

don. Moreover the sale began at 11 o'clock in the morning, was continued for about an hour, and then the auctioneer, officials and audience all went away to dinner and were absent for about an hour, during which time no one was left in charge of the hall which was locked up, nor was any notice put up at the door with reference to the sale, and the land in question was sold after the sale was resumed in the afternoon, and for just the amount of the taxes.

*Held*, that under these circumstances it could not be considered that the sale had been conducted in a fair and open manner, and that under section 190 of the Assessment Act it should be set aside and a verdict entered for defendants as mortgagees. *Scott v. Imperial Loan Co.* .....190

See LIMITATION OF ACTIONS, 1.

#### THREAT OF CRIMINAL PROCEEDINGS.

See DURESS.

#### TRUSTEE.

See SET OFF.

#### ULTRA VIRES.

See MUNICIPAL LAW, 1, 2, 3, 4.

#### UNCERTAINTY.

See MUNICIPAL LAW, 2.

#### VARYING ORDER.

See PRACTICE, 2.

#### VENDOR'S LIEN.

See FRAUDULENT CONVEYANCE, 1.

#### WAIVER.

See DURESS.

See EXPROPRIATION.

See MISREPRESENTATION.

#### WITNESS.

See CRIMINAL LAW, 3.

#### WORDS.

"Amount in question."

See APPEAL FROM COUNTY COURT, 1, 2.

"Not transferable."

See NEGOTIABLE INSTRUMENT.

"Up to."

See PRACTICE, 8.

"Working expenditure."

See RAILWAY, 1.

#### WORKMEN'S COMPENSATION FOR INJURIES ACT.

*Retrospective legislation—Limitation of actions—Notice of injury—Negligence.*]—The plaintiff sued for an injury sustained by