



Bankruptcy and Insolvency Reports Cases Determined Before the Court of Appeal in Bankruptcy, C. E.T 1853 to M.T. 1854

By Great Britain and Appeals

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 144 pages. Dimensions: 9.7in. x 7.4in. x 0.3in. This historic book may have numerous typos and missing text. Purchasers can download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1855 Excerpt: . . . to (a) Reported by A. A. Doria, Esq. aTnotwitn(J) If any person adjudged bank-days at least before the day ap-standing he inrupt intend to show cause against pointed by the Court for showing tends to dispute the validity of such adjudication, he cause, and in such notice shall state the adjudicashall cause notice in writing of such which of the following matters, viz. , tion on every his intention to be served upon the the petitioning creditors debt, the point, petitioning creditor, or his solicitor, trading, or act of bankruptcy, he in1-Where the and upon the registrar, two clear tends to dispute. notice to show cause against the adjudication on the part of the bankrupt was served within the seven days allowed by the 104th section of the Bankrupt Law Consolidation Act, and on the day appointed for the hearing the case went off upon a...



[DOWNLOAD PDF](#)



[READ ONLINE](#)

[9 MB]

Reviews

This written publication is wonderful. It really is loaded with knowledge and wisdom You will not really feel monotony at at any time of your time (that's what catalogues are for relating to if you ask me).

-- Desmond Becker

Absolutely essential go through publication. I am quite late in start reading this one, but better then never. You will not feel monotony at at any time of the time (that's what catalogues are for regarding if you ask me).

-- Ambrose Thompson II