

In the Circuit Court of the State of Oregon,

FOR THE COUNTY OF MULTNOMAH.

Geo. Francis

Plaintiff,

vs.

WRIT OF REVIEW.

Haley Brown

Defendant.

In the Name of the State of Oregon:

To Geo. Francis, a Nick Bottom Judge,
Deputy of the Municipal Country of Multnomah

Greeting:

Whereas, upon the petition of the plaintiff herein, verified by the certificate of M. O.
McKinnis

Esquire, an attorney of this Court, it manifestly

appears to us that you exercising judicial functions in a certain Criminal
action, Mediate of Brown v. Geo Francis
have entered judgment against plaintiff that he pay
a fine of \$100.00to the injury of a substantial right of the plaintiff and that there is no appeal or other plain, speedy
and adequate remedy, and being therefore willing to be certified of the said proceedings:We therefore command you that you certify and send to our Circuit Court of the State of
Oregon, for the County of Multnomah at the Court House in the County of Multnomah
on the 4th day of Jan 1891 A. D. 1891, annexed to this writ a transcript
of the record of the proceedings aforesaid, with all things touching the same as fully and as entirely as it
remains before you by whatsoever names the parties may be called therein, that the same may be re-
viewed by our said Court, and that our said Circuit Court may further cause to be done thereupon
what it may appear of right ought to be done, and in the meantime, we command and require the said
Geo. Francis, Nick Bottom to desist from further proceedings
in the matter so to be reviewed.

Witness, the Honorable

John B. Beland
Judge of our Circuit Court at the Circuitin the said County of Multnomah and the seal of said Circuit Court,
this 22nd day of Dec 1891 A. D. 1891F. O. Fried
Clerk.By R. A. Reid,
Deputy.

18211 MAR 06 1910

N 8427

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Received 4:15 P.M.
B.P. Reeves
Dec 22, 1910
Sherriff of Multnomah
County, Oregon
By J.H. Roberts

In the Circuit Court,

—OF THE—

STATE OF OREGON.

—FOR—

Multnomah County,

L. Franco

Plaintiff,

vs.

State of Oregon

Defendant.

Writ of Review.

Officer of Court Clerk

Filed J. H. 189

Dec 27, 1910
F. O. Fields Clerk

By R. A. Reed
Deputy

Officer #25 Salisbury

General Jurisdiction of the Vice
County - Section 1772, 2184, 2185

Set 1772 is amended 1803 Section Laws p 294

Set 2195 provides for additional
General Jurisdiction of Justice Court
[Code p 704]
authorizing additional justices with jurisdiction
over other courts 3 months or a year of not more than \$100.

Laws of Illinois Set 1877

Procs. Criminal Proceedings in
the Vice Court provided for Chapter
Code, p 770 Set 2264

Set 2265 provides complaint
shall be deemed an indictment

A naturalistic jurisdiction of justice
Please may proceed to examine
a committee report with Set 2280

Section 1877 (Loring Lyman 1877)
bills and persons shall be deemed guilty of a vice offense
provide punishment;

* There not less than \$500 nor more than \$300,⁰⁰
or by improvement in some part not exceeding 1 year,
or by both, at the discretion of the court

Judgment

Re I remember that as a regular
term of the Circuit Court House in
the City of Portland in said Court as
stated on Tuesday the 3rd day of Jan
A. D. 1911, the same being the first Monday
in said month and the term fixed by
law for holding a regular term of
said Court.

Present: Hon. J. P. L. R. G. M. Young &
Mr. J. H. M. C. H. Gaudreault and William
A. J. J. J. J. J.
Whereupon on the Thursday the
12th day of Jan A. D. 1911 the same being
the 9th judicial day of said term
of said Court among other proceedings
the following was read, to-wit:

Now at this time the matter came on
for hearing the plaintiff appearing by
her attorney, Mr. C. W. McKinnon and the Defendant
of Oregon appearing by George L. L. L.
District Attorney of P. S. L. L. L. L.
and the Court being fully advised,
having from the records and the hearsay
of judgment.

Happening After the action of the

(2)

Can't that the said newspaper count
and its office's justice count be added
to the sum for the reason that
no complaint was filed in said count
in said cause and for the reason that
said justice count had no jurisdiction
as a trial count for the offense
with which plaintiffs was charged.

It is therefore asked and prayed
that the said judgment be reversed
set aside and held peremptory.

And it is further asked and prayed
that any and all claims of money
owed, the sum of Three Six (\$36.00)
shall be paid to said plaintiff
with the plaintiff, the reason and
that the plaintiff has and receives
against the defendant, the state of
Oregon, judgment and the costs
and disbursements in this action.

Done in open court this 12th day

of January 1911

James E. McQuinn

judge

In the Circuit Court of the State of Oregon
For the County of Multnomah

Jo. Francis, Plaintiff

v.

Petition

Against Oregon Defendant

Come now Jo. Francis, the above named
Plaintiff and respectfully shew to the Court
the following facts, to-wit:

I

That on or about the 5th day of December
1910, the Plaintiff was arrested by a series
of process of the City of Portland and thereafter
without warrant or process of law, confined
in the city jail of the City of Portland, County of
Multnomah. State of Oregon, until and
including the 5th day of December, 1910.

II

That on the 5th day of December, 1910, the
Plaintiff was arraigned before Hon. George
Reginald, Municipal Judge of the
Municipal Court of the City of Portland and
thereupon the cause in which the Plaintiff
was defendant, was thereupon postponed
until the 5th day of December 1910.

III

That on the 5th day of December 1910, the

Plaintiff was again, by the ship officer
 of the MS. Portland and the Officer, Taken
 upon the said George Bagwell, Municipal
 Judge of the City of Portland, that the riparian
 defendant was informed by said defendant
 made in court at said time, that he was
 charged with giving liquor to a minor;
 that said information was so imputed
 to Plaintiff by George Cameron, District Attorney
 of the County of Multnomah, State of Oregon,
 by Frank Thurnezy, Deputy; that therefore
 the Plaintiff was asked if he pleaded guilty
 or not guilty; whereupon the Plaintiff
 stated that he pleaded not guilty

11

That therefore there was conducted
 known said Frank Thurnezy George
 Bagwell and one Burns when Plaintiff
 is informed and advised is a police officer
 of the City of Portland, some conversation and
 oral discussion of Plaintiff's case, that Plaintiff
 and said officer in said court, the said
 George Bagwell, Municipal Judge so informed
 accused to Plaintiff a sum of \$10,000, finding
 the Plaintiff guilty of an alleged offense of
 giving liquor to a minor, and the petitioner
 was forced and compelled, against his

③

will act in order to prevent its release from said jail to pay the sum of \$2500. At the expense of said court, and petition was thereupon duly released.

Y.

That Henry Burgess is the duly appointed agent and authorized representative of the Municipal Court of the City of Dallas County of Texas, and that upon and by virtue of the power of the Court, that Buck Bluegum is the duly appointed guardian and acting agent of the municipality of the City of Dallas and that the papers, records and documents in the cause heretofore referred to are in the custody and possession of the said Buck Bluegum,

Y'

That the said municipal court has no jurisdiction in the premises to change against the plaintiff, for the reason that no complaint or information was therein filed or at any time on file with the Clerk of said court; that no complaint information or other indictment is now or ever was on file in said court, charging the plaintiff with an alleged crime of

(4)

Suing Legner & a minor, or any other minor, and that the said Court or Judge had no jurisdiction or authority to make a judgment against Plaintiff, or to require Plaintiff to pay a fine, or for any other purpose whatever.

Whereupon your petitioners would shew: That the said writ of removal to remove said minor against the said Henry Taggart, Municipal Judge, Justice of the Peace, and Clerk of the Board of said Court regarding said Court to return said writ to the Circuit Court within a time to the therein fixed and with a certified copy of the record and proceedings had in said Court, in that certain cause hereinbefore recited and referred to and that the said order provide that the Clerk of said Court retain said moneys in said possession and disist from any further proceedings in the said matter. Whereupon

R. O. Wickham
Attorney for the PT.

(5)

Deputy Oregon
County Marshal } ss

Acceptance of process Dec 22, 1910
Geo. J. Cameron
Deputy

I, M. A. Wellhies, Sheriff and
Deputy Oregon, say and certify that I am
an attorney at law admitted to practice
in all the courts of the State of Oregon;
that I have examined the records of the
Municipal Court and ex officio justice
court of the City of Portland, County of
Multnomah, State of Oregon, in a
certain cause wherein the State of Oregon
was plaintiff and Geo. J. Cameron, defendant;
that from said records I am unable to
find that any complaint was ever filed
against said Cameron, that no warrant
was ever issued for his arrest, and I
hereby certify that the judgment, decision
or determination therein is erroneous
in this; that said Court could not
proceed in said cause without a
written complaint, as alleged in the
forfeiting petition, and the said
petition is not a lawful thing.

M. A. Wellhies

Subscribed and sworn to Dec 22,

1910

Wm. J. Webb
Deputy Sheriff

① Underkay for Carl Hill Dec 22, 1910

Dean & John B. Leonard Jan 4, 1810
 that Wm. & Lewis & Sons
 to Rogers. Building
 them to transport them to
 proceeding on to Wm. Jan 4, 1810
 Filed Dec 22, 1810

James Henry Brand
Jan 6, 1911

Commodore for the Commodore
Hutchings
San Francisco.

On the 8th day of December 1910 I received a communication from the Executive of the League of Nations Committee C. N. P. asking having decided not to publish and translate, but I will and connect them instead and sayings that the pay a sum of \$100.00 and the expenses in car fare, hotel and other from the said sum of Fifty days

George Rogers
Barn 154
Burlington, 1911
Mr. J. and E. Green & others
Business with outland and
Common with ship dealer
London Corn with 24/10
to outside merchants

born comes in ~~France~~ on the 10th day
of December 1910 and pays balance
of four hundred and 6600.

Change passed
in 1810.

Conscience & Foreign Language Ad-
vocate, that the foregoing have with
of the Budget's Budget is true copy of
of all our every original with
relating broad cause —

State of Oregon
County of Multnomah } ss.

I R & Leavine, Clerk of said County and State at hereby certify that Leavine the Regional Unit of Oregon Association said State and County on the 23rd day of December 1910 on the within named document the Regional, Municipal Judge of the City of Portland, a municipal corporation by personally returning the Regional Unit of Oregon to the said the Regional Municipal Judge of the City of Portland, a municipal corporation personally and in person

R & Leavine

Clerk of Multnomah County, State of Oregon
By A. J. Rastbury
Deputy