



## Maine Reports Cases Argued and Determined in the Supreme Judicial Court of Maine Volume 96

By Maine. Supreme Judicial Court

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 212 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: . . . Wade and Dunton 275. 00 within three months. Thomas Curtis, is suflicient to satisfy the statute of frauds; and being a nonnegotiable note is not presumed to have been taken in payment. Even if regarded as a note, it does not require an internal revenue stamp to be aflixed to it. The U.S. statutes which prohibit the introduction of unstamped notes in evidence, apply only to courts of the United States, and has no application to state courts. In an action upon account annexed, the court may properly allow as an amendment to the declaration another count for goods bargained and sold. See Wade v. Ibsa, ante, p. 230. Exceptions by plaintiffs. Sustained. Assumpsit on account annexed and a promissory note. The case appears in the opinion. W. II. Newell and IV. B. Skeltcn, for plaintiffs. D. J. . McGillicuddz and F. A....



## Reviews

Thorough manual for pdf lovers. I am quite late in start reading this one, but better then never. It is extremely difficult to leave it before concluding, once you begin to read the book.

-- Kaycee McGlynn

This book is really gripping and intriguing. It is writter in easy words and never confusing. You can expect to like the way the blogger create this pdf.

-- Summer Jacobson