five hundred dollars and not exceeding two thousand dollars and costs, or to imprisonment for a term not exceeding five years, or to both fine and imprisonment.

9. That the provisions of section 120 be amended to provide that the Board shall have all the powers of a commissioner appointed under the provisions of Part I of the Inquiries Act, chapter one hundred and four of the Revised Statutes of Canada, 1906.

10. That the provisions of section 137 be amended to provide that every warehouseman of a terminal elevator shall be required on or before the 15th day of August of each year to file with the Board the table or schedule of rates as specified in said section.

11. That a provision be added to section 151 to provide that the railway company shall on allotment of any site for new elevators and on transfer of any lease notify the Board, stating the location and to whom allotted or transferred, and shall furnish the Board on or before the 1st of October of each year with a list of all elevators and warehouses on its lines.

12. That a provision be added to section 160 to provide that notwithstanding the provisions of subsection four of this section, the owner, possessor or holder of a cash purchase ticket shall not be deprived of his right to payment or redemption as against the warehousemen or his surety for payment of same, if he should not avail himself of the provisions of subsection four.

13. That in lieu of the provisions of subsection three of section 166, it be enacted that except as in this Part mentioned or except as otherwise provided by order or regulation of the Board of Grain Commissioners for Canada with the approval of the Governor in Council, no receipt or certificate shall contain language anywise limiting or modifying the legal liability of the person issuing same nor shall any of the parties thereto enter into any agreement whatever, other than that provided for in the aforesaid warehouse receipt. The entering into any such agreement shall be deemed an offence and the agreement shall be void.

14. That the provisions of section 197 be amended to provide that the applicant or his agent duly appointed in writing shall furnish to the railway agent the name and post office address of the applicant, and the section, township and range on which the grain was grown; and by adding the provision that no agent, employee, owner or operator of any elevator company or of any grain company or of any person licensed under this Act shall either directly or indirectly act as agent within the meaning of this section.

15. That section 201 be amended by adding the provision that any such notice shall be made out in duplicate, one copy of which shall be open to the public at any time, being kept on file by the agent, and the other being posted up in a conspicuous place in the waiting room or in the place of business of the person in charge of the car order book, which notices shall be available to all persons for a period of not less than sixty days from the time said cars were awarded.

16. That a provision be added to section 21⁵ to provide that no person, firm or corporation, licensed as a grain commission merchant, shall directly or indirectly buy for their own account any grain consigned to them for sale on commission.

17. That a provision be added to section 219 that the proceeds or balances of all such carload lots shall only be applied in settlement of each specific transaction.

13. That Primary Grain Dealer shall mean any person, firm or corporation which contracts with the producer to purchase or handle grain for commerce in any manner for which a license (other than a license for a primary grain dealer) is not required under the provisions of The Canada Grain Act.