



## Cases argued and determined in the Supreme Court of Nova Scotia Volume 15

By -

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 182 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. 1884 edition. Excerpt: . . . never a corporation, because the provisions of the Joint Stock Companies Act were never complied with. The Act required them not to take the name of any previously existing company. They adopted the name of the preceding partnership. Section 3 of the Act requires the declaration of the corporators to state where the business of the company is to be carried on. The declaration here only states where the meetings of shareholders were to take place. There is evidence that twenty-five per cent. of the capital stock was not paid up in cash. It was beyond the powers of this corporation to give a promissory note. *Bateman v. Midland Railway Company, L. R. , 1 C. P. , 499.* Section 1 of chapter 54, Revised Statutes, provides that no company incorporated under the chapter shall engage in any banking, insurance, or comufercial business. This...

[DOWNLOAD](#)



[READ ONLINE](#)

[ 1.43 MB ]

### Reviews

*This ebook is definitely worth getting. Yes, it is play, still an interesting and amazing literature. I am delighted to inform you that here is the finest book i have go through in my own daily life and may be he finest pdf for possibly.*

-- Dr. Catherine Hickle

*This pdf is definitely worth getting. I have got read and i am sure that i will going to read once more yet again in the future. I discovered this pdf from my dad and i encouraged this book to find out.*

-- Korbin Bruen