

RACIST AND RELENTLESS: HOW THE NYPD TARGETS NEW YORKERS OF COLOR



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"Like a boil that can never be cured so long as it is covered up but must be opened with all its pus-flowing ugliness to the natural medicines of air and light, injustice must likewise be exposed, with all the tension its exposing creates, to the light of human conscience and the air of national opinion

DR. MARTIN LUTHER KING JR.

before it can be cured."

NOTES ON OUR DATA

In Where's The Outrage, PROP's court monitoring report covering January--July, 2022, we found that of 485 cases observed, 439, 90.5%, involved NYers of color. Adding these numbers to our findings from our court monitoring work from August through December 2022 produces this statistical picture: for all of 2022, Mayor Eric Adams' first year in office, PROP's Court Monitoring Project found that of 715 cases observed, 649, 90.8%, involved NYers of color. These numbers represent one more indictment of the NYPD's racist & relentless arrest practices.

All demographic information is from the US Census Bureau 2020 report. "White" and non-white" categories are based on the Bureau's categorizations.

An arraignment is a court proceeding during which a person is informed of the charges against him/her. In NYC's Arraignment Parts, defendants either come to court because they have received a Desk Appearance Ticket (DAT), a written notice that a police officer gives to a person arrested requiring him/her to appear in court at a later date for arraignment. Or they are arrested, locked up, and are then brought to court for their arraignment.

Freed defendants left the courtroom for various reasons; for example:

- -The district attorney declined to prosecute.
- -The judge dismissed the charges, ruled time served, or granted an Adjournment in Contemplation of Dismissal (ACD: Adjournment in Contemplation of Dismissal means that the judge releases the defendant with the understanding that if he or she avoids trouble with the law for 3, 6, or 12 months, the charge(s) will be dismissed and the record sealed.)
- -The defendant rejected a plea offer and received a date to return to court

PROP representatives -- staff, volunteers, & interns, numbering about 100 people over the years -- are the people who collect all the data reported since our Court Monitoring Project began in 2014.

INTRODUCTION

The New York Police Department's (NYPD's) quota-driven "broken windows" arrest practices regularly inflict hardship and harm on the most vulnerable New Yorkers, especially low income people of color, the homeless, and persons with mental illnesses. On a regular basis, New York's district attorneys aggressively prosecute cases against Black and Brown people for engaging in mainly innocent or innocuous activities. On a regular basis, our city's courts devote their considerable resources to the administration of injustice, applying sanctions in hundreds, if not thousands, of cases where the charges involve, at worst, petty infractions and where the defendants are almost always people of color, some of whom live on the margins of society. We at the Police Reform Organizing Project (PROP) believe that increased awareness of these everyday injustices by the public, the press, and our political leaders will lead to a shift in the political landscape



regarding policing and prosecution, putting pressure on the city's policy makers to enact the sweeping reforms necessary to address and put an end to these shameful practices.

It is with this ultimate goal that we have prepared this document as a follow up to our previous twelve publications: Broken Windows Policing: A True Tale of Two Cities (July 2014); Everyday: NYC's Cops and Courts Inflict Harm and Hardship (October 2014); 90%: The Harm Continues (December 2015); No Equal and Exact Justice (April 2016); We Harm People Everyday (July 2016); The Persistence of Racist Policing Practices (March 2017); #ThatsHowTheyGetYou (April 2018); Injustice for Many (July 2018); Biased and Abusive (April 2019) and Racist Policing Persists: 5 years and over 6,000 cases later (September 2019) Targeting Black New Yorkers: the stark racism of NYPD arrest practices (December 2019) What The Numbers Expose: The Harm Done By NYPD Arrest Tactics Especially to Black New Yorkers (November 2021); and Where's the Outrage (September 2022).

This report serves as painful reminder that some of Mayor Adams' new policies -- for example, his ordered round-up of all unhoused NYers out of our subway tunnels -- will make life more difficult for poor people & will add one more way our so-called justice system rather than administers justice inflicts pain & hardship. We call on the mayor to re-consider his positions on these issues & on leading progressives in government like Public Advocate Jumaane Williams & Comptroller Brad Lander to show the way in enacting the fundamental reforms needed to fix our broken criminal legal system & to create a city that's fair, safe, & inclusive for all NYers.

COURT MONITORING PROJECT OVERVIEW (2014-PRESENT)

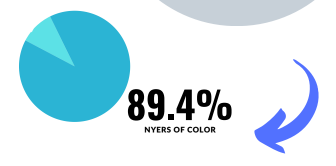
Since the beginning of our Court Monitoring Project in June, 2014, through the end of December 2022, PROP representatives have observed total of <u>7,458</u> cases, <u>6,669</u> (89.4%), involving NYers of color. Gathered over time through PROP's field research, these numbers provide ongoing & undeniable evidence of the persistent racism of NYPD arrest practices.

7,458
CASES IN NYC CRIMINAL COURTS

6,669

CASES INVOLVING NYERS OF COLOR

PROP OBSERVED



JANUARY-DECEMBER 2022

PROP OBSERVED

715

CASES IN NYC CRIMINAL COURTS

649 CASES INVOLVING

90.8%

NYERS OF COLOR

3 MOST COMMON CHARGES

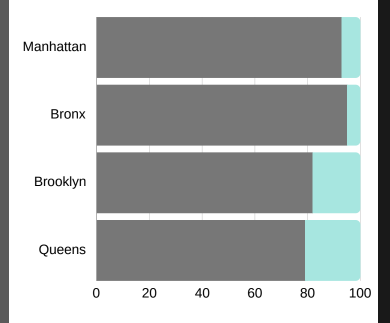
Assault 3

Misdemeanor

Petty Larceny

Controlled Substance 7th Degree

% of New Yorkers of color PROP observed being arraigned



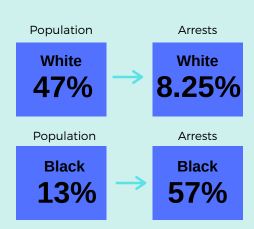
TARGETING BLACK NEW YORKERS IN 2022

In preparing this report, we noted more than just the racial disparity in NYPD arrest rates between White NYers & NYers of color. We also show how the disparity becomes even more stark & troubling when comparing the arrests between White & Black NYers. We focus particularly on that sharp disparity to alert the public, press, & policymakers to the blatant racism of NYPD arrest practices.

MANHATTAN

Percentage of White residents: 47%. Percentage of observed cases involving White people: 8.25%.

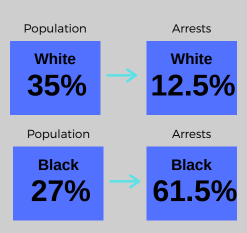
Percentage of Black residents: 13%. Percentage of observed cases involving Black people: 57%.



BROOKLYN

Percentage of White residents: 35%. Percentage of observed cases involving White people: 12.5%.

Percentage of Black residents: 27%. Percentage of observed cases involving Black people: 61.5%.

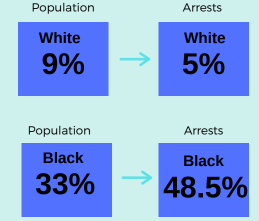


TARGETING BLACK NEW YORKERS IN 2022

THE BRONX

Percentage of White residents: 9%. Percentage of observed cases involving White people: 5%.

Percentage of Black residents: 33%. Percentage of observed cases involving Black people: 48.5%.



UEENS

Percentage of White residents: 23%. Percentage of observed cases involving White people: 20%.

Percentage of Black residents: 17%. Percentage of observed cases involving Black people: 48%.



JTY-WIDE

Percentage of White residents: 30%. Percentage of observed of cases involving White people: 14%.

Percentage of Black residents: 20%. Percentage of observed cases involving Black people: 57%.

White 30% Arrests

Population Arrests

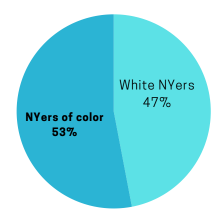
Population Arrests

Black Black 57%

MANHATTAN CRIMINAL COURT SUMMARY



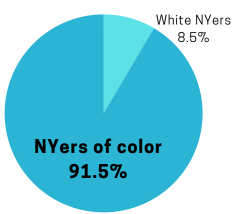
468
CASES OBSERVED



DESPITE BEING ONLY

53% OF MANHATTAN'S

POPULATION



PEOPLE OF COLOR MADE UP

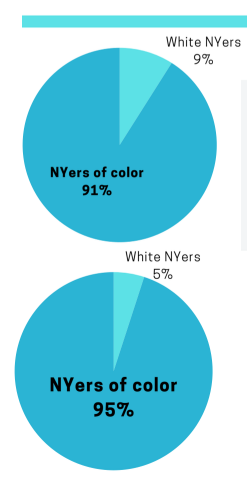
91.5%

OF THE CASES OBSERVED

BRONX CRIMINAL COURT SUMMARY







WHILE PEOPLE OF COLOR MAKE UP

91%

OF THE BRONX

POPULATION

PEOPLE OF COLOR MADE UP

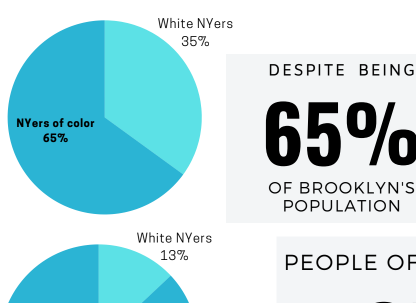
95%

OF CASES OBSERVED

BROOKLYN CRIMINAL COURT SUMMARY







NYers of color 87% PEOPLE OF COLOR MADE UP

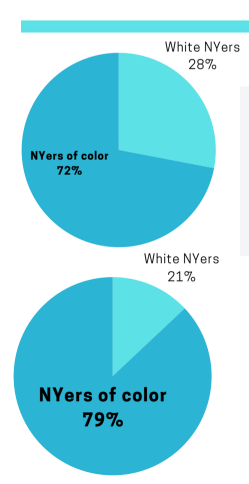
870/0

OF CASES OBSERVED

QUEENS CRIMINAL COURT SUMMARY







DESPITE BEING

72% OF QUEENS'S

OF QUEENS'S POPULATION

PEOPLE OF COLOR MADE UP

79%

OF CASES OBSERVED



CRIMINAL JUSTICE OFFICIAL SPEAKS OUT

In 2013, Noach Dear, a former New York State Criminal Court Judge, heard the case of Julio Figueroa, who had been charged with illegally drinking a cup of beer on a city sidewalk near his home in Greenwood Heights, Brooklyn. Mr. Figueroa was subsequently arrested on the basis of an outstanding warrant that later proved to be erroneous. He spent 22 hours in jail before coming before Judge Dear, who promptly dismissed the case. Additionally, Judge Dear issued a ruling that the "Sniff Test" (named after the process by which police determine if liquid in a container is, in fact, alcohol) is not enough to prove the alleged offender is actually committing a crime. He called for questionable beverages to be properly tested by certified technicians. A month after this ruling, Judge Dear was relieved from his duties at the Brooklyn Criminal Court, and reinstated as a Civil Court Judge.

In a New York Times interview, Judge Dear cited stark racial bias in NYPD practices as the basis for his "Sniff Test" challenge. He explained that, "the department singles out blacks and Hispanics when issuing public drinking summonses. As hard as I try, I cannot recall ever arraigning a white defendant for such a violation." In fact, after having his staff review a month's worth of summonses on all charges, Judge Dear discovered that 85% were issued to black or Latino persons, 4% to white people, and 11% to those falling into a variety of other racial categories. Many believe that his speaking out about the racial disparities in arrests for open alcohol container violations led to his dismissal from the criminal court system.

Sadly, Judge Dear passed away in 2020. In the 8 years that PROP has conducted its Court Monitoring Project, he remains the only public servant among judges or district attorneys that we know of who has spoken out about & sought to expose the harsh racism practiced daily by our criminal legal system. We at PROP miss his courageous voice & pay tribute to his memory.

CONCLUSION

The findings of this report reflect an up-to-date-picture of NYPD arrest practices and document the continuing harmful and biased impact of the aggressive and needless application of quota driven "broken windows" policing.

As referenced earlier, in preparing this report, we noted the especially sharp disproportion between the number of arrests of white & black NYers. To bring an emphatic attention to this stark disparity, for the third time we included a special section in this, our 14th court monitoring report, on "The Targeting of Black NYers" by NYPD arrest practices (see the specifics on pages 5 & 6). Citywide, the percentages breakdown this way: white people make up 30% of NY's population and 14% of the cases that PROP observed. Black NYers make up 20% of NY's residents & 57% of the cases that PROP observed. Also, as reported on page 4, this report found that of 715 cases observed from January-December of 2022, 649 (90.8%) involved NYers of color. Moreover, of the 7,458 cases we have observed since the Court Monitoring Project began in 2014, 6,669 (89.4%) involved NYers of color.

Despite the innocuous nature of most of the charges, and the non-existent safety threat represented by most defendants, police had arrested all these individuals – cuffed and confined them, leaving most of them to sit in jail overnight. This type of policing – criminalizing activities that are victimless and considered harmless, and then disproportionately charging a single group as offenders – breeds cynicism, resentment, and resistance. It tears at the social fabric of our city and subverts any claim that we can make of being an inclusive and progressive metropolis. It is long past time that our city's leaders, from Mayor Adams on down, take aggressive steps to end quotadriven "broken windows" policing and establish a just and safe city for all New Yorkers.

FOR MORE INFORMATION

Other PROP reports and media coverage

propnyc.org/prop-reports/
propnyc.org/prop-in-the-news/

Keep up with PROP

Twitter: @propnyc, @gangifromprop

Instagram: @propnyc

Facebook: Police Reform Organizing Project.

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Special thanks

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