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adviser, he advised me that he was going to remove Mr. Cassels to the hospital and that he did not anticipate that he would be able to give evidence for two or three days, and he could not express an opinion as to whether he would be able to give evidence then. So that it is evident that the committee cannot hope to get his evidence this week.

Hon. Mr. LOUGHEED.—I move, in view of the report we have received from the medical adviser of Mr. Cassels as to his illness, and the improbability of his being able to be here at an early date, that we close the evidence.

Hon. Mr. CAMPBELL.-I second the motion if it requires a motion.

The motion was agreed to unanimously.

Mr. HEFFELFINGER.—I wish to hand an item to the Chairman, so that it will be made a part of the report. It was handed to me. We do not desire to put in all of this book of the Saskatchewan commission.

The CHAIRMAN.—The committee will consider whether this should be embodied. I have here a copy of the Minnesota Grain Act. I thought probably the committee would consider it desirable that a copy of that might be made part of our report, so that everybody who has the report would have an opportunity of seeing the relative situation as to the law.

The committee then adjourned, to meet immediately after the sitting of the Railway Committeee at one o'clock or immediately after the rising of the House.

March 30, 1911.

Hon. L. MELVIN JONES,

Chairman, The Senate.

DEAR SIR,—There has been so much evidence submitted regarding the question of mixing particularly on the part of the Grain Growers' Association, that I feel that it would not be out of place to call attention to the following cargo shipments made by the Grain Growers' Grain Company which, as you know, are the representatives of the various associations.

While 'these mixing operations are entirely within the law I submit them to substantiate Mr. Wayland's statement.

These figures can all be verified through the department.

Yours truly,

J. C. GAGE.