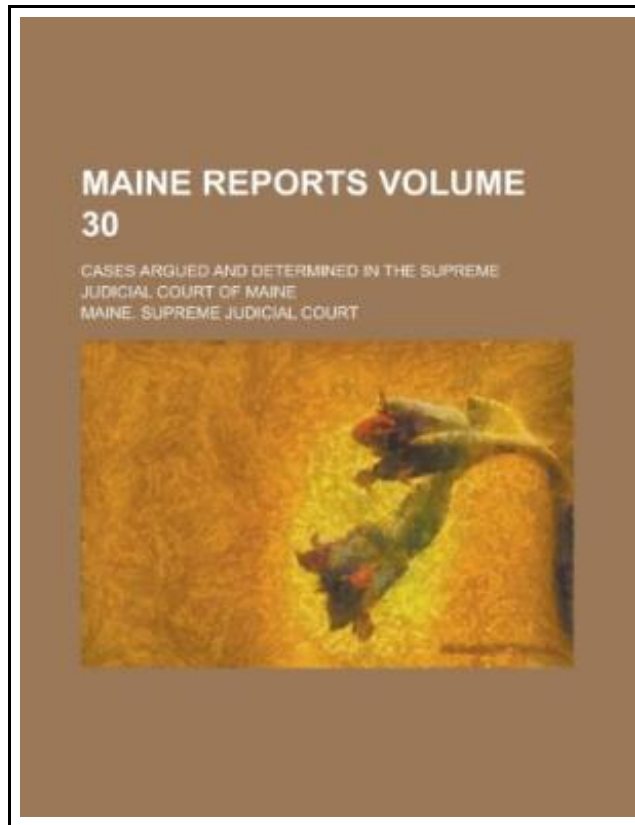


Maine Reports Cases Argued and Determined in the Supreme Judicial Court of Maine Volume 30



Filesize: 5 MB

Reviews

Excellent electronic book and helpful one. It usually does not cost a lot of. I am quickly will get a pleasure of reading through a written publication.

(Bernardo Feeney Jr.)

MAINE REPORTS CASES ARGUED AND DETERMINED IN THE SUPREME JUDICIAL COURT OF MAINE VOLUME 30



To save **Maine Reports Cases Argued and Determined in the Supreme Judicial Court of Maine Volume 30** PDF, please click the link under and save the ebook or get access to additional information which are related to MAINE REPORTS CASES ARGUED AND DETERMINED IN THE SUPREME JUDICIAL COURT OF MAINE VOLUME 30 ebook.

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 202 pages. Dimensions: 9.7in. x 7.4in. x 0.4in. 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. 1851 edition. Excerpt: . . . case like this. How stand the cases in Massachusetts, since the sepai 1. Sumner v. Gay, 4 Pick. 311, is a case like the ent. The plaintiff declared against the defendant as gut and promisor, and had judgment. It does not appear vi the defendant was held as promisor or guarantor. 2. In Tenney v. Prince, 4 Pick. 387, the opinion as that the cases had decided from the time of Josselyn v. Ames, that where indorsement is made at the time of making the note, the person indorsing is to be treated as an original promisor, because as he cannot be answerable as an indorser, he shall be answerable as an original promisor. All this is obiter dicta. The Court has not decided, that in case of a negotiable note, where the defendant might be held as indorser, that he would be answerable as promisor. The Court say in this case, that they would not be justified in extending the liability of these anomalous indorsers. The New York cases, that are cited in the above, either did not sustain the positions for which they were cited, or have been since overruled. 3. Baker v. Briggs, 8 Pick. 122, recognizes the doctrine that a defendant, in a case like this, would be chargeable, as an original promisor. 4. Chafiee v. Jones, 19 Pick. 260, recognizes the same. C. J. says, this sort of note is peculiar to New England and he might have said,...



Read Maine Reports Cases Argued and Determined in the Supreme Judicial Court of Maine Volume 30 Online



Download PDF Maine Reports Cases Argued and Determined in the Supreme Judicial Court of Maine Volume 30

Relevant PDFs



[PDF] Index to the Classified Subject Catalogue of the Buffalo Library; The Whole System Being Adopted from the Classification and Subject Index of Mr. Melvil Dewey, with Some Modifications . (Paperback)

Click the link under to download "Index to the Classified Subject Catalogue of the Buffalo Library; The Whole System Being Adopted from the Classification and Subject Index of Mr. Melvil Dewey, with Some Modifications . (Paperback)" PDF file.

[Save PDF »](#)



[PDF] Molly on the Shore, BFMS 1 Study score

Click the link under to download "Molly on the Shore, BFMS 1 Study score" PDF file.

[Save PDF »](#)



[PDF] Froebel s Occupations (Paperback)

Click the link under to download "Froebel s Occupations (Paperback)" PDF file.

[Save PDF »](#)



[PDF] Firelight Stories; Folk Tales Retold for Kindergarten, School and Home (Paperback)

Click the link under to download "Firelight Stories; Folk Tales Retold for Kindergarten, School and Home (Paperback)" PDF file.

[Save PDF »](#)



[PDF] Yearbook Volume 15

Click the link under to download "Yearbook Volume 15" PDF file.

[Save PDF »](#)



[PDF] Magnificat in D Major, Bwv 243 Study Score Latin Edition

Click the link under to download "Magnificat in D Major, Bwv 243 Study Score Latin Edition" PDF file.

[Save PDF »](#)