PUDSEY v. DOMINION ATLANTIC RAILWAY CO.

1896

Negligence-Railway Co.-Act of incorporation-Change of name-Find- *Feb. 22. ing of jury-Answers to questions-New trial.

APPEAL from a decision of the Supreme Court of Nova Scotia (2) in favour of the defendant company.

After hearing counsel the court, without reserving judgment, ordered a new trial on the ground that the jury had not properly answered some of the questions submitted. In other respects the judgment appealed from was affirmed.