



Cases argued and determined in the Supreme Court of Colorado Volume 55

By -

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 206 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. 1914 edition. Excerpt: . . . for defendant in error, quoted in the opinion, that such evidence be considered in the record does not, in my judgment, foreclose the question as to whether the county would or would not have purchased the land if the offer to sell had not been withdrawn. That language is contained in the brief presented to this court upon the first review of the case, and was upon the theory, that irrespective of that question, under the decision of the trial court, the rights of plaintiff in error were not injuriously affected. Moreover, the suggestion that such evidence be considered in the record was not accepted by this court at that time, and the matter was left open for further inquiry and future determination. Under the law of the case as established by *Du Bois v. Bowles et al.*, supra, I think the amendment...



[READ ONLINE](#)
[6.43 MB]

Reviews

This kind of publication is every thing and taught me to seeking ahead and a lot more. It really is rally interesting throgh reading through time. I realized this ebook from my i and dad recommended this publication to understand.

-- **Dax Herzog**

This written publication is wonderful. It can be writter in straightforward phrases instead of confusing. I discovered this pdf from my dad and i suggested this publication to learn.

-- **Jesse Tremblay**