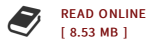




## Employers Liability What Ought It to Be?

By Henry William Wolff

General Books. Paperback. Book Condition: New. This item is printed on demand. Paperback. 46 pages. Dimensions: 9.7in. x 7.4in. x 0.1in. 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. 1897. Excerpt: . . . beyond that it will not meddle. It leaves everything to the employers themselves, who have to pay, and to the elected tribunals which have to make the awards. It is therefore palpable nonsense to talk of this measure as one of State insurance. The State contributes nothing but the compelling power. In the Decalogue officially laid down the first commandment is, that the employer shall be liable for every injury that occurs to hands in connection with employment. There is no question raised of negligence, no necessity imposed of proof. The accident proves itself. German employers have themselves publicly and emphatically avowed that they will not have the question of fault or negligence introduced. It would complicate matters and cost very much more than it would be worth. Besides, it would defeat the entire object of the Act. Wanton, deliberate causing of an accident is...



## Reviews

Merely no words to describe. I have got study and i am confident that i am going to planning to go through yet again once again in the foreseeable future. You will like just how the writer compose this publication.

-- Devante Schmitt

Complete guideline! Its this sort of excellent read. I could comprehended every little thing out of this written e publication. Its been designed in an remarkably easy way and it is only right after i finished reading this publication by which really transformed me, affect the way i think.

-- Prof. Shanie Schinner Sr.