

Civil Case: Indiana vs Christian Swartzenhover

Name in Record	Reason for Being in Record	Date of Record
J. Conkle	JP; Submits transcript from his docket	Sept. 1854
Susannah Swartzenhover	Wife of Christian Swartzenhover; filed complaint against him	Sept. 8, 1854
Christian Swartzenhover	Warrant issued for his arrest	Sept. 8, 1854
Christian Swartzenhover	Pled not guilty; By trial he was found guilty as charged	
Christian Swartzenhover	Failed to post bond & was ordered to jail	
George Myers	Received payment for costs in case	Nov. 4, 1854

Roll No 46
State Ex Rel (52)
vs
Christian Swartzenhoven
1854

Box 15

State of Indiana County of Adams
State of Indiana } Charge that to Kill

Christian Swatendorfer }
jurisdiction of 1854 }
constable July 2, 1854 }

witness & fees

Wm. Henderson }
J. Baker }
Geo. W. Smith }
Geo. W. Smith }

555 }
said Christian Swatendorfer of }
said county and requiring of the }
said Christian Swatendorfer to }
said shun of the Peace where upon }
a warrant was issued on the same day directed to }
E. Conkle a Special Constable appointed to serve the same

and made returnable forthwith and also a subpoena

was issued for 14 witnesses for Plaintiff and same to wit

on the 5th day Sept-1854 the Constable made his return

by bringing the Defendant into court and upon the

Defendant being put upon his trial Plea not guilty and

after hearing the allegations and all things touching

the same it is therefore considered that the Defendant

is guilty as charged in the affidavit it is therefore

considered that the said Christian Swatendorfer enter

into a bond of two hundred dollars with sufficient sureties

to keep the Peace towards the good citizens of the State

of Indiana generally and towards the said Susan Swatendorfer

in particular & having failed to comply with the above

judgement a writ of habeas corpus was issued directed to E. Conkle

Constable the Constable duly discharged the order by taking the

Defendant to the jail of the county great Constable J. P. Smith

I do hereby certify that the above is a true and

correct transcript from my docket

J. Conkle J. P. Smith

November 4th 1854
recd of Christian Swatendorfer
in full of my cost in case between
him and wife now under in the
court and
Wm. Henderson

November the 4 1854
recd of Christian Swatendorfer
in full of any cost in case
between Susan Swatendorfer and
Christian Swatendorfer

George Myers

Adams County, Pa.
November the 11th 1854

Received of Christian Swartzentraver the sum of
six dollars and 75 cts in full of my costs in a case
of Susa Swartzentraver against C Swartzen Traver
that was tried before Jacob Conkle, J. P.
as Constable fees that is now pending in the
Court of Common Pleas Emanuel Conkle

november 4th 1854
received of Christian Swatendorp
for in full of my cost in case
between Susse Swatendorp and
Christian Swatendorp
Peter Amiller

State of Indiana County of Adams SS
Susan Swortzenhauer Swears that
She has just cause to fear and does fear
that Chris Christian Swortzenhauer
will destroy her and her family by
^{killing} ~~murdering~~ or otherwise and that
She makes this affidavit to secure
the Protection of the Law and not
from anger or malice her
Susan S. Swortzenhauer
mark

Subscribed and Sworn to before me this 8th
day of Sept^r 1854
Jacob Conkel J. P. 1854

the State of Indiana Adair County ss
To my Constable of Adair County
you are commanded to summon
Peter Amiller Geo Myers William
Henderson and Jacob Baker to appear
before me at my office forthwith
to testify on the part of Plaintiff in
the case of the State of Indiana (vs)
Christian Smothers and have
them and their this writ
Voted Sept 8th 1854

Jacob Conlee J. C.

STATE OF INDIANA

ADAMS COUNTY.

We *Christian Swatzenrover* and *George Myers* owe the state of Indiana *two hundred* dollars to be levied of our property.

The condition of the above is that the said *Christian Swatzenrover* shall personally be before the Judge of the *court of Common Pleas* Adams ~~Circuit Court~~, on the first day of the next term thereof, to answer a charge of *Swiry of the Peace* and abide the order of the court, and not depart thence without leave, then this recognizance shall be void; else to remain in full force.

Taken and approved this *11th* day of *September*

A. D. 1854 *David M. Donnell*
Sheriff

Esquire *James H. Smith*
his
George Myers
mark



Attest
D. H. H. H. H. H.

of the State of Indiana Adams County, S.S.
To my Constable of Adams County
Whereas Susan Swortzenhauer has
filed with me her affidavit that
She has just cause to fear and does
fear that Christian Swortzenhauer
will destroy her and her family
by murder or otherwise and She
makes said affidavit only to secure
the protection of the Law and from
malice or anger you are therefore
commanded forthwith to arrest said
Christian Swortzenhauer and bring
him before me at my office to be
dealt with according to Law and
how then and there this writ
bated Sept. the 8th 1857

Jacob Conlee J. P. 1857

\$287. $\frac{46}{100}$

Decatur Nov-11, 1857

Three ~~Months~~ after date
we or either of us promise to pay to
J D Nuttman or order Two Hundred
& Eighty - seven ~~and~~ dollars, with interest,
without any relief whatever from
valuation or appraisment laws.

Henry Spear
J. B. Blossom