- 19. (1) An appeal lies from the Board to the Supreme Appeal from Court of Canada upon a question of jurisdiction or a Supreme question of law, or both, upon leave therefor being obtained Court of from a judge of the Supreme Court upon application made within one month after the making of the order, decision, rule or regulation sought to be appealed from or within such further time as the judge under special circumstances may allow, and upon notice to the parties and the Board, and the costs of such application are in the discretion of the judge.
- (2) On the hearing of any appeal, the Court may draw Court to all such inferences as are not inconsistent with the facts certify opinion to expressly found by the Board, and are necessary for deter-Board and mining the question of jurisdiction, or law, as the case may order accordbe, and shall certify its opinion to the Board, and the Board ingly. shall make an order in accordance with such opinion.
- (3) The Court may fix the costs to be paid upon such Costs. appeals, and the rules and practice applicable to appeals Rules and from the Exchequer Court are applicable to appeals under practice. this section. 1944-45, c. 28, s. 6.

PART III.

- 20. Such officers, clerks and employees as may be neces- Employment sary for the proper administration of this Act may be clerks and employed in the manner authorized by law. 1944-45, employees. c. 28, s. 6.
- 21. A civil servant who prior to or at the time of his Civil appointment under this Act as a member of the Air Trans-Superport Board was or is a contributor under the provisions of annuation rights the Civil Service Superannuation Act is eligible, notwith-preserved. standing the Civil Service Superannuation Act, to continue to be a contributor under the said Act; his service under this Act shall be counted as service in the Civil Service for the purposes of the Civil Service Superannuation Act and he, his widow and children, or other dependants, if any, are eligible to receive the respective allowances or gratuities provided by the said Act; and in the event of his being retired from his office or position under this Act for any reason other than that of misconduct, he is eligible to receive the same benefits under the Civil Service Superannuation Act as if his office or position had been abolished. 1944-45, c. 28, s. 6.