

13647

No. _____

Supreme Court of Illinois

City of Ottawa

vs.

Chicago & Rock Island R.R.Co.

The City of Ottawa

The Chicago Rock Island
Rail Road Company

error to Sadall

As we were attorneys
for the Chicago Rock Island Rail
Road Company in the Court below
and at a previous term of this
Court have incidentally been
informed of the pendency of
the application of Plaintiff in
error we desire to call the
attention of the Court to the 25th
Rule (25th Dec XV) in reference to
hearings for this application
is in effect an application for
a rehearing

The Court will observe that no
notice whatever has been given
to Defts in error of the intended
application, hence under said
25th Rule the motion should not
now be entertained whatever
may be the merits of the applica-
tion

Wm. Cook Campbell

The City of Ottawa

The C R I R R

Suggestions in
Opposition to
Motion

318

318

136+7