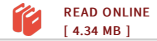


By Leonard Shelford



Rarebooksclub.com, United States, 2013. 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 usually download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1855 edition. Excerpt: .the ground of acquiescence, by conduct not amounting to a renunciation of his right to interfere, but being in fact a protestation from time to time against the injury complained of, with a view to an amicable adjustment. (See post.) The Court of Chancery is always open both for granting and dissolving injunctions, and it is competent to the court to appoint any day for hearing a motion that the judge may think fit. (Lane v. Barton, 1 Phil. C. C. 363; Fielding vCapes, 4 Madd. 393.) F601 An undertaking entered into with a court of equity is equivalent to and will have the efi ect of an injunction, so far as that the infringment thereof may be made the subject of an application to the court. (London and Birmingham Railw. Co. v. Grand Junction Canal Co., 1 Railw. C. 224.) Assistance of The...



## Reviews

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