POOR PRINT Epreuve illisible

## C250618

that it is fit and proper that the action mentioned in the application be taken.

(14) A Judge to whom an application is made under subsection thirteen of this section may, before granting a certificate, require the applicant to produce such further evidence or proof of relevant circumstances as he deems necessary.

(15) The Director may, in any investigation under this section, accept or require evidence orally or upon affidavit or written affirmation or in such other form as to him seems sufficient.

(16) The Director and all persons authorized to administer oaths to be used in the Supreme or Superior courts of a province may administer eaths in such province to be used in an investigation under this section.

(17) All persons authorized to administer oaths within or out of Canada, in or concerning a proceeding had or to be had in the Supreme or Exchequer Courts of Canada, may administer oaths to be used in an investigation under this section.

(18) No person shall be excused from attending and giving evidence and producing books, papers, records or things in obedience to an order of the Director made for the purpose of an investigation under this section on the ground that the oral evidence or documents required of him may tend to criminate or subject him to any proceeding or penalty, but no such oral evidence so re-

quired shall be used or receivable against him in any criminal proceeding other than a prosecution for perjury in giving evidence upon such investigation or a proceeding under these regulations; nor shall any such document or thing be used or receivable against him in a criminal proceeding other than a proceeding under these regulations.

(19) Every proceeding or portion of a proceeding before the Director under this section shall be conducted in private unless the Director order that it be conducted in public.

(20) When, in the opinion of the Director, the public interest so requires, the Director may apply to the Minister of Justice to instruct counsel to conduct an investigation under this section before the Director and upon such application the Minister of Justice may instruct counsel accordingly.

> W.L.M. King Papers, Memoranda and Notes, 1940-1950, MG 26 J 4, Volume 362, pages C250083-C250836

> > PUBLIC ARCHIVES ARCHIVES PUBLIQUES CANADA