



The Revised Reports Being a Republication of Such Cases in the English Courts of Common Law and Equity: From the Year 1785, as Are Still of Practical Utility Volume 44

By Sir Frederick Pollock

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 306 pages. Dimensions: 9.7in. x 7.4in. x 0.6in. 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. 1900 edition. Excerpt: . . . would have done; if he afterwards filed his bill for a discovery of the fraud, and made the first mortgagee a party to the bill, unless the latter made a perfect discovery of those facts, how could a court of equity administer R. R. --vol. XLVII. 27 justice without calling upon him to produce the deed The second mortgagee might say to the first incumbrancer, When I advanced my money, 5, 000l. was represented to be due to you, and now it turns out to be 10, 000l.: there must be some collusion between you and the mortgagor, and I desire discovery. It is possible, therefore, to suppose a case where a court of equity would call upon a party to disclose that deed from which evidence of the fraud might be obtained. In the present case I do not see in what...



Reviews

I actually started out reading this book. It can be packed with wisdom and knowledge I discovered this ebook from my dad and i suggested this book to understand.

-- Prof. Barney Harris

Absolutely essential go through publication. This can be for all who statte there was not a worthy of looking at. Its been printed in an remarkably basic way and it is just right after i finished reading this book through which in fact altered me, modify the way i think.

-- Dr. Haskell Osinski