The

Ontario Weekly Notes

Vol. IV.

TORONTO, MARCH 14, 1913.

No. 26

APPELLATE DIVISION.

MARCH 3RD, 1913.

*MORRISON v. PERE MARQUETTE R.R. CO.

Railway—Breach of Statutory Duty—Neglect to Furnish Accommodation for Passengers at Station—Dominion Railway Act—Exposure of Passenger to Cold—Damages—Remoteness—Findings of Jury.

Appeal by the defendants from the order of a Divisional Court, ante 544, affirming the judgment of Britton, J., ante 186, 27 O.L.R. 271.

The appeal was heard by MULOCK, C.J.Ex., CLUTE, RIDDELL, SUTHERLAND, and LEITCH, JJ.

D. L. McCarthy, K.C., and R. S. Bracken, for the defendants. J. H. Rodd, for the plaintiff.

THE COURT dismissed the appeal with costs.

Максн 6тн, 1913.

LECKIE v. MARSHALL.

Judicial Sale—Realisation of Vendor's Lien on Mining Properties—Reserved Bid—Date of Sale.

Appeal by the defendants William Marshall and Gray's Siding Development Limited from the order of Britton, J., ante 826.

*To be reported in the Ontario Law Reports. 71—IV. O.W.N.