

*From the Department of National Health and Welfare:*

Dr. P. M. Bird, Ph.D., Director of Environmental Health Directorate.

*From the Department of Fisheries and Forestry:*

Mr. K. C. Lucas, Director, Resource Development Branch.

Unfortunately, before the summer recess, it was not possible to go into the matter as fully as the Committee would have liked. For example, the Canadian Wildlife Service has important responsibilities in the preservation of the Canadian environment, but your Committee has not yet heard a witness from that branch of the government. There are a number of other areas of federal concern which should also be examined to enable the Committee to arrive at considered and worthwhile proposals, and therefore your Committee recommends that it be reconstituted during the 3rd session of the 28th Parliament.

Concurrently with the project in which the Committee is presently engaged, and in accordance with its original terms of reference, your Committee intends to hear other witnesses in a number of areas of pollution concern (e.g. Dr. McTaggart-Cowan of the Science Council of Canada, on oil pollution at sea).

In order to carry out this work, your Committee respectfully recommends that it be reconstituted along similar lines and with similar references and powers as during the current Session, and that the evidence adduced this Session be referred to it.

A copy of the relevant minutes of Proceedings and Evidence (*Issues Nos. 1, 2 and 3*) is tabled.

*(The Minutes of Proceedings and Evidence accompanying the said Report recorded as Appendix No. 110 to the Journals).*

Debate was resumed on the motion of Mr. Horner, seconded by Mr. Baldwin,—That Bill C-196, An Act respecting grain, be amended by deleting subclause (17) of clause 2 and substituting therefor:

“(17) “grain dealer” means a person in the western division who, for reward, on his own behalf or on behalf of another person, deals in or handles western grain;”

After further debate thereon, the question being put on the said motion, pursuant to section 11 of Standing Order 75, a recorded division was deferred.

Mr. Horner, seconded by Mr. Baldwin, moved,—That Bill C-196, An Act respecting grain, be amended by deleting subclause (50) of clause 2 and substituting therefor:

“(50) “weigh-over” means

- (a) in respect of a licensed primary elevator, the weighing up of all grain in the elevator;
- (b) in respect of a licensed terminal or transfer elevator the weighing up and inspecting of the grain, grain products and screenings contained therein for the purpose of determining the amount of grain of each grade, grain products and screenings therein for the pur-