



## Negligence Volume 1; Rules--Decisions--Opinions

By Edward Beers Thomas

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. 1904 Excerpt: .getting off while the train was moving would be no bar. Louisville c. R. Co. v. Collier, 104 Tenn. 189. The announcement of the station as required by statute did not render defendant liable for plaintiff s going to the platform before the train stopped. Payne v. Nashville c. R. Co. 10(5 Tenn. 167. Negligence in alighting from a slowly moving train is for the jury. San Antonio e. R. Co. v. Dykes, (Tex. Civ. App.) 45 S. W. Hep. 758. Getting up and standing in the aisle upon approaching the station was not negligence. Gulf c. R. Co. v. Bell, 93 Tex. 632. Where plaintiff alighted, though she thought the train was moving too fast to do so in safety, verdict was properly directed for defendant. Williams v. St. Louis c. R. Co., (Tex. Civ. App.) 36 S. W. Rep. 329. Plaintiff was negligent in...



## Reviews

Very useful for all group of people. It is amongst the most incredible pdf i actually have read through. Its been written in an extremely straightforward way and it is just right after i finished reading through this pdf by which basically modified me, change the way i think.

-- Felicia Nikolaus

These sorts of ebook is the ideal book offered. It can be writter in simple terms rather than confusing. I discovered this pdf from my dad and i advised this publication to understand.

-- Mr. Alejandrin Murphy PhD