

pality to another of property affected by any valid by-law, deed or agreement, it should continue to be subject thereto, and it did not matter whether the by-law, deed or agreement was valid at the time of its being made, if it had been confirmed by legislation before the passing of the last mentioned statute. *Springfield v. St. Boniface*... 615

TAXES.

Payment of, as evidence of possession.

See EJECTMENT.

TENANT FOR LIFE.

Apportionment of losses between tenant for life and remaindermen.

See ADMINISTRATION.

THREAT OF PROSECUTION.

See DURESS.

TIME.

Sunday last day for notice— Interpretation Act, R.S.M. c. 78, s. 8, clause (s.).—Where the last day for serving a notice of appeal under section 79 of The Assessment Act, R.S.M. c. 101, falls on a Sunday, it must be served not later than the Saturday preceding or it will be too late. Clause (s) of s. 8 of the Interpretation Act, R.S.M. c. 78, which reads, "When anything

required to be done by any Act of the Legislature of Manitoba falls on a holiday, it shall be done on the next day not a holiday," does not apply in such a case. *Re Scott and City of Brandon*... 494

See CONTRACT, 2.

TIME TO APPEAL, EXTENSION OF.

See PRACTICE, 1.

TITLE OF EXECUTORS.

See EVIDENCE, 2.

TITLE, WARRANTY OF.

See EVIDENCE, 1.

TRANSFER TO QUEEN'S BENCH.

See PRACTICE, 3.

TRIAL BY JURY.

See JURY.

TRUST.

In favor of stranger to the deed
See BANKS AND BANKING, 2.

TRUSTEE.

Moneys admitted to be in his hands— Order for payment of same into Court.—This was a suit in equity brought by the creditors of one Pritchard to en-