

**PROVOCATION.** *Voir Action en dommages.*

R.

**PUPILLE.** *Voir Action en reddition de compte.*

R.

**QUO WARRANTO.** Une vente faite pour un faible montant, à une corporation municipale par un membre du conseil, au cours ordinaire des affaires, ne constitue pas un contrat avec la corporation au sens de l'article 205 du C. M., de manière à entraîner la déchéance de ce conseiller, p. 263.

R.

— *Voir Loi municipale.*

R.

**RAPPORT D'HUISSIER.** *Voir Procédure.*

R.

**RECEL.** *Voir Capias.*

R.

**RÉCIDIVISTE.** *Voir Certiorari.*

R.

**RÉCLAMATION EN FAILLITE.** *Voir Curateur.*

SA

**RÉCUSATION DES JURÉS.** *Voir Droit criminel.*

SA

**REFUS D'ACCEPTER CHARGES MUNICIPALES.** *Voir Loi municipale.*

SA

**RÈGLEMENT ENTRE PORTEUR ET FAISEUR DE BILLET.**  
*Voir Billet.*

—

**RÈGLEMENT MUNICIPAL.** Under a by-law which authorizes the issue of debentures and which provides for the payment of the interest and sinking fund by means of a tax imposed by such by-law. (a) That the tax is imposed by the by-law alone and constitutes a continuing tax on the immovable property affected until the debt is paid ; (b) That the apportionment which is made each year is not the imposition of the tax but the distribution of it ; (c) That there is no exemption from the payment of such tax even levied. (d) That the sum derived from this tax should be invested and treated as a special fund and cannot be used for ordinary municipal purposes ; (e) That a collection roll apportioning this tax must be made each year according to the valuation roll then in force ; and that the division of such fund and the failure to make such collection roll relieve the proprietor who is only liable for the payment of such special tax from any further payment of the same, p. 29.

SAI

— *Voir Loi municipale.*

SAI

**RENONCIATION À LA COMMUNAUTÉ.** *Voir Donation d'immeubles.*

SAI

**RENOUVELLEMENT D'ENREGISTREMENT.** *Voir Enregistrement.*

1

1

1