

CIRCUIT COURT OF THE UNITED STATES,
FOR THE NORTHERN DISTRICT OF NEW YORK,
MONROE COUNTY.

To Isaac F. Quinby, MARSHAL OF THE UNITED STATES, FOR THE NORTHERN DISTRICT OF NEW YORK, AND HIS DEPUTIES, OR EITHER OF THEM, AND TO THE KEEPER OF THE COMMON JAIL OF THE COUNTY OF Albany N Y

THESE ARE TO COMMAND YOU, THE SAID MARSHAL AND DEPUTIES, OR EITHER OF YOU, TO CONVEY AND DELIVER INTO THE CUSTODY OF THE SAID KEEPER, THE BODY OF Susan B. Anthony CHARGED THIS DAY BEFORE ME, A COMMISSIONER OF THE UNITED STATES, IN AND FOR SAID DISTRICT, ON THE OATH OF Sylvester Lewis AND OTHERS, WITH HAVING on the Fifth Day of November 1872 at the First Election District in the Eighth Ward of the City of Rochester Monroe County State of New York at an Election on that day then and there had for a Representative in the Congress of the United States for the 29 Congressional district of the State of New York, and also for a Representative in said Congress at large from said State, voted for said Representatives, without having a lawful right so to vote, and contrary to the 19th section of an act of Congress approved 31 May 1870 entitled "an act to Enforce the right of citizens of the United States to vote in the several States of this Union, and for other purposes."

~~CONTRARY TO THE STATUTE IN SUCH CASE MADE AND PROVIDED.~~

AND THE SAID Susan B. Anthony HAVING BEEN REGULARLY BROUGHT BEFORE ME TO ANSWER SAID CHARGE, AND FROM THE EXAMINATION OF Sylvester Lewis AND OTHERS, ON OATH, IN THE PRESENCE AND HEARING OF THE SAID Susan B. Anthony IN REGARD TO THE OFFENCE THUS CHARGED, AND FROM AN EXAMINATION OF THE SAID Susan B. Anthony WITHOUT OATH, IN RELATION THERETO, §HE HAVING BEEN BY ME PREVIOUSLY INFORMED OF THE CHARGE MADE AGAINST HIM^{et} AND THAT §HE WAS AT LIBERTY TO REFUSE TO ANSWER ANY QUESTION THAT MIGHT BE PUT TO HIM^{et} AND HAVING BEEN ALLOWED A REASONABLE TIME TO SEND FOR AND ADVISE WITH COUNSEL, AND FROM AN EXAMINATION OF THE WHOLE MATTER IT APPEARING TO ME THAT THE SAID OFFENCE HAS BEEN COMMITTED, AND THAT THERE IS PROBABLE CAUSE TO BELIEVE THE SAID Susan B. Anthony was GUILTY THEREOF.

AND THE SAID Susan B. Anthony NOT HAVING OFFERED SUFFICIENT BAIL FOR HIS^{et} APPEARANCE AT THE NEXT COURT HAVING COGNIZANCE OF SUCH OFFENCE, TO ANSWER THEREFOR, YOU, THE SAID KEEPER OF THE SAID COMMON JAIL OF THE SAID COUNTY OF Albany N Y ARE HEREBY REQUIRED TO RECEIVE THE SAID Susan B. Anthony INTO YOUR CUSTODY, AND HIM^{et} THERE SAFELY KEEP FOR WANT OF SURETIES, AND UNTIL §HE SHALL BE DISCHARGED BY DUE COURSE OF LAW.

GIVEN UNDER MY HAND SEAL, AT the City of Rochester IN THE SAID COUNTY OF Monroe N Y THIS
Twenty Sixth DAY OF December ONE THOUSAND EIGHT HUNDRED AND ~~SIXTY~~ seventy two
William C. Storrs
UNITED STATES COMMISSIONER
IN AND FOR THE NORTHERN DISTRICT OF NEW YORK