

**CASE NO. 21-7125**

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE DISTRICT OF COLUMBIA CIRCUIT**

---

LARRY KLAYMAN

Plaintiff-Appellant,

v.

THOMAS J. FITTON, *et al*

Defendants-Appellees.

---

ON APPEAL FROM AN ORDER  
OF THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

---

**NOTICE OF FURTHER LEGAL ACTION, COMPLAINTS AND OTHER  
REMEDIAL ACTIONS FOR AND OVER JUDICIAL MISCONDUCT**

---

Larry Klayman  
7050 W. Palmetto Park Rd  
Boca Raton, FL 33433  
Tel: (561) 558-5336  
Email: [leklayman@gmail.com](mailto:leklayman@gmail.com)

*Plaintiff-Appellant Pro Se*

Date: December 6, 2022

Appellant/Plaintiff Larry Klayman (“Mr. Klayman”) hereby provides notice of his intent to file a timely petition for writ of certiorari or writ of mandamus before the U.S. Supreme Court with regard to this Court’s total abdication of judicial integrity and responsibility in adjudicating this appeal. Mr. Klayman will also be filing complaints before the Judicial Council as a matter of principle, since the Judicial Council of the U.S. District Court for the District of Columbia and this Court will not take action against any of its own jurists, and simply circles the wagons to protect themselves with regard to unethical judicial conduct at the expense of the American people, not to mention the undersigned. Further legal actions are also planned against the judges of this Court who, having engaged in a dishonest en banc review, have furthered the unethical and illegal conduct of the three-judge panel.

The judicial misconduct of these federal courts in the District of Columbia continues unabated as has recently been chronicled and published to the American people in “It Takes a Counter-Revolution: Wake Up America!” The undersigned would suggest that the judges of these federal courts read this work by the undersigned, dedicated to our Founding Father and Third American President Thomas Jefferson, and take it to heart and now adhere to the principles of justice upon which this nation was founded, but has since gone far astray, largely because

of an inherently compromised federal judicial system, predicted by Jefferson, as evidenced once again in this case.

Indeed, on a broader scale, if there is a primary cause for the events of January 6, 2020, which was not an insurrection as the judges of these courts falsely assert as the yes men and women, that is “rubber stamps,” of the corrupt Biden Justice Department and its FBI, both of which have been perverted into a modern day “Gestapo,” these judges need merely to look into the mirror for the root cause of these overwhelming peaceful protests at the Capitol that historic day. Jefferson himself would have been the first to enter the Capitol on January 6, 2020, as the rank corruption in government had grown to such a level over the last decades with little to no redress from both Democrat and Republican appointed judges in the highly politicized District of Columbia in particular, that the people were provoked by them to rise up in protest, much like those citizens in China and Iran are currently doing.

It is with great regret that the undersigned feels compelled, as matter of principle and as the founder of both Judicial Watch, Inc., and Freedom Watch, Inc., to speak candidly to these federal judges, and take the noticed actions, in what have become the most lawless and politicized federal courts in our decaying nation which is in a free fall of decline, again as predicted by Jefferson.

Dated: December 6, 2022

Respectfully Submitted,

/s/ Larry Klayman  
Larry Klayman, Esq.  
7050 W. Palmetto Park Rd  
Boca Raton, FL, 33433  
Tel: (561) 558-5336  
Email: [leklayman@gmail.com](mailto:leklayman@gmail.com)

*Plaintiff-Appellant Pro Se*

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was filed electronically and served through the court's ECF system to all counsel of record or parties listed below on December 6, 2022.

/s/ Larry Klayman

### **CERTIFICATE OF COMPLIANCE**

1. This document complies with the type-volume limit of Fed. R. App. P. 27(d)(2)(A) because this document contains 479 words.

2. This document complies with the typeface and the type-style requirements of Fed. R. App. P. 27(d)(1)(E) because this document has been prepared in a proportionally spaced typeface using Microsoft Word 15.28 in 14-point Times New Roman.

/s/ Larry Klayman

