

3/34/22

4576 ³²⁰
~~4240~~

^{17 may VP}
Baltimore City Court.

THE STATE OF MARYLAND

ON THE APPLICATION OF

Genevieve Sewell

vs.

*Warden Baltimore
Jail*

PETITION FOR WRIT OF HABEAS CORPUS.

MR. LINDSAY, Clerk, ^{received}

Please file and issue Writ

Davis & Evans
Attorney for *Melalot*

MAY 7 - 1926

Filed..... day of..... 192.....

In The Baltimore City Court.

To the Honorable

The Judge of the Baltimore City Court:

Genevieve Sewell

Prays for a Writ of Habeas Corpus to bring up the body of

Genevieve Sewell

now illegally imprisoned, detained and restrained of *her* liberty

by

Warden Balt. City Jail

at

Balt. Md

Skis & Ivan

Attorney for Realtor.

GRANTED, returnable on *Friday Monday*, the *17th* day of

May

, 1926, at *2:00* o'clock *P*. M.

(The realtor to notify the State's Attorney or his Deputy.)

Walter I. Dawkins.

No. 4576

CITY COURT.

STATE OF MARYLAND
ON APPLICATION OF

Genevieve Sewell,

vs.

Warden of the Baltimore City

Jail.

HABEAS CORPUS

J. Steward Davis,
ATTORNEY FOR RELATOR.

Filed _____ day of _____ 192

STATE OF MARYLAND,

BALTIMORE CITY. SCT.

To Warden of the Baltimore City Jail.

.....
.....
.....
.....
.....
.....

GREETING:

You are hereby commanded to have the body of Geneveve Sewall

detained under your custody, as it is said, under a safe and secure conduct, together with the day and cause of her being taken and detained, by whatsoever name she shall be called in the same, before the Honorable Walter I. Dawkins

one of the Associate Judges of the Supreme Bench of Baltimore City, and sitting as the Judge-at-Large

~~No.~~ for the Baltimore City Court, on the 17th day of May 192 6

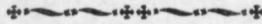
at 2 o'clock P. M., to do and receive all and singular those things which the said Judge shall then and there consider concerning her in this behalf, and have you then and there this writ.

WITNESS the HONORABLE JAMES P. GORTER, Chief Judge of the Supreme Bench of Baltimore City, this 11th day of January 192 6

Issued this 7th day of May 192 6

Geo Leary Lindsay Clerk.

Baltimore City Jail



Baltimore, May 8, 1926. 192

To the Honorable Judge

Walter I. Dawkins

Sitting in

and

Presiding over

Baltimore City

Court

In obedience to the within writ of "Habeas Corpus" I herewith produce the body of Jeneva Sewell col. with the cause of Her commitment, showing the cause of Her capture and detention, and respectfully await the action of this Honorable Court in the premises.

Harry C. Martin

WARDEN.

Char. P. Price

CLERK.

State of Maryland, City of Baltimore, to wit:

To the Warden of the Baltimore City Jail, Greeting:

WHEREAS, Jeneva Sewell col.

hereinafter called the Traverser, after having been informed by me of her... right to have a trial by jury on the charge hereinafter mentioned, preferred against the said Traverser on the oath of Off. Bernard Murphy... and having thereupon declared that... she wished to waive her... said right to a trial by jury, and abide by the determination of said charge by me, and the State's Attorney for the City of Baltimore not having, before the trial of said offense, prayed a jury trial on behalf of the State of Maryland; was thereupon, on this 4th... day of May... 19. 26, duly tried before the undersigned, a Justice of the Peace of the State of Maryland in and for the City aforesaid, duly selected to sit at the... Northeastern... Police Station House, upon the charge of, and was thereupon on said trial found guilty of the offense of... Disorderly conduct on a public stret and highway

on or about the... 3rd... day of... May... 19... 26, in Baltimore City, State of Maryland, and it was thereupon adjudged that the said Traverser for the said offense should pay a fine of... dollars and... cents and One Dollar and... cents costs; and it was further adjudged that if the said sum should not be paid forthwith, the said Traverser should be imprisoned in the Baltimore City Jail, until such payment be made, or until the said Traverser should be discharged by due course of law; and

WHEREAS, the said Traverser has not paid the said fine and costs, or any part thereof, but therein has made default.

NOW, THEREFORE, you are hereby commanded to receive from any officer the body of the said Traverser and h. er safely keep in your Jail and custody until the said fine and costs shall have been paid or until the said Traverser shall be thence discharged by due course of law.

Given under my hand and seal this... 4th... day of... May... 19... 26

(Signed) Thos. F. O'Neill... J. P. [Seal]
Police Justice for... Northeastern... District.

True Copy:
Harry C. Martin,
Warden

Chas. P. Price,
Clerk

State of Maryland, City of Baltimore, to wit:

To the Warden of the Baltimore City Jail, Greeting:

WHEREAS, Jeneva Sewell col.

hereinafter called the Traverser, after having been informed by me of her right to have a trial by jury on the charge hereinafter mentioned, preferred against the said Traverser on the oath of Off. Walter Pruett and having thereupon declared that she wished to waive her said right to a trial by jury, and abide by the determination of said charge by me, and the State's Attorney for the City of Baltimore not having, before the trial of said offense, prayed a jury trial on behalf of the State of Maryland; was thereupon, on this 4 th. day of May 19. 26 duly tried before the undersigned, a Justice of the Peace of the State of Maryland in and for the City aforesaid, duly selected to sit at the Northeastern Police Station House, upon the charge of, and was thereupon on said trial found guilty of the offense of Assaulting and striking Off. Walter Pruett

on or about the 3 rd. day of May 19. 26, in Baltimore City, State of Maryland, and it was thereupon adjudged that the said Traverser for the said offense should pay a fine of \$50.00 dollars and no cents and One Dollar and no cents costs; and it was further adjudged that if the said sum should not be paid forthwith, the said Traverser should be imprisoned in the Baltimore City Jail, until such payment be made, or until the said Traverser should be discharged by due course of law; and

WHEREAS, the said Traverser has not paid the said fine and costs, or any part thereof, but therein has made default.

NOW, THEREFORE, you are hereby commanded to receive from any officer the body of the said Traverser and her safely keep in your Jail and custody until the said fine and costs shall have been paid or until the said Traverser shall be thence discharged by due course of law.

Given under my hand and seal this 4 th. day of May 19. 26..

(Signed) Thos. F. O'Neill J. P. [Seal]

Police Justice for Northeastern District.

True Copy:

Harry C. Martin, Warden

Chas. P. Price
Clerk

State of Maryland,
EX RELATIONE

Geneveve Sewell,
Versus
Warden of the Baltimore City Jail.

RESPONDENT

IN THE
Baltimore City Court.

Writ of Habeas Corpus.

May
~~xxxxxxxx~~ Term, 1926

Ordered by the Court this 17th day of May 1926

that Geneveve Sewell mentioned in this proceeding

be and her is hereby released from

the Custody of the Respondent.

Released from
Wm. T. Jenkins

IN THE
City Court of Balto.

No. 4576.

State of Maryland
on application of
Genevieve Sewell.

vs.
Warden of the
Baltimore City Jail

HABEAS CORPUS

Writ of Habeas Corpus served on

Harry C. Martin
Warden, Baltimore
City Jail

on the 8th day of May

1926 at 9 o'clock A. M.

in presence of John Moylan

John E. Potee Sheriff.

MAY 8 1926

Dees \$2.00