YesWeScan: The FEDERAL CASES

LOMBARD V. STILLWELL.

INVENTIONS—INFRINGEMENT—INJUNCTION—DEPENDANT'S AFFIDAVITS.

[Cited in 1 Brightly's Dig. 457, to the point that on a motion for an injunction in a patent case, it is not enough for the defendant to make oath that he manufactures under a patent granted to himself; he must support his right, by the affidavits of third persons.]

[Decided by KANE, District Judge. Nowhere reported; opinion not now accessible.]