

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

JULIA MONACELLI,
Plaintiff

v.

FREDERICKA00; In his official
capacity as a Special Agent with the
United States Secret Service,
Defendant.

Case No.
The Hon:

CIVIL COMPLAINT

NOW COMES Julia Monacelli, the Plaintiff herein, stating and alleging as follows:

I. BACKGROUND

1. On July 3, 2024, the White House hosted a publicly accessible press briefing for Americans. The Plaintiff (hereinafter “Julia” or “Monacelli”) was abruptly detained by Fredericka00, a Special Agent with the United States Secret Service (hereinafter “U.S.S.S.”), without question.
2. After being prevented access to the press briefing by Special Agent Fredericka, Monacelli promptly notified the U.S.S.S. that she was on White House grounds solely for the purpose of attending the White House press briefing and inquired about the directions to the briefing room.
3. Special Agent Fredericka00, in his attendance; Mr. Benjamin T. Conway—Deputy Assistant Director: and thxrvsher, Lieutenant, stood idly while Mr. Fredericka falsely detained and imprisoned Julia for being on White House grounds while attempting to access the publicly accessible press briefing hosted by the White House Press Secretary.
4. Julia Monacelli was cleared and through the proper channels established by the U.S.S.S.

was cleared and deemed non-threatening.

5. Special Agent Fredericka00 had no probable cause to detain or arrest the Plaintiff under any circumstance, therefor violating the Plaintiff's constitutionally protected rights.

II. JURISDICTION AND VENUE

6. This Court has jurisdiction under 28 U.S.C. s 1221 because the Plaintiff asserts federal claims under 42 U.S.C. s 1983.

7. Venus is proper as the incident occurred in the District of Columbia at the White House complex on July 3, 2024.

III. PARTIES

8. Plaintiff Julia Monacelli is an American Citizen residing in the District of Columbia.

9. Defendant Fredericka00 is a Special Agent employed with the United States Secret Service.

VI. CLAIMS

Count One: Civil Deprivation of Rights

10. All prior paragraphs are incorporated herein by reference.

11. The Plaintiff ("Julia Monacelli") brings this claim against the Defendant ("Fredericka00") for false imprisonment, depriving the Plaintiff of her rights prescribed and protected in the Constitution of the United States.

IV. PRAYERS FOR RELIEF

12. The Plaintiff respectfully prays that upon a final hearing of this case, judgement be entered against the Defendant for his actions in depriving the Plaintiff of her liberty.

13. The Plaintiff respectfully prays—in-addition—that the final judgement entered against the Defendant includes termination of service from the U.S.S.S. and a written apology.

Respectfully submitted,
/s/ Julia Monacelli
Representing *pro-se*