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64. The procedure for enforcing penalties imposed or authorized to be imposed by this Act shall be that prescribed by Part enforcing penalties.

LVIII of The Criminal Code, 1892, and amending Acts, relating to summary convictions.

SPECIAL PROVISIONS.

65. Either party to a dispute which may be referred under Recommendation of this Act to a Board may agree in writing, at any time before or a Board after the Board has made its report and recommendation, to binding in be bound by the recommendation of the Board in the same manner as parties are bound upon an award made pursuant to

10 a reference to arbitration on the order of a court of record; every agreement so to be bound made by one party shall be forwarded to the Registrar who shall communicate it to the other party, and if the other party agrees in like manner to be bound by the recommendation of the Board, then the recommendation shall be made a rule of the said court on the application of either party and shall be enforceable in like manner.

66. In the event of a dispute arising in any industry or Application trade other than such as may be included under the provisions of this Act of this Act, and such dispute threatens to result in a lockout to any dispute on 20 or strike, or has actually resulted in a lockout or strike, either joint of the parties may agree in writing to allow such dispute to be application referred to a Board of Conciliation and Investigation, to be

constituted under the provisions of this Act. 2. Every agreement to allow such reference shall be for-25 warded to the Registrar, who shall communicate it to the other party, and if such other party agrees in like manner to allow the dispute to be referred to a Board, the dispute may be so

referred as if the industry or trade and the parties were included

within the provisions of this Act. 3. From the time that the parties have been notified in writing by the Registrar that in consequence of their mutual agreement to refer the dispute to a Board under the provisions of this Act, the Minister has decided to refer such dispute, the lock-out or strike, if in existence, shall forthwith cease, and the 35 provisions of this Act shall bind the parties.

MISCELLANEOUS.

67. The Governor in Council may, from time to time, by Governor in notice in the Gazette, declare any specified industry to be an specify agency of transportation or communication or a public service industries industries utility, and such industry shall thereafter be deemed to be as coming within the 40 included in the provisions of this Act.

68. In the event of any question arising as to whether or Minister not a particular employment properly appertains to an industry given power to determine or class of industries included under the terms "agency of if certain transportation or communication, or public service utility," employment appertains to industries included in shall be final. shall be final.

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W. L. Mackenzie King Papers Volume C 14