- 19. No court of the Dominion of Canada or of any Province Jurisdiction or Territory shall have or possess any power or jurisdiction to of courts. recognize or enforce or to receive in evidence any Report of the said Board of Arbitrators or any report of the said Committee of Conciliation, or any testimony or proceedings before either the said Board or Committee as against any party or person or for any purpose whatsoever, except in case of prosecution for perjury.
- 20. Where the difference, which is being inquired into, Representa10 affects a class of employees, it shall not be necessary for them tion of all to take part in the inquiry, but the class may be represent-before the ed by some of their number or by agents other than counsel or board. solicitor.
- 21. If, in any proceedings before the Board, any person Power of wilfully insults any member of the Board, or wilfully interrupts arrest for the proceedings, or without good cause refuses to give evidence, or is guilty in any other manner of any unlawful contempt in the face of the Board, it shall be lawful for any member of the Board or constable to take the person offending 20 into custody and remove him from the precincts of the Board and retain him in custody until the rising of the Board.
 - 22. It shall be in the discretion of the Board to conduct its Secrecy of proceedings in public or in private.
- 23. The Minister may from time to time make, alter and Regulations.
 25 amend regulations, as to the time within which any thing hereby authorized shall be done, and also as to any other matter or thing which appears to him necessary or advisable in order to the effectual working of the several provisions of this Act.