



Reports of Cases Decided in the Supreme Court of the State of Indiana Volume 111

By Indiana Supreme Court

Rarebooksclub.com, United States, 2013. Paperback. Book Condition: New. 246 x 189 mm. Language: English . Brand New Book ***** Print on Demand *****.This historic book may have numerous typos and missing text. Purchasers can usually download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1887 edition. Excerpt: .and docs not state the facts which would enable the court to ascertain and deter-A mine whcther or not he was such employee within the meaning of that word as used in the statute. In discussing this objection to the indictment, appellant s counsel says: In criminal pleading it is necessary to specify facts from which the conclusion flows that one is an employee; it will not do to state the conclusion. It was necessary for the pleader to state, in the indictment, the capacity in which appellant was engaged; and it would be for the court to state, as matter of law, on motion to quash, whether or not under the averments of the indictment a public offence had been committed. The ultimate fact to be found, to constitute guilt, was the fact whether appellant was an employee, or not an employee. It...



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