



## Reports of Cases in Law and Equity, Determined in the Supreme Court of the State of Iowa Volume 72

By Iowa Supreme Court

General Books LLC. Paperback. Book Condition: New. This item is printed on demand. Paperback. 310 pages. Dimensions: 9.7in. x 7.4in. x 0.7in. 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. 1888. Excerpt: . . . INDEX. ABANDONMENT. See Homestead, 6. ABSTRACT OF RECORD. See Practice In Supreme Court, passim. ACCORD AND SATISFACTION. See Trespass, 2. ACCOUNTS. See Equity, 1. ACKNOWLEDGMENT. 1. Sufficiency Of: When Not Determined. The question whether a deed introduced in evidence was sufficiently acknowledged, is not considered, because the deed itself is immaterial. Guise v. Early, 283. 2. Defect Cuked By Statute. Defective acknowledgments of deeds taken and certified prior to April 30, 1872, and duty recorded, are cured by 1967 of the Code, and such deeds may be received in evidence the same as if properly acknowledged. Buckley v. Early, 289. ACTIONS. 1. Personal Injury: Immediate Death. The administrator may main tain an action lor personal injury ts his intestate, though it results in immediate death. (Connors v. Burlington, C. H. and iV. Ry Co., 71 Iowa, 490, followed.) Worden v. Humes...



## Reviews

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