

ANALYTICAL INDEX

of Commercial Decisions.

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In an action for goods sold to two persons as joint owners of a ship, it appeared that one had been the owner and ordered the goods, and that he afterwards sold the ship to the other: held that the new owner of the ship, was not liable for any of the goods ordered before he purchased, and that the plaintiff could not in this action recover even against the former owner, the declaration having declared upon a joint contract, of which there was no evidence. *Ray vs. Blagdon & Boucher*, 1817, no. 49.

A bill of sale of a ship, in which the register is inserted but not the indorsements of the register, is nevertheless a bill of sale under the statute 26 Geo. III, c. 60, sec. 17. *Meyrand vs. Boudreau*, 1812, no. 35.

The register must be inserted and transcribed in a bill of sale of a ship, unless she be under circumstances which constitute an exception to the general provision of the registry acts, and if in fact she be under such circumstances, they must be specially pleaded. *Peltier vs. Blagdon*, 1813, no. 130.

“ Le défendeur n’a pas offert de se purger par serment.”

Lacombe, vo. Prescription.

“ La 21e Jac. 1, éteint entièrement l’action.”

3 *Blackstone*, p. 308.

Statut concernant les billets promissoires: prescription de 5 ans établie à leur égard.—“ Pourquoi cette loi, si la 21e Jac. 1, était alors la ’ ?”

Dénisart, vo. Prescription.