

REMEDY OVER—Continued

- against a contractor of property owner, 332, 333.
- against a property owner, 332, 333.
- against an independent contractor, 332, 333.
- for wrongful act or omission, 333, 334, 335, 336, 337.
- against property owner for failure to remove snow and ice, 333, 334, 335, 336, 337.
- whether breach of by-law a negligent act, 336.
- whether breach of by-law a wrongful act, 336.
- different methods of procedure as to, 337, 338, 339, 340, 341, 342, 344.
- where plaintiff joins both defendants, 337.
- election against which defendant to proceed, 337.
- where defendant added by municipality, 338, 339.
- improper to add both defendant and third party, 338.
- inadvisable for municipality to add a defendant, 338, 339.
- except where another municipality jointly liable, 339.
- third party procedure, 339, 340, 341.
- how third party brought in, 339, 340.
- defences available to third party, 340.
- how costs are disposed of, 340, 341.
- where relief over claimed in separate action, 341, 342, 343, 344.
- when third party estopped, 342.
- whether municipality must first pay the judgment, 342, 343.
- what municipality must prove, 343, 344.
- settlement before action or before trial, 344.

REMOTENESS

- of cause, 272, 289, 290, 291.
- of damage, 290, 363, 364.

RES GESTAE

- statements of deceased as part of, 354, 355.

REPAIRS

- care to be exercised during, 75.
- defects caused by failure to keep up, 96.
- necessity for signal lights during, 99.

RESPONDEAT SUPERIOR

- when municipality liable for torts of servants, 213, 214, 216, 217.
- whether person a servant or not one of fact, 214.
- test for determining whether relationship exists, 214, 215.
- policemen, 215.
- pathmasters, 215.
- drivers, 214, 215, 218, 219.
- sub-committee of a township council, 215, 216.
- firemen, 216.
- tax collector, 216.
- acts done must be within scope of employment, 217, 218, 219, 220.
- error or excess in servants' actions, 217, 218.
- willful injury on part of employee, 218.