@gmail.com

Sample Phone Script:

"Hello, I am calling to demand that UCSF Medical Center **investigate Susan Pinney and Dr. Christopher Rienas** for enforcing an unlawful "zero-tolerance" medical ban against Dr. Feldman.
This ban was implemented without due process and based on false information. We demand that UCSF allow Dr. Feldman to appeal and restore his access to medical care."

2. Call the Office for Civil Rights (OCR) at DHHS – Demand an Investigation into Courtney Petty's Handling of Complaints

Phone: (800) 368-1019

SF Regional Office: (415) 437-8310Website: OCR Civil Rights Complaints

■ Sample Phone Script:

"Hello, I am calling to request that Courtney Petty's handling of patient profiling complaints be reviewed. She dismissed complaints without considering Dr. Feldman's testimony or witness accounts. I demand to speak to her supervisor and request a new independent investigation into medical discrimination at UCSF."

- 3. Forward Dr. Feldman's Case to Medical Whistleblower Organizations
 - If you have contacts in healthcare journalism, patient rights advocacy, or legal organizations, demand they investigate these cases of care denial.

4. PROTECT WHISTLEBLOWERS

CRIMINALIZE CORRUPTION COVER-UPS, & REQUIRE MANDATORY CORRUPTION REPORTING

Criminalize Corruption Cover-Ups & Require Mandatory Reporting

✓ 1. Call the State District Attorney's Office in Sacramento & Demand an Investigation

• Ask why **Dr. Feldman's corruption claims** were ignored despite documented evidence when he brought his evidence to the following parties:

2. Report Prosecutorial & Judicial Misconduct to the National Center for State Courts

- Demand they investigate court officials involved in blocking legal representation and covering up corruption.
- 3. Call & Email Investigative Journalists with Whistleblower Evidence
 - Provide them with **documents**, **recordings**, **and case details** that were ignored by oversight bodies.
 - Demand they **break the story** on whistleblower retaliation and judicial corruption.
- GOAL: Get legal advocacy & human rights groups to support Dr. Feldman's case.
- **Full list of contacts:**
 - Amnesty International: Contact
 - Human Rights Watch: hrw.org
 - National Lawyers Guild: info@nlg.org
 - **ACLU:** (415) 621-2493
- Sample Email to Any Organization:
- Subject: Urgent: Support Needed for Hunger Striker Exposing Judicial Corruption
- ***** Email Body:

"Dear [Organization],

I am reaching out to request your support in advocating for Dr. Daniel Feldman, who is on a hunger strike to expose judicial corruption, patient profiling, and law enforcement misconduct. His case demonstrates systemic failures that require urgent intervention. Please let us know how you can help."_

Sincerely, [Your Name]

5. CALL FOR ADDITIONAL VICTIMS & WITNESSES

- If You Have Experienced or Witnessed Similar Crimes, Speak Up!
 - If you have been a victim or witness, Share your story!
 - The more cases of similar abuses, the better chance we have to correct these injustices:

- CORRUPTION
- WHISTLEBLOWING
- NEGLECT OF WATCHDOGS and LEADERS
- PATIENT PROFILING
- ZERO TOLERANCE POLICIES
- INVESTIGATION COVER-UPS or "WINDOW DRESSING"
- COURT PERSONNEL MISCONDUCT
- LACK OF LEGAL REPRESENTATION DUE TO ANY OF THE ABOVE

Final Step: Mobilize Public Support

- Forward this action plan to journalists, legal professionals, and advocacy groups.
- Use social media to raise awareness & mobilize calls & emails.
- If you know a lawyer, urge them to get involved immediately.

CAN YOU IMAGINE?

SUSPEND ANY DISBELIEF FOR A MOMENT TO ASK YOURSELF
WHAT WOULD YOU DO?

- CAN YOU IMAGINE BEING TOLD by PG&E and the SFPD that someone is stealing your electricity and that it's a narcotics lab being run from the apartments above you by your landlady and her son?
 - CAN YOU IMAGINE RECORDING BRIBES with DBI inspectors on your front door security camera, and obtaining evidence that the narcotics division of the SFPD supports the narcotics lab?
- CAN YOU IMAGINE REPORTING THESE CRIMES to watchdog agencies and various organizations within local government and law enforcement—including the Mayor, the Chief of Police, the District Attorney, the local FBI office, the Department of Justice, the Department of Police Accountability, the Commission for DBI, the Board of Supervisors, and the Controller's Office—only to have no one in seven years even examine your recordings or review your evidence?
- CAN YOU IMAGINE THE HORROR OF EXPECTING RETALIATION knowing they know you've reported them, but being completely unable to get help, even after being attacked multiple times with armed men, blinding your eye, even them stealing your car that shows up on their property in Petaluma, and the Petaluma PD escort you away claiming you are a nuisance?
- partner, and your pets—and that they would succeed in killing your partner—while simultaneously fabricating false claims that you are an elder abuser and dragging you to court for eviction based on these false charges?
- CAN YOU IMAGINE BEING DENIED COMPETENT LEGAL REPRESENTATION from the Eviction Defense Collaborative failing to assign you a competent lawyer, forcing you to defend yourself against an experienced attorney?
- CAN YOU IMAGINE PROVIDING ENOUGH EVIDENCE TO PROVE THEY LIED, winning a settlement in court with a judge present, who acknowledges you have grounds to sue them for over \$1,000,000 in damages—only to be told years after immediately filing a lawsuit in the same court that you cannot present any of your evidence or witnesses without an attorney?
 - CAN YOU IMAGINE WAKING UP EVERY MORNING, destitute, with no family left, and still having to summon the energy to call yet another lawyer—knowing they will reject you just like the previous hundred have?
- CAN YOU IMAGINE A COURT CLERK INTENTIONALLY REMOVING YOUR NAME from your own case, so when claims are filed against you, you can't even defend yourself—and no one stands up for you, ensuring you can't even make an oral argument on your own behalf?
- the Chief Counsel and Operations Counsel of the San Francisco Superior Court, only for them to refuse to open an investigation, return any of your letters, or acknowledge your requests for assistance—not without an attorney?
- CAN YOU IMAGINE BEING HELD RESPONSIBLE for paying over \$500,000 in attorneys' fees for the very people who destroyed your life—simply because, in four years, no competent lawyer has given you any more than 30 minutes to go through your case?
- CAN YOU IMAGINE THE SLANDER FROM THE ELDER ABUSE CLAIMS, told by your landlord to a lawyer at UCSF where you received medical care, led that lawyer to draft a zero-tolerance policy banning you from medical care with all your doctors for violence you never committed? Can you imagine that this zero-tolerance policy would then be distributed to every medical center you go to, ensuring that you are
- CAN YOU IMAGINE TAKING THESE CLAIMS OF DENIAL OF MEDICAL CARE to the Office of Civil Rights and the Department of Health and Human Services, only to have them refuse to investigate your multiple claims—while you are repeatedly denied access to care?

WHAT WOULD YOU DO?

met by police, trespassed, and denied medical care?

• CAN YOU IMAGINE WRITING TO EVERY NEWS OUTLET, newspapers and TV stations, for four years, and not having a single journalist inquire about your case?

NOW, SERIOUSLY-WHAT WOULD YOU DO?

Please help me. My life and the suffering of others are counting on it.

Sincerely,

Daniel J. Feldman, Ph.D.

Clinical Neuropsychologist and Touch Healer

+1 (307) 699-3223

+1 (435) 612-0242

"And now here is my secret, a very simple secret: It is only with the heart that one can see rightly; what is essential is invisible to the eye."

The Little Prince by Antoine de Saint-Exupéry

LEGAL DISCLAIMER

1. Truthful, Evidence-Based Reporting

This e-mail and the website, **Tohicenter.com**, (otherwise known as "this website" below) publishes **verifiable evidence**, **documents**, **video recordings**, **sworn testimonies**, **and first-hand accounts** of misconduct, corruption, and legal injustices. Every claim made here is **based on factual evidence and official records**.

2. No Defamation - Fair Comment and Public Interest Protections

- All statements on this website are either verifiable facts or opinions based on disclosed facts.
- Under U.S. defamation law, truth is an absolute defense against defamation claims.
- This website exercises its constitutional right to free speech under the First Amendment to expose corruption and
 misconduct affecting the public.
- Matters of public concern, including government corruption, medical discrimination, and judicial misconduct, are protected speech.

3. Anti-SLAPP Notice (Protection Against Retaliatory Lawsuits)

Any attempt to file a **Strategic Lawsuit Against Public Participation (SLAPP)** to intimidate or silence Daniel Feldman or this website **will be met with legal countermeasures** under:

- California's Anti-SLAPP Statute (Code of Civil Procedure § 425.16) Allows for early dismissal of baseless lawsuits and recovery of attorney's fees.
- The First Amendment of the U.S. Constitution Protects public interest reporting.
- Federal whistleblower protections for exposing corruption and government misconduct.

4. No Copyright or Privacy Violations – Right to Publish Public Interest Evidence

- All documents, recordings, and materials posted on this website were legally obtained and are used under fair use
 protections for reporting public concerns.
- This website does not post **private**, **non-publicly relevant information** such as personal medical records, private financial data, or unrelated private communications.
- Any takedown request must be supported by a clear legal basis—baseless claims will be ignored and made public.

5. Response to Cease-and-Desist Letters or Legal Threats

If any individual or entity demands content removal, they must provide:

- A specific legal basis for the removal request.
- Proof that the statement is false and defamatory.
- Proof that the statement is not in the public interest.

Unjustified demands for takedown or legal threats aimed at suppressing evidence will be publicly disclosed as attempts to silence whistleblowers and obstruct the truth.

6. Right to Respond & Corrections Policy

- Any party mentioned in this email on this site is **welcome to submit a response** or provide evidence contradicting claims made here.
- If any factual errors are identified with verifiable proof, this site will review and, if necessary, correct the content.