

The latest of the exposures justifying this opinion is that of the St. Louis and San Francisco Railroad system. Financial operations—not ordinary railroad difficulties—were the cause of its bankruptcy, according to the Interstate Commerce Commission of the United States, the result of whose investigation was reported on Monday at the direction of the senate. The report attributes the insolvency to various causes, and among them are first placed disproportionate cap-

At a meeting of the shareholders, at which G. T. Clarkson acted as chairman, he made the following statement regarding the assets and liabilities: "The bank owes international assets \$7,769,000, and is on contract with international assets that it shall apply on such debt such amount as it realizes from the assets transferred from the bank to the international assets. The bulk of these assets consists of an interest in the Chicago & Milwaukee and the Alaska Central Railway. There is one thing certain, and that is the double liability will be called."

**Canada Permanent  
Mortgage Corporation**  
ESTABLISHED 1855.  
Paid-Up Capital and Reserve Fund,  
**TEN MILLION DOLLARS**  
Toronto Street, Toronto.

Following a funeral service at the residence of his brother-in-law, Dr. Wm. H. Wunder, 663 Spadina avenue, at 10 o'clock last night, the body of the late Christopher J. Hohl was taken to Galilee where burial will take place today. The Masonic order was represented at the service last night.

C. J. Hohl was vice-president of the W. & D. Olsen company, and had been working with the firm for twenty years. Four days before his death Monday morning he tripped and fell. He later became unconscious, death resulting from congestion of the brain.

**Before Lennox, J.**  
Re Sovereign Bank of Canada—G. T. Clarkson, a creditor, obtained winding-up order. G. T. Clarkson appointed liquidator on giving security to amount of \$35,000. Reference to G. Kappel, K.C., official referee.

**Judge's Chambers.**  
Before Middleton, J.  
Rex v. Frizzell—H. E. Rose, K.C., for defendant. J. R. Cartwright, K.C., for the crown. Motion by defendant for order quashing conviction, fine and imprisonment of defendant by police.

Before Falconbridge, C.J.  
Felt Gas Compressing Company v.  
Felt—J. W. Bain, K.C., and M. L. Gordon  
for plaintiffs, W. S. Brewster,  
K.C., and A. E. Watts, K.C., for de-  
fendant Detwiler, J. M. Ferguson

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