

52 Vic. ch. 73, sec. 11, (O).]—See MUNICIPAL CORPORATIONS, 2.

53 Vic. ch. 14, (O).]—See SETTLED ESTATES ACT.

53 Vic. ch. 28, sec. 2, (D).]—See RAILWAYS AND RAILWAY COMPANIES, 2.

53 Vic. ch. 39, sec. 6.]—See INSURANCE, 4.

53 Vic. ch. 42, (O).]—See WAYS, 2.

54 Vic. ch. 14, (O).]—See COUNTY COURTS.

54 Vic. ch. 51, (O).]—See MUNICIPAL CORPORATIONS, 3.

STREAMS.

See WATER AND WATERCOURSES.

SUBROGATION.

See ESTATE.

SUNDAY.

Preaching in parks—By-law prohibiting.]—See MUNICIPAL CORPORATIONS, 4.

SURETY.

See MORTGAGE.

SURVEY.

R. S. O. (1877), ch. 146, secs. 34, 35, 36, 37 (R. S. O. ch. 152, same sections)—Road allowance between counties—Survey not conclusive—Admissibility of evidence.]—Monuments placed in compliance with the provisions of sections 34, 35, 36 and 37 of R. S. O. (1877), ch. 146, must

be placed at the true corners, governing points or off-sets, or at the true ends of concession lines, and there is nothing in these sections making a survey thereunder or the placing of the monuments conclusive, whether right or wrong, and evidence may be received in contradiction. So held on a case reserved from General Sessions on an indictment for obstruction of a highway, being the town line between two counties.

Tanner v. Bissell, 21 U. C. R. 553; *Regina v. McGregor*, 19 C. P. 69; *Re Fairbairn and Sandwich East*, 32 U. C. R. 573; and *Boley v. McLean*, 41 U. C. R. 260, distinguished. *Regina v. Cosby*, 591.

Certificate of surveyor.]—See RAILWAY AND RAILWAYS COMPANIES, 3.

TAVERNS.

See INTOXICATING LIQUORS.

TAXATION OF COSTS.

Right of ratepayer to, of School Board.]—See PUBLIC SCHOOLS, 2.

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See ASSESSMENT AND TAXES.

TENANT.

See LANDLORD AND TENANT.

TENANT IN COMMON.

See PARTITION.

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VENDOR.

1. *Specify on purchase rescind contingent of into the sale of purchaser w and into the payment of which was to days from the and upon del up to which to receive the*