

SUBROGATION.

See REGISTRY LAWS, 3.

SUNDAY.

Restraining street railway from operating on.—See INJUNCTION.

SURETY.

See REGISTRY LAWS, 2.

TAVERNS AND SHOPS.

By-law fixing license fee in excess of \$200—Delay in moving to quash.

—A by-law requiring amounts to be paid for tavern license fees in excess of \$200, directed, as required, the votes of the electors to be taken thereon. The by-law was passed on the 25th February, 1889, and on 8th April, 1890, a motion was made to quash it on the ground that the votes of all the duly qualified electors had not been taken thereon, but only those of freeholders. By reason of the by-law the number of licenses was decreased, and had the motion been allowed it would have been too late for the corporation to make any change, by increasing the number of licenses so as to make up the deficiency, or to submit a new by-law. The only evidence in support of the motion was very weak and no person whose vote had been rejected complained. The applicant himself was a tavernkeeper who had obtained a license for the year 1889, under the by-law without any objection, and had applied again for the current year :—

The by-law being valid on its face the Court, under the circumstances,

considering the lapse of time before motion made, in the exercise of its discretion refuse to interfere. *Bann v. Brockville*, 409.

Owner of tavern license.—See INNKEEPER.

See also MANDAMUS.

TELEPHONE.

Liability of company in moving objects coming in contact with wires, and causing damage. See MUNICIPAL CORPORATIONS, 5.

TENANT BY THE CURTESY.

See STATUTE OF LIMITATIONS.

TIME.

Giving time by renewals of notes.—See MORTGAGE, 3.

Of will taking effect.—See DEVOLUTION OF ESTATES ACT.

Delay in moving to quash by-law.—See TAVERNS AND SHOPS.

TITLE.

By possession.—See LIMITATION OF ACTIONS—LANDLORD AND TENANT.

Discovery of want of.—See SPECIFIC PERFORMANCE.

See, also, SALE OF LAND, 2.

TRUSTS AND TRUSTEES.

1. *Investment of moneys left to infants by will—Deposit in savings*