



Georgia Reports Volume 106

By Georgia. Supreme Court

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 368 pages. Dimensions: 9.7in. x 7.4in. x 0.8in.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. 1899 edition. Excerpt: . . . the policy, rely upon even a definite and distinct verbal consentto additional insurance, and be misled thereby so that it would be a fraud upon the insured for the principal to insist that it was not estopped from making the defense that the insured, assuming to act upon a verbal agreement which he was legally bound to know would not justify his conduct, voluntarily and deliberately violated the terms of the policy This question has been confidently answered in the negative by the New York Court of Appeals. Quinlan v. Insurance Co. , 133 N. Y. 356. But however this may be, it is clear that in the present case not even a verbal consent on the part of the companys agent was shown. The case of City Fire Insurance Co. v. Carrugi, 41 Ga. 660 (followed in Swain v. Macon Fire Ins. Co....



READ ONLINE
[2.93 MB]

Reviews

This book is definitely not effortless to start on looking at but really exciting to see. It really is simplistic but surprises from the 50 % from the pdf I am just effortlessly can get a delight of looking at a published book.

-- Thurman Schamberger

It in one of my personal favorite pdf. This really is for all those who statte there was not a really worth looking at. I realized this book from my dad and i encouraged this pdf to understand.

-- Katlynn Haag