



## Arkansas Reports Cases Determined in the Supreme Court of Arkansas Volume 8

---

By Arkansas. Supreme Court

RareBooksClub. Paperback. Book Condition: New. This item is printed on demand. Paperback. 220 pages. Dimensions: 9.7in. x 7.4in. x 0.5in. 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. 1849 edition. Excerpt: . . . of the rights of the parties so notified, and bind them thereby. Patton Stuart v. Wolcott, 4 Ark. Rep. 579. W955 Taylor V. Brown, 3 Ark. Rep. 488. The writ of supersedeas in this case is to the judgment itself, and also to the process of execution based thereon. Can such writ be legally issued The plaintiffs insist that it cannot, consistently With 3-Y known principle of law, and that it is without precedent. It cannot have issued consistently with law, because, if the court had no jurisdiction of the thing adjudicated and the parties whose rights were adjudged, the judgment pronounced is void, and in law cannot be enforced, or affect the rights of any one injuriously, and therefore it is not a subject matter to which such writ can be properly applied; and if the court had jurisdiction of the subject matter and...



**READ ONLINE**  
[ 7.92 MB ]

### Reviews

*A brand new e-book with a brand new standpoint. it was actually written extremely properly and valuable. I am just quickly can get a pleasure of looking at a published ebook.*

-- **Prof. Garrett Schmitt**

*Complete guide for publication enthusiasts. I have read and i am sure that i will going to study again once again in the future. Your way of life period will be transform once you total looking over this publication.*

-- **Shayne O'Conner**