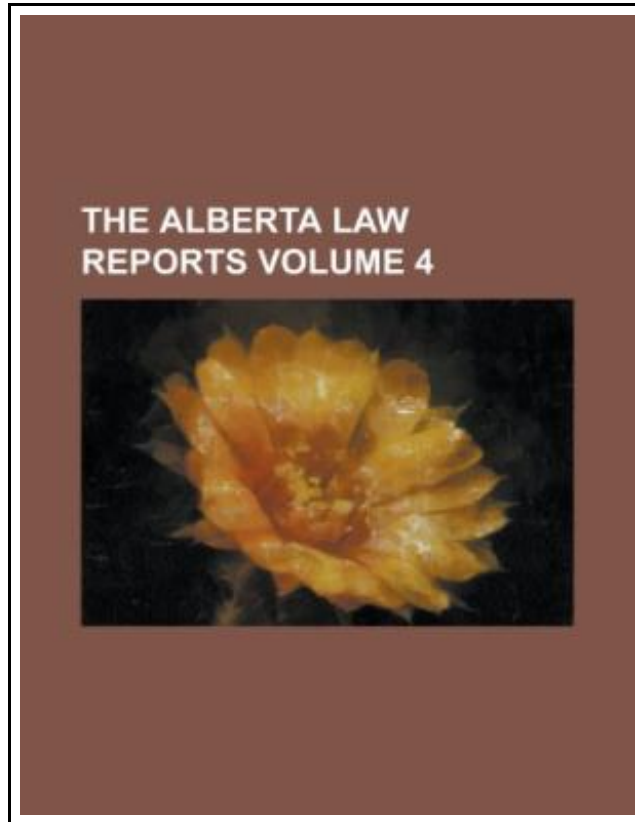


The Alberta law reports Volume 4



Filesize: 5.62 MB

Reviews

The publication is fantastic and great. It can be rally exciting throgh reading period of time. I am just very happy to inform you that this is the greatest publication i actually have read in my very own daily life and could be he very best ebook for at any time.

(Prof. Alvis Wuckert)

THE ALBERTA LAW REPORTS VOLUME 4



To save **The Alberta law reports Volume 4** PDF, you should click the button below and save the file or have accessibility to additional information which might be have conjunction with THE ALBERTA LAW REPORTS VOLUME 4 ebook.

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 176 pages. Dimensions: 9.7in. x 7.4in. x 0.4in. 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. 1913 edition. Excerpt: . . . unless the agreement or promise, instead of the performance thereof, is accepted in satisfaction. An accord without satisfaction is no bar, because there is no consideration and no mutuality to support it; the creditor has no means of obtaining satisfaction by enforcing it, and of course, derives no satisfaction directly or indirectly from it (pp. 313, 314). In Halsburys Laws of England, vol. VII. , title Contract, p. 443, it i said: --An accord without satisfaction has no legal effect. The original cause of action is not discharged so long as the satisfaction agreed upon remains executory. A tender of performance is not sufficient. If, however, it can be shewn that what the creditor accepted in satisfaction was the debtors promise and not the performance of that promise, the original cause of action is discharged from the time when the promise was made. An accord is not a contract and performance of it cannot be enforced by action against the debtor, who remains liable on the original cause of action until satisfaction has been accepted. An Ontario case supporting these propositions and reviewing earlier English and Ontario authorities is *Macfarlane v. Ryan*, 24 U. C. R. 474. In the case of a written document its consideration is a question of law. I construe this document as containing no agreement on the part of the company to supply a new cylinder and engine bed frame but as an accord that if the company does supply...



[Read The Alberta law reports Volume 4 Online](#)



[Download PDF The Alberta law reports Volume 4](#)

Other PDFs



[PDF] Index to the Classified Subject Catalogue of the Buffalo Library; The Whole System Being Adopted from the Classification and Subject Index of Mr. Melvil Dewey, with Some Modifications .

Follow the web link listed below to download "Index to the Classified Subject Catalogue of the Buffalo Library; The Whole System Being Adopted from the Classification and Subject Index of Mr. Melvil Dewey, with Some Modifications ." file.

[Download PDF »](#)



[PDF] Yearbook Volume 15

Follow the web link listed below to download "Yearbook Volume 15" file.

[Download PDF »](#)



[PDF] Molly on the Shore, BFMS 1 Study score

Follow the web link listed below to download "Molly on the Shore, BFMS 1 Study score" file.

[Download PDF »](#)



[PDF] Froebel s Occupations

Follow the web link listed below to download "Froebel s Occupations" file.

[Download PDF »](#)



[PDF] Firelight Stories; Folk Tales Retold for Kindergarten, School and Home

Follow the web link listed below to download "Firelight Stories; Folk Tales Retold for Kindergarten, School and Home" file.

[Download PDF »](#)



[PDF] Too Old for Motor Racing: A Short Story in Case I Didnt Live Long Enough to Finish Writing a Longer One

Follow the web link listed below to download "Too Old for Motor Racing: A Short Story in Case I Didnt Live Long Enough to Finish Writing a Longer One" file.

[Download PDF »](#)