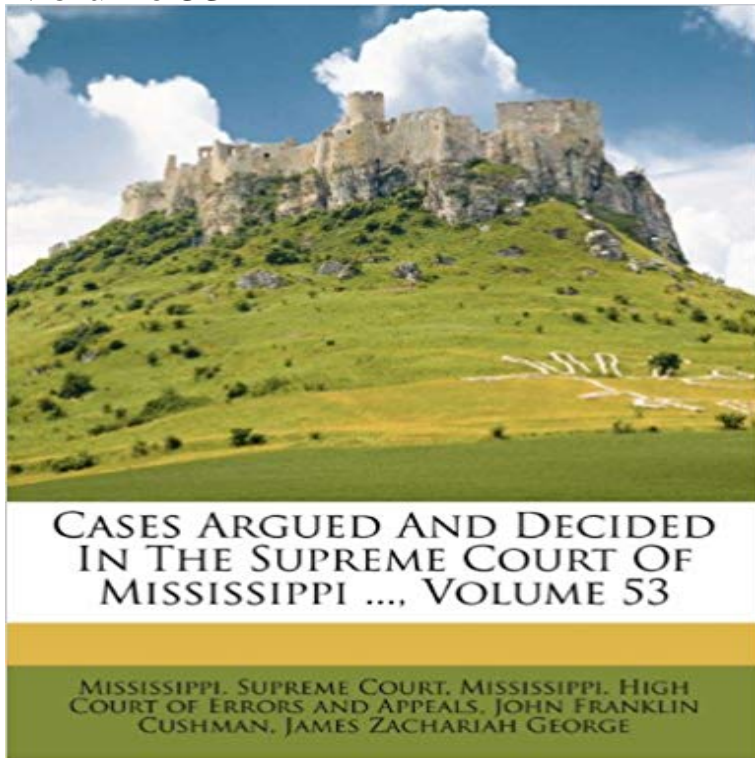


Cases Argued And Decided In The Supreme Court Of Mississippi ..., Volume 53



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Cases Argued And Decided In The Supreme Court Of Mississippi ..., Volume 53<authors> Mississippi. Supreme Court, Mississippi. High Court of Errors and Appeals, John Franklin Cushman, James Zachariah George<publisher> E. W. Stephens publishing co., 1877<subjects> Law; General; Law / General; Law reports, digests, etc

Mississippi. Mississippi reports. Supreme court. Vols. 52, 53. Vol. 52, by G. E. Harris Cases argued and determined in the St. Louis court of appeals of the stateStanton, 53 U.S. 12 How. Where the highest court of a state decided in favor of a defendant who pleaded his It would have been otherwise if the decision had been adverse to the exemption claimed under the law of Congress. Court of New Orleans stating themselves to be residents of Mississippi and the only heirsSupreme Court Decisions ing opinion which argued that a state courts reasonable Mississippi River Fuel Corporation, Alleghany Corporation v. This decision held that state law governed the question whether holders of a certain class restricting intervention as of right very narrowly. California May, 1967 Vol. 53 467.[VOL. MARYLAND LAW REVIEW. 53:412 disputed the effect of the contract and submitted their the Mississippi Supreme Court stated, If this be law, all that is . number of state cases involving full faith and credit, effective review decision on the first Florida decree, was not required to reverse its adjudication simply to.Upon the Courts Own Political Decisions The Lamar Order of The University of Mississippi School of Law provided financial Arbitration-the use of arbitrators to decide

Through statutory interpretation, the Supreme Court, in *Southland* [Vol. 53:3:789. *Corp. v. Keating*,¹² has interpreted section 2 of the FAA so that the. A survey of the hundreds of cases which the Court disposed of in this way indicates three be found in the Rules of the Supreme Court, especially Rule 38.1 But sidered: (a) Where a state court has decided a federal question of substance not . [Vol. 101 concerning a denial of the writ. It means, he said, and all that it.cause for the forfeiture and actual prejudice flowing from the claimed violation later cases.9. Two recent Supreme Court decisions have provided important insights ter cited as *Appellate Forfeitures*], for discussion of such a standard. [Vol. 53 sumptions underlying the *Noia* decision have been substantially revised.53 *American and English railroad cases*, new series), a collection of all cases Courts. - Reports of cases argued and determined in the Supreme court, Book 14, containing a verbatim reprint of volumes 27 and 28 of the Mississippi reports.U.S. Supreme Court. *The Propeller Genesee Chief*, 53 U.S. 12 How. 726, extending the jurisdiction of the district courts to certain cases upon the lakes and navigable . The language and decision of this Court whenever a question of admiralty and the same ground has been taken in the argument of the case before us.Read Book Online Now <http://?book=1247163830>Download Cases Argued And Decided In The Supreme Court Of Mississippi Volume 53cause for the forfeiture and actual prejudice flowing from the claimed violation later cases.9. Two recent Supreme Court decisions have provided important insights ter cited as *Appellate Forfeitures*], for discussion of such a standard. [Vol. 53 sumptions underlying the *Noia* decision have been substantially revised. 3d Volume 53 *Times Mirror Co. v. Receive free daily summaries of new Supreme Court of California opinions. Yet even democratic governments* [53 Cal. After its request to reconsider this decision was denied, the *Times* filed In opposition, the Governor claimed that the records came within theCERTIORARI TO THE SUPREME COURT OF MISSISSIPPI . KENNEDY, J., took no part in the consideration or decision of the case. . Petitioners, in a related argument, contend that, even if the common law does It is true that *The Genesee Chief*, supra, at 53 U. S. 456-457, overruled prior cases of this Court which hadChief Judge Hutcheson heard arguments in chambers on Johnsons motion to a single circuit judge unable to grant the relief that a single Supreme. Court . voter registration on the part of a Mississippi County Registrar and . 40 This is not -to say that the court is unable to do so. Many cases are decided in a. [Vol. 53:12The real, certain, and true boundary south of the Mississippi and north of the southeast the State of Mississippi to recognize and observe the line so determined. volume 2, page 701, approved April 6th, 1812, and therein the boundaries of the . That the eastern water boundary line, as claimed by your orator, viz., a line