February 23, 1966

COMMONS DEBATES

GRAIN CARLOT UNLOADS, BY RAILWAYS-Concluded

and the second se	C.P.R.	C.N.R. ¹	Total
(B) FORT WILLIAM—PORT ARTHUR			
1964-65	00 050	00 01F	149 004
Wheat	80,659	62,345	143,004
Oats	7,260	8,230	15,490
Barley	10,354	11,229	21,583
Others	6,162	3,879	10,041
Total	104,435	85,683	190,118
1963-64			
Wheat	94,424	87,534	181,958
Oats	4,778	6,172	10,950
Barley	9,929	13,454	23,383
Others	5,134	3,997	9,131
	0,104	0,001	0,101
Total	114,265	111,157	225,422
1962-63			
Wheat	56,917	46,135	103,052
Dats	6,996	7,970	14,966
Barley	8,087	10,160	18,247
Others	5,224	3,251	8,475
	0,224	0,201	0,110
Тотаl	77,224	67,516	144,740
1961-62	Construction of the second	a stranding and the	
Wheat	54,799	43,360	98,159
Oats	2,576	3,465	6,041
Barley	7,349	10,084	17,433
Others	3,737	2,503	6,240
		and the second	the second second
Total	68,461	59,412	127,873
1960-61			
Wheat	64.579	49,963	114,542
Dats	5,021	7,047	12,068
Barley	13,135	16,106	29,241
Others	4,800	3,919	8,719
	- Carlos Contractor		
TOTAL	87.535	77,035	164,570

¹Vancouver C.N.R.-includes cars loaded N.A.R. & P.G.E. lines.

Department of Agriculture, Ottawa, February 21, 1966.

*COURT CASES RESPECTING RESALE PRICE MAINTENANCE

Question No. 645-Mr. Starr:

1. Are there any cases at present being held by the Department of Justice similar to the case in which a decision of the Supreme Court of Canada recently upheld the legality of the section of the Combines Investigation Act forbidding resale price maintenance?

2. If so (a) how many and for how long have they been outstanding (b) what action does the minister contemplate with respect to them?

Hon. Guy Favreau (President of the Privy Council): The answer to question No. 1 is no.

The answer to question No. 2 is as follows: (a) There are four cases presently before

the courts. In one case the trial has been

held and judgment reserved pending the decision on the constitutional issue before the Supreme Court of Canada. In the remaining three cases the trials were postponed for the same reason. In these cases, counsel have been notified of the decision of the Supreme Court of Canada and instructed to take the necessary steps to bring them to trial. In cases where inquiries are being conducted by the director under the Combines Investigation Act, these have been proceeding in the normal manner.

(b) See 2(a).

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Questions