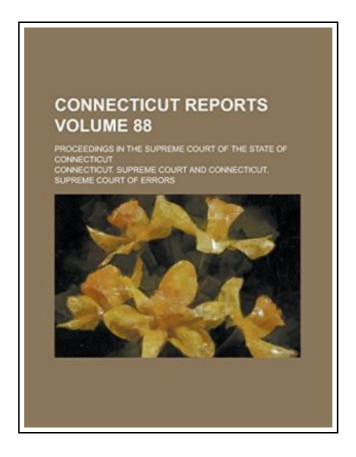
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Rarebooksclub.com, United States, 2013. Paperback. Book Condition: New. 246 x 189 mm. Language: English . Brand New Book ***** Print on Demand *****. This historic book may have numerous typos and missing text. Purchasers can usually download a free scanned copy of the original book (without typos) from the publisher. Not indexed. Not illustrated. 1915 edition. Excerpt: .really created the condition, and not the private or public belief that it did, which would entitle the respondents to damages. The charter of the city of Meriden, under which these proceedings are had, provides that the court may direct when and in what manner the damages shall be paid, and that when they are paid the lands sought to be appropriated are and remain taken, etc. 8 Special Laws, p. 330, 67. This gives no authority for a judgment for the amount of the award and for interest, and for the issuance of an execution for the enforcement of the judgment. The court, therefore, went beyond its powers in rendering judgment for the amount of the award and for interest, and that an execution issue therefor. New Milford Water Co. v. Watson, 75 Conn. 237, 251, 52 Atl. 947, 53 id. 57; F ox v. South Norwalk, 85 Con11. 237, 82 Atl. 642. There is error, the judgment is reversed and the cause remanded for further proceedings according to law. In this opinion the other judges concurred. The State ex rel. Lewis v. Board of Education of New Haven. THE STATE or CONNECTICUT EX REL. J om: G. Lswrs vs. THE BOARD or EDUCATION or THE CITY Or NEW HAVEN ET ALS. Third Judicial District, New Haven, June Term, 1914. PRENTICE, C. J., Tnsr1-:11, Ronsnacx, Vnar: mcn and Basen, Js. An amendment to the charter of the city of New Haven, approved in...

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