



## The Law Times Volume 80

---

By -

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 1020 pages. Dimensions: 9.7in. x 7.4in. x 2.0in. 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. 1886 edition. Excerpt: . . . interests of the persons beneficially entitled to the testators estate might be ascertained and declared; that so far as might be necessary for the purposes aforesaid the testators estate might be administered by the court; and that the trustees might be ordered to pay the costs of the application and subsequent proceedings. When the summons, which had been adjourned into court, came on for hearing, it was objected that the case ought to have been commenced by a writ in an action, inasmuch as trustees could not properly be charged with wilful default by an originating summons. The case of *Re Warren; Weadoii. v. Reading* (76 L. T. 460; W. N. 1884-, p. 112) was referred to, where Kay, J. had held that that case bein in efiect not a case of simple administration, but a proceeding for 0 taining repayment after executors had divided...



**READ ONLINE**  
[ 2.58 MB ]

### Reviews

*Most of these publication is the perfect ebook accessible. It is amongst the most awesome publication i have got read through. You wont truly feel monotony at whenever you want of the time (that's what catalogs are for regarding in the event you request me).*

-- **Prof. Edgar Kshlerin**

*It is easy in study safer to comprehend. It can be writter in basic phrases and never confusing. It is extremely difficult to leave it before concluding, once you begin to read the book.*

-- **Emmitt Harber**