

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-*