



Maine Reports Cases Argued and Determined in the Supreme Judicial Court of Maine Volume 37

By Maine. Supreme Judicial Court

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 206 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. 1855 edition. Excerpt: . . . signed it as surety. The note not being paid, a suit was commenced by thb payees, to whom it had been transmitted, and judgment obtained against the plaintiff and the defendant, and the amount collected of the plaintiff, who brought this sou to recover 1 the defendant the amount thus paid. Gerry, for the defendant. S. C. Strout, for plaintiff. 1. The judgment was conclusive upon these parties as to every matter that could have been pleaded, except a set-ofi. Thatcher v. Gammon, 12 Mass. 269; Granger v. Clark, 22 Maine, 129. 2. The default in that suit was an admission of the claim set forth in the writ and is a waiver of any matter of defence existing prior to that time. 12 Mass. 269; 13 Mass. 453. 3. The deposition of Henry is inadmissible, because its efleet is, to establish a defence...



Reviews

This publication is amazing. It is definitely basic but shocks in the fifty percent of your publication. You wont feel monotony at anytime of your own time (that's what catalogues are for concerning if you question me).

-- Prof. Kirk Cruickshank DDS

This kind of book is every little thing and taught me to looking ahead of time and a lot more. I am quite late in start reading this one, but better then never. I found out this book from my dad and i encouraged this pdf to find out.

-- Justus Hettinger