

Budgetmich
Dentons Hamilton, LLP
Hamilton, DC
Counsel for Plaintiff

COURT OF DEMOCRACYCRAFT

HAMILTON, DC

THOMO01, Individually,
Plaintiff,

vs.

DEPARTMENT OF JUSTICE

Defendant,

Case No.:

**COMPLAINT AND REQUEST FOR
EMERGENCY INJUNCTION**

Plaintiff, THOMO01, by and through her counsel BUDGETMICH, complains against Defendant, DEPARTMENT OF JUSTICE, as follows.

I. Parties

1. Plaintiff, THOMO01 (hereinafter "Plaintiff"), is an individual who is currently and was at all relevant times herein, residing in the Server of Democracycraft, City of Hamilton.

2. Defendant, DEPARTMENT OF JUSTICE (hereinafter "Government"), is a government agency which is currently and was at all relevant times herein, located in the Server of Democracycraft, City of Hamilton.

3. All of the acts and failures to act alleged herein were duly performed by and/or are attributable to said defendants.

II. FACTS

6. Plaintiff was at spawn walking to the hospital

7. Plaintiff was attacked by MAXIMEIN (hereinafter "Max")

8. Plaintiff killed Max in self-defense

9. Democracycraft Laws specifically list self-defense as an excuse from murder

10. Plaintiff protested this finding, asserting that, by the date of the election, Plaintiff will have been a member of the server for 14 days

11. Plaintiff was arrested by BUBBARC (hereinafter “Bubba”), a duly appointed police officer for Government at all relevant times herein, and all acts and assertions alleged herein were made by them as an officer of Government

12. Bubba said on Discord while the death plugin pointed to Plaintiff as the instigator, their instinct was the plugin was incorrect.

III. CLAIMS FOR RELIEF

A. Wrongful Imprisonment

13. Government inappropriately imprisoned Plaintiff as plaintiff was acting in self-defense.

15. Plaintiff is harmed by both the time lost while incarcerated and the impact of a criminal record

IV. PRAYER FOR RELIEF AND APPLICATION FOR EMERGENCY INJUNCTION

WHEREFORE, Plaintiff prays for the following relief:

1. For an emergency injunction releasing Plaintiff from jail
2. For a permanent injunction expunging this arrest from Plaintiff's criminal record.
3. For \$10,000 in punitive and compensatory damages to be paid by Government to Plaintiff
4. For any other relief as this court deems just.

1 I declare under penalty of perjury under the law of the Server of DemocracyCraft that the foregoing is true
2 and correct.

3 Dated this 9th day of November, 2020.

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5 _____
6 Budgetmich
7 Dentons Hamilton, LLP
8 Hamilton, DC
9 Counsel for Plaintiff
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EXHIBIT A: ORAL-ADJACENT CONTRACT