

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

JEROME CORSI,  
*Plaintiff,*

v.

ROBERT MUELLER, et al  
*Defendants*

Civil Action No. 1:18-cv-02885

**PLAINTIFF JEROME CORSI'S AND COUNSEL'S INTERIM REPLY TO  
DEFENDANTS' RESPONSE TO RELATED CASE NOTICE**

Plaintiff Jerome Corsi ("Plaintiff") and his counsel hereby file an interim reply, subject to upcoming oral argument at the scheduled hearing for January 3, 2019 at 3:00 p.m.

Defendants conveniently overlook in their "analysis" that *Klayman I, II, and III* involved illegal and unconstitutional surveillance of Plaintiff's counsel along with his clients, which is present here as well. There are several other common issues of law and fact which will be amplified at the upcoming hearing.

As an aside, Plaintiff and his counsel find it "curious" why Defendants would strain so hard to have this case assigned to another jurist, given this Court's considerable expertise with the issues involved. Perhaps it can only be that they hope to obtain a less independent-minded and more politically-disposed jurist.

Dated: December 31, 2018

Respectfully submitted,  
/s/ Larry Klayman  
Larry Klayman, Esq.  
KLAYMAN LAW GROUP, P.A.  
2020 Pennsylvania Avenue N.W.  
Suite 800  
Washington, D.C. 20006  
(310) 595-0800  
[leklayman@gmail.com](mailto:leklayman@gmail.com)

*Of Counsel:*  
David E. Gray  
Gray Law Group  
760 Rt. 10 West, #204  
Whippany, NJ, 07981  
973-240-7313  
[dgray@graylawgroupnj.com](mailto:dgray@graylawgroupnj.com)

Attorneys for Plaintiff

**CERTIFICATE OF SERVICE**

I, Larry Klayman, counsel for Plaintiffs hereby certify that on this day, December 31, 2018, a copy of the foregoing was filed via this Court's ECF system and served upon all parties and/or counsel of record.

/s/ Larry Klayman  
Larry Klayman