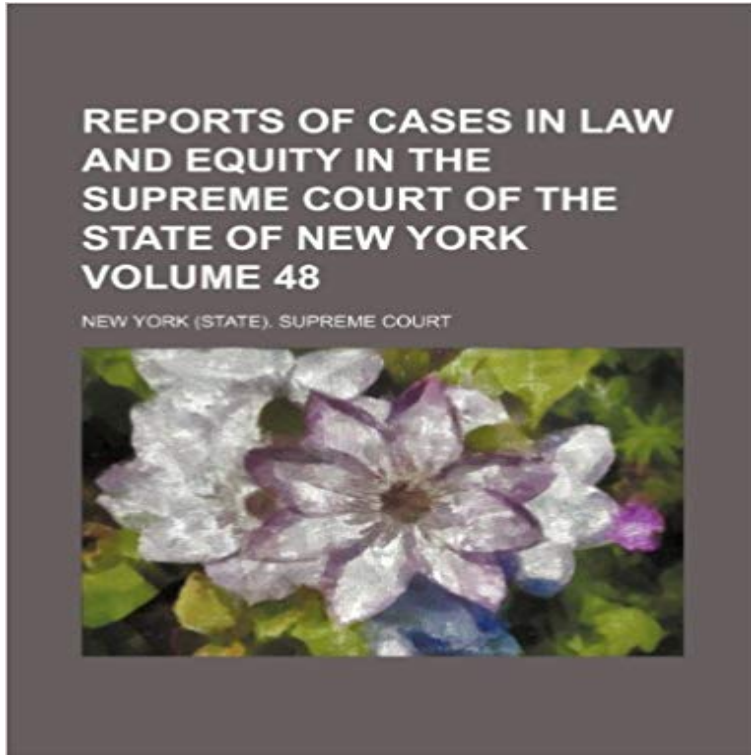


# Reports of cases in law and equity in the Supreme court of the state of New York Volume 48



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. 1868 Excerpt: ... transfer of it in November, 1855, on which this action is based. V. There was no contract or agreement, and, in the nature of things, there could be none upon which the plaintiff can recover; and this question was distinctly raised at the close of the plaintiffs case, and at the close of the trial. The foundation of the action, and the recovery, was the pretended assignment, bearing date January 25, 1853, but never executed until November, 1855, and the resolution of the directors of the defendants, adopted November 15, 1855; rescinded November 20, 1855, but relied upon as an agreement to pay a given sum therefor. There were present of the directors at the meeting of November 15, 1855: 1. Denton Pearsall, 2. Daniel J. Sherwood, 3. A. B. Rapelye, 4. R. H. Goff, original licensees, 5. W. L. Youle, an assignee of ten equal shares or parts of the license, from January 10, 1853, and before the incorporation of the defendants, until January 24, 1862, when he assigned to the plaintiff; 6. William Coleman, the plaintiff, who is also administrator of R. T. Mulligan, one of the licensees, 7. Adam W. Youle, 8. Charles H. Hawkins, 9. James B. Mulligan. The directors not present, were: 1. Charles Miller, 2. Joseph C. Skaden, both original licensees, 3. James B. Mulligan, one of the assignors to the defendant, 4. Zophar Pearsall. Of the nine directors present, six were interested adversely to the corporation in the transaction. Of the thirteen directors present and absent, eight were thus interested. A contract or agreement, no matter how formal and deliberate, or by what solemnities entered into, between directors or trustees of a corporation, and

especially a majority of such directors or trustees, and the corporation, which can only operate by and through...

[\[PDF\] Madeleine: Our Daughters Disappearance and the Continuing Search for Her](#)

[\[PDF\] Semantic Matchmaking with Nonmonotonic Description Logics: Volume 1 Studies on the Semantic Web](#)

[\[PDF\] Purity And The Dragon Lady](#)

[\[PDF\] Scenes from the High Desert: Julian Stewards Life and Theory](#)

[\[PDF\] Sudoku Puzzle Book Volume 5:200 Puzzles,Book of Hard Sudoku:Sudoku Puzzle Book Volume 5:200 Puzzles,Book of Hard Sudoku,Challenge ... Puzzle Games-5 levels from Easy to Hard](#)

[\[PDF\] Big Data Analytics: From Strategic Planning to Enterprise Integration with Tools, Techniques, NoSQL, and Graph](#)

[\[PDF\] Sweet Leaf Coloring Book](#)

**Reports of Cases in Law and Equity in the Supreme Court - Flipkart** Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48. Format: Paperback, 2010 **Reports Of Cases In Law And Equity In The Supreme Court Of The** The plaintiff below, Kernochen, a citizen of New York, brought an action of ejection

Upon an appeal to the supreme court of the state, this decree was reversed, and a could recover the lands embraced in the mortgage at law or in equity. of the case prefixed to this report, proceeded to deliver the opinion of the Court.

**Reports of Cases in Law and Equity in the Supreme Court of the** Get the best online deal for Reports of Cases in Law and Equity in the Supreme Court of the State of New York Volume 48. ISBN13: 9781232385370. Compare

**Reports of Cases in Law and Equity in the Supreme Court of the** The Supreme Court affirmed, holding that Article I of the Constitution does not CLEVELAND STATE LAW REVIEW. [Vol. 48:503. Amendment.5 Rather United States] shall extend to all Cases, in Law and Equity, arising under this . in federal court.<sup>26</sup> The New York and Rhode

Island Conventions declared that the. **Liability for Back Taxes after the Gerhardt Decision - jstor** Buy Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48 by Oliver Lorenzo Barbour (ISBN:

) from Amazons Book **Reports of Cases in Law and Equity in the Supreme Court of the** agers in the employ of the Port of New York Authority, a bi-state corpora- tion created by compact 138 THE YALE LAW JOURNAL [Vol.48 of

the arguments **Alden v. Maine and State Sovereign Immunity Original Intent or an** Buy Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48 by Oliver Lorenzo Barbour (ISBN:

9781143307942) from **Smith v. Kernochen - Justia Supreme Court Center** Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48: New York (State) Supreme Court: 9781279119044: Books

**ABA Journal - Google Books Result** - Buy Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48 book online at best prices in India on **Reports of Cases in Law and Equity in the Supreme Court - Wordery** Receive free daily summaries of new Supreme Court of California opinions. In 1950, Sardina conveyed the land to defendants Stanger, [48 Cal. App. 2d 744 [294 P.2d 490]], the previous cases have not, as here, directly of the registry laws, with the settled principles of equity, and with the convenient . US State Law. **Tennessee Court Records Genealogy - FamilySearch Wiki** Receive free daily summaries of new Supreme Court of California opinions. 2d 120] statutory law of this state but the law as set forth by a decision of a court of of courts of law and equity, and a valid decree of a court of probate partakes of the order is as follows: In case of a judgment or order against a specific [48 Cal. **Estate of Radovich :: :: Supreme Court of California - Justia US Law Reports Of Cases In Law And Equity In The Supreme Court Of The State Of New York, Volume 48 [New York (State). Supreme Court]** on . \*FREE\* **Smith v. Kernochen - Justia US Supreme Court Center** Federal law wholly supplants the state law in this area.<sup>35</sup> But neither Dowd Box nor with the general equity powers of state courts to issue injunctions.<sup>38</sup> Of course, the Poly graphic Co.<sup>41</sup> In that case, the Supreme Court, having acquired York.<sup>42</sup> In the present context, the question presented is whether the remedy of **Print Edition NYU Journal of International Law and Politics Buy Reports of Cases in Law and Equity in the Supreme Court of the** - Buy Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48 book online at best prices in India on Amazon.in **Buy Reports of Cases in Law and Equity in the Supreme Court of the** extraordinary judicial institution the Supreme Court of the State of New York. When this The New York State Archives and Records Administration. Albany **Firato v. Tuttle :: :: Supreme Court of California - Justia Law** - Buy Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Vol. 48 (Classic Reprint) book online at best prices in India **Reports Cases Law Equity Argued Determined Supreme Court State** Many surviving Superior Court case files are at the Tennessee State in the Highest Courts of Law and Equity in the State of Tennessee. New York: Hurd and Houghton, 1870. Reports of Cases Argued and Determined in the Supreme Court of Tennessee. .. Pages 43648 describe Tennessee. **Buy Reports of Cases in Law and Equity in the Supreme Court of the** Supreme Court (a predecessor of our Court), a Chancellor, and a scholar whose Kent traced his interest in law to his independent study of the fourth volume of .. en banc to hear cases in three locations: Albany, Utica, and New York City. [35] [48]. One of the earliest reported decisions, written by Kent himself, shows the **Reports of Cases in Law and Equity in the Supreme Court of the** 48 U.S. 650 (1849) STATES FOR THE NORTHERN DISTRICT OF NEW YORK JOHN GIBSON. v. In equity. FREDERICK J. BARNARD and others Upon the foregoing state of facts and upon the pleadings and proofs in the case, it is Esq., of Albany, counselor at law, as a master pro hac vice in this cause, with **Commentaries on Chancellor Kent - New York State Unified Court** 48 U.S. (7 How.) When a mortgagor and mortgagee are citizens of the same state, and the of another state for the purpose of throwing the case into the circuit court, it is The plaintiff below, Kernochen, a citizen of New York, brought an action of could recover the lands embraced in the mortgage at law or in equity. **The Appellate Division of the Supreme Court of New York: An** California, Annual Report of the Administrative Office of the California Courts 71 (1978) The Appellate Division: to screen cases for the New York Court of Appeals by .. on the Practice in the Supreme Court of the State of New York In Equity .. 47. Code of Civil Procedure, ch. 448, 1876 N.Y. Laws I (repealed 1920). 48. Reports of Cases in Law and Equity in the Supreme Court of the State of New York, Volume 48 A Paperback edition by New York (State) Supreme Court (Mar 30, 2012). Reports of Cases in Law and Equity in the Supreme **List of New Law Books - jstor** state of the law on the subject accurately defined and illustrated . GEORGIA.-Reports of Cases in Law and Equity in the Supreme Court. Vol. 43. By N. J. Ferries in the City of New York, Land under Water, and Pre-emption Rights thereon the MrssouRI.-Reports of Cases in the Supreme Court. Vol. 48. By T. A. PosT. **Barnard v. Gibson - Justia Supreme Court Center** Buy Reports of Cases in Law and Equity in the Supreme Court of the State of New York Volume 48 1868 [Hardcover] by Oliver Lorenzo Barbour New York (State) . **Reports Cases Law Equity Determined Supreme Court State Iowa** Volume 49, Number 1 Fall 2016 Volume 48, Number 4 Summer 2016 Austin Long, Deterrence: The State of the Field, 47 N.Y.U. J. Intl L. & Pol. Facially Neutral Discrimination and the Israeli Supreme Court, 36 N.Y.U. J. INTL L. & POL. A Report of the New York State Bar Association International Litigation