an agent with adequate legal authority, if, after being requested by the Board, such an omission is not cured within the following fifteen

Article 128. A fine of one hundred to one thousand colones, or its equivalent in imprisonment, shall be imposed on any person who, in any other manner not contemplated in the preceding articles, violates the provisions of this law or the regulations issued thereunder.

Article 129. The application of the above penalties shall not prejudice the prosecution of criminal actions which may be in order for offenses covered in Chapter II, Title VI of the Penal Code, or any other provisions of that Code or of the Police Code.

Chapter III. Procedure

Article 130. The members of the Board may not intervene in the decision of any matter in which they themselves or any near relatives up to the second degree of consanguinity or affinity have any direct interest. In order for all orders and provisions of the Board to have validity, they must be incorporated in the respective documents, and their proceedings shall be in the public domain and open for access except when, in cases of national defense, it is agreed that there shall be

secrecy for the necessary time.

Article 131. When there is sufficient justification to consider that some violation of this law or the regulation issued thereunder has been committed, the Board shall draw up the corresponding administrative memorandum either ex officio, or upon request or written accusation by any interested party who possesses legal capacity to bind himself or make himself liable in accordance with the law. If a violation is proved, the procedure shall correspond to that in administrative matters without prejudice to transferring to the judicial authorities the grounds for action in the provisional proceedings for the corresponding effects, and a formal complaint or accusation shall be filed, as the case may be, either directly or through the Office of the Attorney General of the Republic.

Article 132. The Board may delegate to one of its members, to the Director, or to an ad hoc inspector the procedure of collecting evidence in connection with the information mentioned in the preceding article

and in Article 46 of this law.

Article 133. The resolutions of the Board must state the reasons on which they are based and all interested parties must be notified, especially those who are clearly affected. The Air regulations and the Board resolutions shall become enforceable as specified therein, and in the absence of such indication, on the day following their publication in the Diario Oficial, or of their notice to interested parties.

 $Article\,134$. A review or revocation of a resolution of the Board may be requested within five days following notice thereof, and in all cases a decision must be rendered within the following five days from this

presentation.

Article 135. Within ten days following a notice of rejection of the request for review or revocation, the affected party may appeal to the Tribunal of Administrative Litigation (Tribunal Contentions Administrative). This Court shall pass on technical arbitrary with counsel from three experts, one named by the complainant one by the