



Annotated Forms of Pleading and Practice at Common Law Volume 2, ; As Modified by Statutes; For Use in All Common-Law States and Especially Adapted to the States of Illinois, Michigan, Mississippi, Florida,

By John Lewson

Rarebooksclub.com, United States, 2012. Paperback. Book Condition: New. 246 x 189 mm. Language: English . Brand New Book ***** Print on Demand *****.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. 1914 Excerpt: .141; Sees. 22, 23, Attachment act -3Meire v. Brush, 3 Scam. 22. (Hurd s Stat. 1909, p. 195). May v. Disconto Gesellschaft, -- Baldwin v. McClelland, 152 111. 211 111. 316. 42, 50 (1894). s5 Kirk v. Elmer Agency, 171 111. 2785 In personam A plaintiff in attachment, in courts of record, is entitled to a judgment in personam if the defendant is personally served.s7 2786 Interest It is permissible to render judgment in attachment, where service is had by publication, for the amount specified in the affidavit, together with accrued interest.ss 2787 Execution A judgment in attachment is general in form and is against the person of the defendant, but it must be satisfied only by the sale of the attached property, where there was no personal service upon the defendant. No award of a special execution is necessary, although it is better practice to...



[READ ONLINE](#)

Reviews

This pdf may be worth purchasing. This is for anyone who statte there was not a really worth reading. I found out this pdf from my i and dad encouraged this pdf to understand.

-- **Mrs. Annamae Raynor**

If you need to adding benefit, a must buy book. This really is for all who statte that there had not been a well worth reading. It is extremely difficult to leave it before concluding, once you begin to read the book.

-- **Claud Bernhard**