



Reports of Cases Argued and Determined in the Supreme Court of Judicature and in the Court for the Trial of Impeachments and Correction of Errors in the State of New-York Volume 6

By New York Supreme Court

Rarebooksclub.com, United States, 2012. 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 download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1859 Excerpt: .especially, ought not to be made liable, when the attorney was informed that he had no right or title to the premises. He cited 1 Bac. Abr. 180. tit. without Attachment, and 4 Johns. Rep. 483. He also observed. name of person; lessor, liable. /10 s that the attorney of the plaintiff ought to be compelled to pay the costs, and cited Runnington s Eject. 417. 1 Str. 402. 6 Mod. 309. -Rf -. Barrett, 9 a. Rtf. 460. Kellogg, contra, observed, that the defendant, being regularly before the court, on the attachment, ought, at least, to be put to answer the interrogatories, which had been filed with the clerk, according to the practice of the court; but The Court said, that, under the circumstances disclosed by the affidavits, the defendant ought to be discharged, on motion; that it would be useless to put him to...



Reviews

Very useful to all category of individuals. It is one of the most amazing publication i have got read through. You will not feel monotony at anytime of your respective time (that's what catalogs are for about when you question me).

-- Mr. Johnathon Dach

Excellent eBook and useful one. It can be rally fascinating throgh looking at period. You can expect to like just how the blogger create this publication.

-- Myrl Schmitt