

14098

No. _____

Supreme Court of Illinois

People, ex. rel. Peck

vs.

C. Walkup

71641  7

Supreme Court, December Term 1842

The People of the State of Illinois
vs
Ebeneser Peck, Clerk of the
Supreme Court

vs
Christopher Walkup

Sheriff of McHenry County

Ebeneser Peck being duly
sworn states, that he transmitted to Christopher Walkup
for collection the bills ~~and expenses~~ for costs in the said
Supreme Court viz: White vs Whiteley \$6.54

And the said Peck states that the said fee
bill ~~and expenses~~ for costs was for services rendered by
him as Clerk of this Court, and that he is interested in said
fee bill ~~and expenses~~, it being for the services rendered as
aforesaid: and the said Peck further states that the
said Christopher Walkup has failed to return
said fee bills ~~and expenses~~ and that the said Christopher
Walkup has not paid to the said Peck the said amount or
any part thereof: whereupon Your appoint asks a rule
against the said Christopher Walkup
sworn to and subscribed
before me this 20th day of
Dec. 1842

Janey Pruse prop. Ac.

Peck

Supreme Court
December Term 1842

The People vs E Peck
et al

vs

Christopher Walkup
Sheriff of W. Henry

Affidavit & Motion for rule

Filed Dec 21st 1842

E Peck
et al

14098

At a Supreme Court begun and held at Springfield
on Monday the twelfth day of December. A.D. 1842, to wit
on Wednesday the twenty first day of December A.D.
1842.

Present the Honorable	Thomas C. Browne
" " "	Sidney Breeze
" " "	Walter B. Stutes
" " "	Samuel H. Treat
" " "	Stephen A. Douglas
" " "	John D. Eaton

The People of the State of Illinois
on the Relation of Ebenezer Peck
Clerk of the Supreme Court

vs
Christopher Waesdup late Sheriff
of McHenry County

} Upon the reading and
} filing of the affidavit
} of the relator herein,
} and on motion by
} J. V. Scammon, his
} attorney: it is ordered by

the Court the defendant be ruled to return the fee bill men-
tioned in said affidavit within twenty days from the ser-
vice upon the said defendant of this rule and of a copy
of the said affidavit, or in default thereof to show cause
why an attachment should not issue against him
for a failure to comply with the order herein.

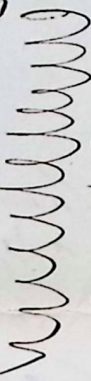
J. Ebenezer Peck, Clerk of the Supreme Court do hereby
certify that the foregoing is a true and correct copy of
the order of the said Supreme Court in the above entitled
cause of record in my office.

In Testimony whereof I have hereunto set my
hand and affixed the seal of the said Supreme
Court at Springfield this 25th day of Dec. A.D. 1842
Weck
C. S. C.

Supreme Court: December Term 1842.

The People of the State of Illinois
vs
Ebenezer Peck, Clerk
of the Supreme Court

vs
Christopher Walkup
Sheriff of McHenry County



Ebenezer Peck being duly sworn states
that he transmitted to Christopher Walkup
for collection the fee bill for costs in the
said Supreme Court vs:
White vs Whiteley # 1.54

And the said Peck states that the said fee bill ~~was~~ for costs was for
services rendered by him as clerk of this court, and that he is in-
terested in said fee bill it being for the services rendered as aforesaid;
and the said Peck further states that the said Christopher Walkup
has failed to return said fee bill and that the said Christopher Walkup
has not paid to the said Peck the said amount or any part thereof;
whereupon your affiant asks a rule against the Christopher Walkup

Shown to and subscribed before me
this 20th day of December A.D. 1842
(signed) Sidney Pierce Judge

(signed) E. Peck

I, Ebenezer Peck, Clerk of the Supreme Court of the State of Illinois
do hereby certify that the foregoing is a true copy of the affidavit
of the relator Ebenezer Peck upon which the rule in this behalf was
granted by the said Supreme Court

In testimony whereof I have hereunto set my
hand and affixed the seal of the said Supreme
Court at Springfield this 25th day of December
A.D. 1842.

Peck

C. S. C.

Sheriff of McHenry Springfield 28th Dec 1842

~~Anthony Smith Esq.~~

Sir You will please serve the rule and affidavit,
which I send herewith, on the defendant WalRup as early
as practicable and much oblige

Yours obt serv^t

E. Peck

Clk Sup^t Ct
By Geo. Watson
Dept Clk.

Agreeable to the provisions of the foregoing rule and
affidavit of the relator Ebenezer Peck Clk. Supreme
Court I have personally served the same in the
presence and hearing of Christopher WalRup late
Sheriff of McHenry County, the defendant, by reading
the same on the fourteenth day of January A.D. 1843.

Res. Service 50
6 miles @ 36
Per 12 1/2
\$ 09 8 1/2

Henry M. Hunt
Sheriff of McHenry County.

To the Court of the Supreme Court
of the State of Mo.



To (the new) Sheriff of
McHenry County

Springfield, Mo.
McHenry Illinois

Paid
Exp. Post 122
Single

McHenry Ill.
July 28

1834



McHenry, M. White, copy
man of W. H. & Co.
attorneys of E. Peck
and on Christopher Watson
17th June 1823