

Date of issue.	“(e) The date upon which such unpaid or unclaimed currency transfer, money order, travellers’ cheque, foreign cheque, foreign postal remittance, or transfer by telegraph or cable was issued;	
Office where payable.	“(f) The office in Canada, or any part of the British Empire, or any foreign country, at which such unpaid or unclaimed currency transfer, money order, travellers’ cheque, foreign cheque, foreign postal remittance, or transfer by telegraph or cable was payable.	5
Returns to be signed.	“5. The returns required by subsections 3 and 4 hereof shall be signed by the chief accountant, or cashier, and by the president, or vice-president, or other presiding officer of the company at its head office or chief place of business.	10
Transfer of moneys to Minister.	“6. The company shall transfer and pay over to the Minister of Finance on the first day of February in each year, notwithstanding any statute of limitation, or other Act relating to prescription, all moneys held by the company representing any currency transfer, money order, travellers’ cheque, foreign cheque, foreign postal remittance, or transfer by telegraph or cable, which has been paid to the company at any office or agency of the company, and remaining unpaid to the payee thereof for one year previous to the date of the issuing of such currency transfer, money order, travellers’ cheque, foreign cheque, foreign postal remittance, or transfer by telegraph or cable.	15 20 25
Payment to person entitled.	“7. If a claim to property so transferred, or money so paid is thereafter established to the satisfaction of the Treasury Board, the Governor in Council shall, on the report of the Treasury Board, direct the re-transfer or payment thereof to be made to the person entitled thereto.	30
Company discharged.	“8. Upon transfer or payment to the Minister of Finance as herein provided, the company and its assets shall be held to be discharged from further liability for the money so transferred and the amount so paid.	
Penalty for false returns.	“9. Every person who, knowing the same to be false in any particular, signs any such return as is mentioned in subsections 3, 4, 5 and 6 of this section, is guilty of an offence against this Act and shall be liable to a fine not exceeding one thousand dollars or to imprisonment for a term not exceeding five years or to both, in the discretion of the court before which the conviction is had.”	35 40

THE HOUSE OF COMMONS
OF CANADA.

BILL 8.

An Act to amend the Railway Act.

First reading, November 23, 1910.

MR. SHARPE,
(North Ontario.)

OTTAWA

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