This PUBLIC BILL originated in the House of Repre-SENTATIVES, and, having this day passed as now printed. is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives, 26th May, 1936.

> [AS AMENDED BY THE LEGISLATIVE COUNCIL.] 29th May, 1936.

## Hon. Mr. Semple.

## TRANSPORT LICENSING AMENDMENT.

#### ANALYSIS.

Title. 1. Short Title.

#### PART I. ROAD SERVICES.

- 2. This Part to form part of Transport Licensing Act, 1931.
- District Licensing Authorities may consist of one person.
   Abolition of Central Licensing
- Authority. Repeals.
- Authority to grant passenger-service licenses or exercise jurisdiction in respect thereof. 5. Defining Consequential repeals.
- 6. Procedure on applications for renewal, transfer, or amend-ment of licenses. Consequential repeals.
- 7. Section 36 of principal Act amended.
- 8. Review of licenses. quential repeal. Conse-
- 9. Licensing Authorities may administer oaths.
- 10. Transport Co-ordination Board abolished. Consequential repeal. Commencement of this section.
- 11. Minister may make or authorize inquiries for purposes of transport co-ordination.
- 12. Appeals to Minister from decisions of Licensing from Authorities. Consequential repeals.
- 13. Proceedings of Minister not to be questioned for want of form or appealed against.

14. Additional exemptions from passenger-service license.

- 15. Protection of Railways Department where it acquires or carries on passenger-services.
- 16. Minister may declare certain services to be passenger-Consequential reservices. peal.
- 17. Extending power to make regula-tions. Consequential repeals.
- 18. Accounts to be kept and returns to be made by licensees. Consequential repeal.
- 19. Miscellaneous amendments.
- 20. Certain provisions of this Part to be deemed part of Part II of principal Act.

#### PART II.

#### AIRCRAFT SERVICES.

- 21. This Part to form part of Licensing (Com-Licensing Services) Transport Aircraft mercial Act, 1934.
- 22. Minister to be sole licensing authority. Consequential repeal.
- 23. Minister to advertise receipt of application for a license or renewal. Consequential repeals.
- 24. Revocation and suspension of licenses. Consequential repeal.
- 25. Proceedings of Minister not to be questioned for want of form or appealed against.
- 26. Accounts to be kept and returns to be made by licensees. Consequential repeal.
- 27. Miscellaneous amendments of principal Act.

Schedules.

No. 24-4.

## A BILL INTITULED

AN ACT to amend the Transport Licensing Act, 1931, and the Transport Licensing (Commercial Aircraft Services) Act, 1934.

BE IT ENACTED by the General Assembly of New 5 Zealand in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the Transport Licensing Amendment Act, 1936.

## PART I.

## ROAD SERVICES.

2. This Part of this Act shall be read together with and deemed part of the Transport Licensing Act, 1931 (hereinafter in this Part referred to as the principal Act).

**3.** (1) Notwithstanding anything to the contrary in section six of the principal Act, the Minister may from time to time, if he thinks fit, appoint any qualified person to be the sole member of any District Licensing Authority other than a Metropolitan Authority, and may at any 20 time revoke any such appointment.

(2) On the date from which any appointment under the *last preceding* subsection takes effect the members (if any) of the District Licensing Authority then in office shall vacate office. Any such member or any 25 other qualified person may be appointed under the *last preceding* subsection.

(3) While any person is in office under this section as sole member of a District Licensing Authority, section fourteen of the principal Act shall be deemed to be 30 suspended in respect of that Licensing Authority. A person appointed under this section shall cause to be entered in a minute-book a record of all decisions and reasons—therefor made by him which, if the Licensing Authority consisted of more than one member, would 35 require to be given by a resolution passed at a meeting thereof. Every such entry shall include a statement of the reasons for the decision to which it relates. A copy of any entry in the minute-book certified by the sole member to be correct shall, until the contrary is proved, 40 be sufficient evidence in any proceedings under this Act

This Part to form part of Transport Licensing Act, 1931. See Reprint of Statutes, Vol. VIII, p. 832

District Licensing Authorities may consist of one person.

Title.

Short Title.

of the decision to which it relates. Any person may, on payment of such fee as may be prescribed, obtain a copy certified as aforesaid of any entry in the minute-book. (4) Save as provided in the last preceding subsection,

5 all the provisions of the principal Act relating to District Licensing Authorities shall, with the necessary modifications, apply to any person appointed under this section as sole member of a District Licensing Authority.

4. (1) The Central Licensing Authority established Abolition of 10 under section five of the principal Act is hereby abolished.

(2) The said section five of the principal Act and Authority. section fourteen of the Transport Law Amendment Act, Repeals. 1933, are hereby consequentially repealed.

5. (1) For the purposes of the principal Act the Defining 15 proper Licensing Authority to grant a passenger-service license or otherwise to exercise jurisdiction in respect of any such license shall be-

- (a) In the case of a passenger-service proposed to be service lie carried on or being carried on wholly within or exercise any district, the Licensing Authority for that jurisdiction in respect thereof. district:
- (b) In the case of a passenger-service proposed to be carried on or being carried on wholly within the district of a Metropolitan Authority and any one contiguous district, the Licensing Authority for that contiguous district:
- (c) In the case of a passenger-service proposed to be carried on or being carried on within two or more districts (not being a service to which the last preceding paragraph applies), such one of the Licensing Authorities for those districts as the Minister appoints.

(2) In any case where a passenger-service is being carried on or is proposed to be carried on within two or 35 more districts the proper Licensing Authority shall not, except in the case of a temporary license, make any decision in respect of a license or an application for a license for the service without first consulting, whether personally or by correspondence or otherwise, every 40 other Licensing Authority in whose district the service is being carried on or is proposed to be carried on.

(3) For the purposes of paragraph (b) of subsection one of this section a district shall be deemed to be contiguous to the Auckland Transport District notwith-45 standing that it may be separated therefrom by any part of Waitemata Harbour.

Central Licensing 1933, No. 25

3

proper Licensing Authority to grant service licenses

 $\mathbf{20}$ 

30

Consequential repeals.

1933, No. 25

(4) This section is in substitution for section sixteen and subsections one to five of section fifteen of the Transport Law Amendment Act, 1933, and section twenty-three and subsection three of section twenty-six of the principal Act, and those enactments are hereby accordingly repealed.

 $\mathbf{5}$ 

6. (1) On receiving an application in accordance with any of the provisions of the principal Act for the renewal, transfer, or amendment of a passenger-service license, or for consent to the abandonment or curtail- 10 ment of a passenger-service, the Licensing Authority shall give public notice of the receipt of the application, specifying in the notice a time, being not less than seven clear days from the date of the notice, within which it will receive written representations against the granting 15 of the application.

(2) The public notice shall specify the address to which representations are to be forwarded, and shall contain a statement to the effect that if no written representations against the granting of the application are 20 received within the specified time the application may be granted without further notice and without a public sitting of the Licensing Authority.

(3) If no written representations against the granting of the application are received by the Licensing Authority 25 within the time specified in the public notice the Licensing Authority may, if it thinks fit, without giving any further notice or holding a public sitting, grant the application in accordance with the terms thereof, without substantial alteration. 30

(4) If any written representation against the granting of the application is received by the Licensing Authority within the time specified in the public notice, or if in any other case the Licensing Authority decides not to grant the application under the *last preceding* subsection, 35 the provisions of section twenty-five of the principal Act shall apply to the application as if it were an application for a new license.

(5) Subsection three of section thirty-five of the principal Act, and subsection three of section twenty of 4() the Transport Law Amendment Act, 1933, are hereby repealed.

(6) Section thirty-four of the principal Act is hereby amended by inserting in subsection two, after the word "exercise", the words "of its own motion". 45

Consequential repeals.

1933, No. 25

Procedure on applications for renewal, transfer, or amendment of licenses.

7. Section thirty-six of the principal Act (which Section 36 of relates to the revocation and suspension of licenses) is principal Act hereby amended by repealing subsection two, and substituting the following subsection:-

- 5 (2) Notice in writing of the intention to hold the inquiry shall be given to the licensee and to all other persons who in the opinion of the Licensing Authority are interested. The notice shall contain particulars of the day, time, and place fixed for the inquiry and of the
- 10 matters proposed to be inquired into. The notice to the licensee shall be given not later than fourteen clear days before the day fixed for the inquiry."

8. (1) If the proper Licensing Authority is at any Review of time of the opinion that the circumstances under which 15 any passenger-service license was granted have changed materially since the license was granted, the Licensing Authority may notify the licensee that it intends to review the license under this section.

(2) If at any time the Minister so directs, the proper 20 Licensing Authority shall notify the holder of any passenger-service license that it intends to review the license under this section.

(3) Not less than fourteen clear days after the giving of a notification under subsection one or subsection two

25of this section the Licensing Authority shall hold a public sitting for the purpose of reviewing the license.

(4) For the purposes of the review of a license under this section the provisions of sections twenty-five and twenty-six of the principal Act shall, with the necessary

30 modifications, apply as if the licensee were an applicant for the license.

(5) If, after reviewing the license in accordance with the foregoing provisions of this section and having regard to the circumstances existing at the time of the

35 public sitting, the Licensing Authority is of the opinion that it is necessary or desirable in the public interest so to do, it shall revoke the license, or alter to an earlier date the date at which the license is to expire, or amend or revoke any of the terms or conditions of the license or 40 add new terms or conditions thereto.

(6) This section is in substitution for section three Consequential of the Transport Licensing Amendment Act, 1935, and repeal. that section is hereby accordingly repealed.

9. The Chairman of the Licensing Authority (where Licensing 45 the Licensing Authority consists of more than one Authorities may administer person) and the sole member of the Licensing Authority oaths. (in every other case) shall for the purposes of every

1935, No. 36

licenses.

amended.

public sitting of the Licensing Authority have the authority and privileges of a Magistrate in respect of the administration of oaths, the hearing of evidence, the conduct of proceedings, and the maintenance of order at the sitting. Every witness giving evidence in person at any public sitting shall first be duly sworn.

10. (1) The Transport Co-ordination Board established under section two of the Transport Law Amendment Act, 1933, is hereby abolished.

(2) Part I of the Transport Law Amendment Act, 10 1933, is hereby consequentially repealed.

(3) All references to the Transport Co-ordination Board in any Act or in any agreement, deed, instrument, application, license, notice, or other document whatsoever shall, unless inconsistent with the context or with the 15 provisions of this Act, be hereafter read as references to the Minister.

(4) This section shall be deemed to have come into force on the first day of April, nineteen hundred and thirty-six. 20

11. (1) The Minister may from time to time make, or appoint any other person to make, such inquiries as he thinks necessary or expedient for the purpose of securing the improvement, co-ordination and development, and the better regulation and control of all means 25 of and facilities for transport and all matters incidental thereto.

(2) For the purposes of this section the provisions of the Commissions of Inquiry Act, 1908, shall, so far as they are applicable, and with any necessary modi- 30 fications, apply as if the Minister and every person appointed by him under the last preceding subsection were a Commission of Inquiry appointed under that Act.

12. (1) There shall be a right of appeal in the 35 prescribed manner and in the prescribed form and within the prescribed time to the Minister from the whole or any part of any decision of a Licensing Authority in respect of any passenger-service license or in respect of 40

any application made to the Licensing Authority. (2) The following persons and no others may appeal as aforesaid:-

(a) The person in respect of whose application the decision of the Licensing Authority was given:

Co-ordination Board abolished. 1933. No. 25

Consequential repeal.

Commencement of this section.

Minister may make or authorize inquiries for purposes of transport co-ordination.

See Reprint of Statutes, Vol. I, p. 1036

Appeals to Minister from decisions of Licensing Authorities

5

Transport

- (b) The holder of the passenger-service license in respect of which the decision was given:
- (c) The Commissioner:
- (d) Any other person affected by the decision and being the holder of a passenger-service license or of an aircraft-service license, the permanent head of a Government Department, a local authority, or a public body:
- (e) Any one or more of the signatories to a petition presented to the Licensing Authority pursuant to paragraph (j) of subsection two of section twenty-six of the principal Act:
- (f) Any twenty-five or more adult residents of any locality affected by the decision of the Licensing Authority.

(3) An appeal by the persons mentioned in paragraph (f) of the last preceding subsection shall be by petition in the prescribed form.

New.

- 20 (3A) For the purposes of every appeal under this section the Licensing Authority shall furnish to the Minister a copy of any notes of evidence taken by the Licensing Authority in connection with the subjectmatter of the appeal.
- 25(4) Pending the determination of any appeal duly lodged by a person carrying on a passenger-service against any decision of a Licensing Authority in relation to that service, the appellant may carry on the service in the manner in which and to the extent to which he was
- 30 lawfully carrying it on at the time when the decision of the Licensing Authority was given.

(5) For the purpose of better enabling the Minister to discharge his functions under this section the Minister may from time to time appoint any person to inquire

35 into and report to him upon any appeal or any matter in relation to an appeal.

(6) For the purposes of any appeal under this section the provisions of the Commissions of Inquiry see Reprint Act, 1908, shall, so far as they are applicable and with of Statutes,

40 any necessary modifications, apply as if the Minister and every person appointed by him under the last preceding subsection were a Commission of Inquiry appointed under that Act.

(7) The Minister in determining any appeal shall not 45 be bound to hear any person or to take any evidence or to receive any representations from any person,

Vol. I,

10

15

(8) In his determination of any appeal the Minister may confirm, modify, or reverse the decision appealed against.

(9) The determination of the Minister in any appeal shall be final, and shall have effect according to its 5 tenor. In any case where the decision appealed against is modified or reversed it shall be the duty of the proper Licensing Authority to take forthwith any action that may be required to give effect to the determination of the Minister. 10

(10) The determination of the Minister shall in every case be communicated by the Minister to the Commissioner, who shall thereupon notify it to the proper Licensing Authority, to the appellant, and to every other person who in the opinion of the Commissioner is 15 directly concerned.

(11) This section is in substitution for sections forty-three and forty-four of the principal Act and sections seventeen, eighteen, and nineteen of the Transport Law Amendment Act, 1933, and those 20 sections are hereby accordingly repealed.

(12) All appeals duly lodged under the said section forty-three of the principal Act but not determined before the passing of this Act shall be determined by the Minister under this section.

(13) In any case where the determination of the Transport Co-ordination Board in any appeal under the said section forty-three has not been given effect to by the Licensing Authority before the passing of this Act, the determination shall be determed to be of no effect, and **30** the appeal shall be determined by the Minister under this section.

13. Proceedings before the Minister under the principal Act (including this Act) shall not be held bad for want of form. No appeal shall lie from any 35 appointment, decision, or determination made by the Minister; and, except upon the ground of lack of jurisdiction, no proceeding, appointment, decision, or determination as aforesaid shall be liable to be challenged, reviewed, quashed, or called in question in 40 any Court.

14. (1) In addition to the exemptions provided by section twenty-one of the principal Act, a passenger-service license shall not be required in the case of—

(a) The carriage of passengers in a trackless trolley- 45 omnibus:

Consequential repeals. 1933, No. 25

Proceedings of Minister not to be questioned for want of form or appealed against.

Additional exemptions from passengerservice license.

(b) The carriage to and from work of workmen engaged on a work being carried out by the Government or a public body in an approved trade motor or motor-coach while it is being used for the purposes of the work.

(2) In this section the expression "approved trade motor or motor-coach " means a trade motor or motorcoach within the meaning of the Motor-vehicles Act, See Reprint, 1924, that is for the time being approved by the Minister

10 for the purposes of this section.

5

**15.** Except with the previous written consent of the Minister of Railways, no license shall be granted to any person other than that Minister for a passenger-service having substantially the same terminal points and route acquires or

15as any passenger-service for which the said Minister is for the time being the holder of a license:

Provided that nothing in the foregoing provisions of this section shall be deemed to apply with respect to any renewal of a license that does not authorize any 20 extension of the service to which the license relates.

16. (1) If the Minister is of opinion that it is Minister may necessary or desirable in the public interest so to do, he may from time to time, by notice published in the Gazette, passengerdeclare that any service by motor-vehicle for the

- 25carriage of passengers (whether for hire or reward or not) shall be deemed for the purposes of the principal Act to be a passenger-service within the meaning of that Act.
- (2) If any question arises as to whether or not the 30 carriage of any passengers by motor-vehicle constitutes a service for the purposes of this section it shall be determined by the Minister, whose decision shall be final.

(3) For the purposes of a notice under this 35 section, a service may be defined in such manner as the Minister thinks fit. In particular, without limiting the general authority conferred by this section, a service may be defined by reference to all or any of the following matters-namely, the points between which it

40 is carried on, the nature or length of the route, the localities served, the motor-vehicle or motor-vehicles used, the passengers carried, and the nature of any transaction that may be involved in the service.

of Statutes, Vol. VIII, p. 800 Protection of

Railways Department where it carries on passengerservices.

declare certain services to be services.

(4) In any notice under this section in respect of any service or services the Minister may declare that any specified person or specified class of persons shall be deemed for the purposes of the principal Act to be carrying on the service, whether or not that person is or those persons are the owner or owners or the bailee or bailees of the motor-vehicle or motor-vehicles used in the service.

5

20

(5) Unless and until any notice under this section is varied or revoked as hereinafter provided, it shall 10 continue in force according to its tenor. Every such notice shall come into force on the date of its publication in the *Gazette*, or on such later date as may be specified in that behalf in the notice.

(6) Any notice under this section may in like manner 15 from time to time be varied, or may be at any time in like manner revoked.

(7) This section is in substitution for section thirty of the Transport Law Amendment Act, 1933, and that section is hereby accordingly repealed.

17. (1) Without limiting in any way the authority conferred on the Governor-General by section fifty-nine of the principal Act to make such regulations as may be necessary or expedient for the purpose of giving full effect to that Act, it is hereby expressly declared that 25 the Governor-General, acting under the authority of the said section, may make regulations as follows:—

- (a) Authorizing the Commissioner to require any person to keep in relation to any passengerservice or goods-service carried on by him 30 such accounts and records as the Commissioner thinks fit; and prescribing the forms in which such accounts and records shall be kept:
- (b) Prescribing matters in respect of which fees are to be payable under the principal Act, the 35 amount of the fees, and the persons liable to pay them:
- (c) Authorizing the refund or remission, in such circumstances as in accordance with the regulations the Commissioner thinks fit, of 40 any fees payable under the principal Act.

u (2) The said section fifty-nine is hereby consequentially amended by repealing paragraphs (c) and (s).

Consequential repeal. 1933, No. 25

Extending power to make regulations.

Consequential

repeals.

18. (1) Every person carrying on any passengerservice pursuant to a license under the principal Act be kept and returns to be shall keep in relation thereto such of the prescribed made by accounts and records, and shall furnish to the licensees. 5 Commissioner such financial and statistical returns and statements and such copies of accounts, based on the accounts and records so kept by him, as the Commissioner may from time to time require by notice in writing addressed to that person.

(2) Every person required to keep any accounts or 10 records as aforesaid shall from time to time, as required for the purposes of the principal Act by the Commissioner or by any officer authorized by him in that behalf, furnish in writing any information or produce for inspection

15 any books or documents (including the said accounts or records) that may be in his knowledge, possession, or control.

(3) Section thirty-seven of the principal Act is Consequential hereby repealed.

19. The Acts specified in the First Schedule hereto Miscellaneous 20are hereby amended in the manner indicated in that amendments. Schedule.

20. For the purposes of section forty-seven of the Certain principal Act, sections five, six, seven, eight, twelve. provisions of this Part to

25 fifteen, sixteen, eighteen, and nineteen hereof and the be deemed First Schedule hereto shall be deemed to form part of Part II of Part II of the principal Act. principal Act.

## PART II.

#### AIRCRAFT SERVICES.

21. This Part of this Act shall be read together This Part to 30 with and deemed part of the Transport Licensing form part of Transport (Commercial Aircraft Services) Act, 1934 (hereinafter in this Part referred to as the principal Act).

22. (1) The Minister shall be the sole licensing Services 35 authority to grant aircraft-service licenses and to exercise Act, 1934. jurisdiction in respect of such licenses.

(2) For the purpose of better enabling the Minister to discharge his functions the Minister may from time

- to time appoint any person to inquire into and report
- 40 to him upon any matters in relation to any license or application for a license.

Licensing (Commercial Àircraft 1934, No 25

Minister to be sole licensing authority.

repeal.

Accounts to

See Reprint, of Statutes, Vol. I, p. 1036

Consequential repeal.

Minister to advertise receipt of application for a license or renewal.

Consequential repeals.

Revocation and suspension of licenses. (3) For the purposes of this section the provisions of the Commissions of Inquiry Act, 1908, shall, so far as they are applicable and with any necessary modifications, apply as if the Minister and every person appointed by him under the *last preceding* subsection were a Commission of Inquiry appointed under that Act.

5

10

(4) This section is in substitution for section five of the principal Act, and that section is hereby accordingly repealed.

23. (1) On receiving an application for a license, other than an application for a temporary license, the Minister shall give public notice of the receipt of the application, specifying in the notice a time, being not less than *seven* clear days from the date of the notice, 15 within which he will receive written representations relating to the application. The Minister shall not finally consider the application until after the expiry of the time so specified.

(2) The provisions of the *last preceding* subsection 20 shall apply to applications for the renewal of licenses, and to applications for special licenses under section twenty-one of the principal Act.

(3) This section is in substitution for section seven of the principal Act, and that section and subsection 25 two of section seventeen of the principal Act are hereby accordingly repealed. Section twenty-one of the principal Act is hereby consequentially amended by omitting from subsection seven thereof the word "seven". 30

24. (1) The Minister may at any time appoint any person to hold a public inquiry as to whether or not any aircraft service carried on under the authority of a license under the principal Act is being carried on in conformity with the terms and conditions of the license. 35

(2) Notice in writing of the intention to hold the inquiry shall be given to the licensee and to all other persons who in the opinion of the person appointed to hold the inquiry are interested. The notice shall contain particulars of the day, time, and place fixed for the 40 inquiry and of the matters proposed to be inquired into. The notice to the licensee shall be given not later than fourteen clear days before the day fixed for the inquiry.

(3) For the purposes of the inquiry the provisions of the Commissions of Inquiry Act, 1908, shall, so see Reprint, far as they are applicable and with any necessary of  $\frac{\text{Statutes}}{\text{Vol. I}}$ , modifications, apply as if the person appointed to hold p. 1036

5 the inquiry were a Commission of Inquiry appointed under that Act.

(4) If after considering the report of the person holding the inquiry the Minister is satisfied that the licensee is not carrying on the service in all respects

10 in conformity with the license, or that he has disposed of the service to any other person, the Minister may, in his discretion, revoke the license.

(5) Instead of revoking any license as aforesaid the Minister may suspend the license for such period as he 15 thinks fit, and he may in any case, without any inquiry being held as aforesaid, so suspend any license if he is

- satisfied that the licensee has wilfully committed a breach of any of the conditions of the license.
- (6) Notwithstanding anything to the contrary in the 20 foregoing provisions of this section, a license may be revoked by the Minister if the service authorized by it is not commenced on the date specified in that behalf in the license.

(7) Every revocation or suspension of a license shall 25 be noted in the appropriate register, and shall be notified by the Commissioner to the principal Commissioned Officer of Police in every district or area in which the service to which the license relates is being or was authorized to be carried on.

(8) This section is in substitution for section Consequential 30 eighteen of the principal Act, and that section is hereby repeal. accordingly repealed.

25. Proceedings before the Minister under the Proceedings principal Act (including this Act) shall not be held bad of Minister

- 35 for want of form. No appeal shall lie from any decision questioned for made by the Minister; and, except upon the ground of want of form lack of jurisdiction, no proceeding or decision as against. aforesaid shall be liable to be challenged, reviewed, quashed, or called in question in any Court.
- 26. (1) Every person carrying on any aircraft Accounts to 40 service pursuant to a license under the principal Act be kept and shall keep in relation thereto such of the prescribed made by accounts and records, and shall furnish to the licensees. Commissioner such financial and statistical returns

not to be

and statements and such copies of accounts, based on the accounts and records so kept by him, as the Commissioner may from time to time require by notice in writing addressed to that person.

(2) Every person required to keep any accounts or 5 records as aforesaid shall from time to time, as required for the purposes of the principal Act by the Commissioner or by any officer authorized by him in that behalf, furnish in writing any information or produce for inspection any books or documents (including the said 10 accounts or records) that may be in his knowledge, possession, or control.

(3) Section twenty of the principal Act is hereby repealed.

27. The principal Act is hereby amended in the 15 manner indicated in the *Second* Schedule hereto.

Consequential repeal.

•

Miscellaneous amendments of principal Act.

# SCHEDULES.

Schedules.

## FIRST SCHEDULE.

MISCELLANEOUS AMENDMENTS OF THE TRANSPORT LICENSING ACT, 1931, AND THE TRANSPORT LAW AMENDMENT ACT, 1933.

Title of Enactment.		Number of Section, &c., affected.		Nature of Amendment.
1931, No. 38— The Transport Act, 1931 (Reprint of Vol. VIII, p.	Statutes,	Section 2 (1)		By repealing the definitions of the terms "Appeal Board" and "Central Authority"; and by omitting from the definition of the term "Licensing Authority" the words "the Central Authority or", and also the words "as the case may require".
(Ibid., p. 836)		Section 8		By omitting from subsection (1) the words "of the Central Authority or"; and by omitting from subsection (2) the words "of the Central Authority and ".
(Ibid., p. 839) (Ibid., p. 841)	•••	Section 20 Section 25	 	By repealing paragraph $(a)$ of subsection (1). By omitting the word "three" wherever it occurs in subsection (1), and substituting in each case the word "seven".
(Ibid., p. 843) (Ibid., p. 846) (Ibid., p. 848)		Section 28 Section 31		<ul> <li>By repealing subsection (3).</li> <li>By repealing subsections (2) and (4), and substituting the following subsections:</li></ul>
				tuting the words "The proper Licensing Authority"; and by omitting from the said subsection (1) the words "granted by such Licensing Authority".
(Ibid., p. 853)		Section 45		By omitting from subsection (1) the words "the Central Authority or".
(Ibid., p. 854)		Section 46		By omitting from subsection (1) the words "The Central Authority and".
(Ibid., p. 858)	••	Section 59	•••	By inserting in paragraph (n), after the word "passenger-service", the words "and goods- service".
(Ibid., p. 860) 1933, No. 25—	•••	Section 63	•••	By repealing subsection (2).
The Transport Law Amendment Act, 1933		Section 15 Section 24	 	By repealing paragraph $(a)$ of subsection $(6)$ . By repealing paragraph $(a)$ .

#### SECOND SCHEDULE.

# Miscellaneous Amendments of the Transport Licensing (Commercial Aircraft Services) Act, 1934 (No. 25).

Number of Section affected.	Nature of Amendment.			
Section 2	By omitting from subsection (1) the definition of the term "Board".			
Section 6	By omitting the references to the Board, and substituting in each case a reference to the Minister.			
Section 8	By omitting the references to the Board (except in paragraph $(k)$ of subsection (2)), and substituting in each case a reference			
	to the Minister; by repealing paragraph $(k)$ of subsection (2), and substituting the following paragraph :—			
	"(k) Any written representations duly received by the Minister in relation to the application:"			
Sections 9, 11, and 12	By omitting the references to the Board, and substituting in each case a reference to the Minister.			
Section 13	By omitting from subsection (1) the words "and be signed on			
	behalf of the Board by any member thereof, or by an officer			
,	of the Board acting by direction thereof"; by omitting			
•	from subsection (2) the references to the Board, and substi-			
	tuting in each case a reference to the Minister; by repealing			
	subsection (3), and substituting the following subsection :			
	"(3) If any licensee abandons or curtails any service in			
	breach of the last preceding subsection the Minister may, in his discretion, revoke his license."			
Section 15	By omitting from the proviso the reference to the Board, and			
0	substituting a reference to the Minister.			
Section 16	By omitting the references to the Board (except in subsection (4)), and substituting in each case a reference to the Minister; and			
Sections 17 and 19	by repealing subsection (4). By omitting the references to the Board, and substituting in			
Sections 17 and 19.,	each case a reference to the Minister.			
Section 21 .	By omitting the references to the Board (except in subsection (5)),			
	and substituting in each case a reference to the Minister; and			
	by omitting from subsection (5) the words "may be signed			
	on behalf of the Board by any member thereof, or by an			
-	officer of the Board acting by direction thereof, and ".			
Section 24	By omitting from paragraph ( $\dot{c}$ ) the words " or by the Chairman			
1999 - P. 1999 -	of the Board"; by inserting in paragraph (d), after the word "Minister", the word "and"; and by omitting from the			
	said paragraph (d) the words " and the Chairman and every			
	other member of the Board ".			
Section 28	By repealing paragraph (c), and substituting the following			
	paragraph :			
	"(c) Authorizing the Commissioner to require any person			
	to keep in relation to any aircraft service carried			
	on by him such accounts and records as the Com-			
	missioner thinks fit; and prescribing the forms in			
	which such accounts and records shall be kept:".			

By Authority: G. H. LONEY, Government Printer, Wellington.-1936.