sufficient compliance with a provision requiring service by leaving a copy with a person residing on or in possession of the premises.

The mere fact that the wife of the tenant paid the rent at the instance of her husband, does not make her the person in possession for the purpose of receiving such notice.

Two or More Joint Tenants.—Where there are two or more persons in possession of premises as joint tenants or in common, serving the notice on one of them, on the premises, has been held to be sufficient service as to all.

Service of notice on the partner of the tenant, on the premises, during the temporary absence from the State of the tenant, was held sufficient as to the tenant.

Service on Corporation.—The manner of serving notice on a corporation is largely controlled by statute, and who is sufficient service depends upon the provisions of the statutes in the State in which notice is given.

Service of notice on the bailiffs or head officers of a corporation, has been held by an English case to be sufficient.

It has been held that service of notice on its treasurer is good service on the ocrporation, both at common law and under the statutes of Minnesota.—Central Law Journal.

CANADIAN LEGAL HISTORY.

We always welcome any information bringing to the notice of the profession historical reminiscences connected with the Bar of Canada, and our columns are always open to items of interest in this connection. We therefore are glad to publish the following circular of the Historical Association of Annapolia Royal, N.S., received from its President Mr. L. M. Foster, and addressed to the Judges and Barristers of Canada. It speaks for itself. We are told that:—

Next year (1921) will mark the Bi-Cent nary of British Civil Law in Canada, the first Court of Judicature having been assembled within the walls of the old fort of Annapolis Royal in 1721.

The Historical Association of Annapolis Royal has under aken to see that this important historical event is fittingly celebrated and a permanent memorial of it erected. The latter will probably