



Reports of the cases decided in the Appellate Court of Indiana Volume 27

By -

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 256 pages. Dimensions: 9.7in. x 7.4in. x 0.5in. 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. 1902 edition. Excerpt: . . . right to assume that approaching teams were in the hands of competent drivers; that horses would not be improperly driven along the street. Stringer v. Frost, 116 Ind. 477, 480, 2 L. R. A. 614, 9 Am. St. 875; Birkett v. Knickerbocker Ice Co., 110 N. Y. 504, 18 N. E. 108; Shea v. Reems, 36 La. Ann. 966. V He was not negligent in failing to look for danger if under the surrounding circumstances he had no reason to apprehend it. Beach on Cont. Neg. 38; Langan-v. St. Louis, etc., R. 00., 72 M0. 392; Miller v. Terre Haute, etc., R. Co., 144 Ind. 323, 328; 7 Am. and Eng. Ency of Law (2nd ed.), 392, note 1. YVhetl1er he did have reason to apprehend danger was a question of fact in the case. Questions of fact,...



Reviews

Completely among the finest pdf I actually have ever read through. it was actually writtern extremely completely and beneficial. Once you begin to read the book, it is extremely difficult to leave it before concluding.

-- Santos Metz

These sorts of ebook is the greatest ebook readily available. Sure, it can be engage in, nonetheless an interesting and amazing literature. I realized this pdf from my dad and i encouraged this pdf to learn.

-- Nicolette Hodkiewicz