

## SLOAT V. PLYMTON.

Circuit Court, E. D. Pennsylvania.

Oct. 1840.

## PATENTS-PRELIMINARY-ACQUIESCENCE-PRESUMPTION.

An absolute acquiescence by a patentee in the adverse possession and enjoyment of his rights by a stranger would, under ordinary circumstances, for a period much less than six years, offer a strong argument against the grant of the injunction before a final decree.

Before KANE, District Judge.

[Cited in 2 Whart. Dig. 415, to the point as stated above. Nowhere reported; opinion not now accessible.]

This volume of American Law was transcribed for use on the Internet

through a contribution from Google.