

VENTE JUDICIAIRE, OPPOSITION EN SOUS-ORDRE. The creditor executing the writ and bringing about the sale against the usufructuary has the right to be subrogated for anything coming to the usufructuary out of the proceeds of the sale, without the necessity of filing an opposition en sous-ordre, p. 7.

— TAXES MUNICIPALES. La vente d'immeubles pour taxes municipales suivant les dispositions de la charte de la Cité de Montréal ne purge pas les substitutions non ouvertes, et l'adjudicataire d'un immeuble ainsi grevé est bien fondé à demander la nullité de cette vente, p. 38.

— V. Usufruit.

VOITURIERS. After the absolute liability of the carrier has determined, he may be still responsible to the consignee for non delivery, if he is guilty of such negligence as will show absence of the ordinary prudence of a *bon père de famille*, p. 503.

In this case Defendant having left the money in a safe, in an isolated and unprotected station, distant from the neighboring houses, and which offered no security against thieves, and without night watchman, was guilty of negligence and responsible in law for the theft of such money consigned to Plaintiff, p. 503.

— V. Compagnie de chemins de fer.

VOL. V. Voituriers.

VOTATION DE RÈGLEMENTS. V. Loi municipale.