



AN BILLE UM UDARAS CRAOLACHAIN (LEASU), 1975 BROADCASTING AUTHORITY (AMENDMENT) BILL, 1975

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ARRANGEMENT OF SECTIONS

AN ACT TO ASSENDATHE BROWDOASTING AUTH

DA TELEGRARITMWAICH, MOZEMANDELTO

1926, No. 45.

Removal of member of

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Section

- 1. Definitions.
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 - 13. Amendment of section 17 of Principal Act.
 - 14. Amendment of sections 19 and 20 of Principal Act.
 - 15. Amendment of section 28 of Principal Act.
 - 16. Amendment of section 31 of Principal Act.
- 17. Regulation of local programmes for distribution on cable systems.
 - 18. Amendment of section 2 of Act of 1926.
 - 19. Amendment of section 12A of Act of 1926.
 - 20. Application of sections 7, 8, 10 and 12 of Act of 1926 in relation to certain apparatus.
 - 21.0 Repeals. O Dojour od to vereworing oildug to our
 - 22. Short title, construction and collective citation.

In applying picercaph (b) of this subsection, two or more related broadeness may be considered by a whole; provided that every interval between such broadcasts is reasonable.



AN BILLE UM UDARAS CRAOLACHAIN (LEASU), 1975 BROADCASTING AUTHORITY (AMENDMENT) BILL, 1975

BILL

EMOTTOGE SECTIONS

AN ACT TO AMEND THE BROADCASTING AUTHORITY 5
ACTS, 1960 TO 1974, TO AMEND THE WIRELESS
TELEGRAPHY ACT, 1926, AND TO PROVIDE FOR
OTHER MATTERS CONNECTED WITH THE FOREGOING.

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS: 10

Definitions.

1.—In this Act—

1926, No. 45.

"the Act of 1926" means the Wireless Telegraphy Act, 1926;

1960, No. 10.

"the Principal Act" means the Broadcasting Authority Act, 1960;

"rebroadcast" means the simultaneous broadcast by the Authority of a broadcast of another broadcasting organisation.

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Removal of member of Authority. 2.—A member of the Authority may be removed by the Government from office for stated reasons, if, and only if, resolutions are passed by both Houses of the Oireachtas calling for his removal.

Impartiality.

3.—The Principal Act is hereby amended by the substitution of the following subsections for section 18 (1):

20

- "(1) Subject to subsection (1A) of this section, it shall be the duty of the Authority to ensure that—
 - (a) all news broadcast by it is reported and presented in an objective and impartial manner and without any expression of the Authority's own views,

25

(b) broadcasts relating to current affairs, or to matters which are of public controversy or the subject of current public debate, are fair to all interests concerned and are presented in an objective and impartial manner and without any expression of the Authority's own views,

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(No. 5 of 1975)

(c) any matter, whether written, aural or visual, which pursuant to section 16 of this Act is published, distributed, sold or exchanged by the Authority is presented by it in an objective and impartial manner.

In applying paragraph (b) of this subsection, two or more 35 related broadcasts may be considered as a whole; provided that every interval between such broadcasts is reasonable.

	(IA) The Authority is hereby prohibited from including in any of its broadcasts or in any matter referred to in paragraph (c) of subsection (I) of this section anything which may reasonably be regarded as being likely to promote, or incite to, crime or to lead to disorder.	A
	(1B) The foregoing subsections of this section shall not apply to anything rebroadcast by the Authority pursuant to a direction given by the Minister under section 6 of the Broadcasting Authority (Amendment) Act, 1975.	
10	(1C) The Authority is hereby prohibited from unreasonably intruding on the privacy of any individual.".	
51	hise off to (a) described as a covered from becoming or his of the Commission.	
	4.—The Principal Act is hereby amended by the insertion of the following sections after section 18:	Broadcasting Complaints Commission.
15	18A.—(1) Not later than the 1st day of March, 1976, there shall be established on the request of the Minister, by the appointment by the Govern-	
20	ment in accordance with this Act of its members, a body to be known as the Broadcasting Com- plaints Commission and which is in this Act	
20	referred to as the Commission. to the Commission the Bullio Service shall be the Bullio Service shall be the Bullion of the Bu	
25	(2) The Commission shall consist of a Chairman and not less than two other members who shall be appointed by the Government.	
25	(3) The Minister may out of moneys provided by the Oireachtas, with the consent of the Mini- ster for Finance, in each financial year make a	
30	grant or grants to the Commission of such amount or amounts as he considers necessary to enable the Commission to perform its functions.	
30	(4) When appointing a member of the Com-	
	mission, the Government shall fix his term of office which shall not exceed five years and, subject to subsections (8) and (9) of this section, he shall hold his office on such terms and con-	
35	ditions (other than terms or conditions relating to remuneration or the payment of allowances) as are determined by the Government at the time	
	between the amount of his appointment. (5) A member of the Commission may at any	
40	time resign his office by letter addressed to the Government and the resignation shall take effect as on and from the date of receipt of the letter	
45	by the Government.	
50	(6) A member of the Commission whose term	
45	of office expires by the effusion of time shall be eligible for reappointment.	
	(7) There shall be paid to members of the Com-	
50	mission such remuneration (if any) and allowances (if any) as the Minister, with the consent of the Minister for the Public Service, from time to time determines.	
	(8) A member of the Commission may be	
	reasons, if, and only if, resolutions are passed by	
55	each House of the Oireachtas calling for his removal.	

(9) Where a member of the Commission is nominated as a member of Seanad Éireann or for election to either House of the Oireachtas, he shall, upon accepting such nomination, cease to be a member of the Commission.	5
(10) (a) A person who is for the time being entitled under the Standing Orders of either House of the Oireachtas to sit therein shall, while so entitled, be disqualified from becoming a member of the Commission.	10
(b) A member of the Authority or an officer or servant of the Authority shall be disqualified from becoming or being a member of the Commission.	15
(11) The quorum for a meeting of the Commission shall be two or such higher number as the Commission may, if it thinks fit, from time to time by resolution determine.	15
(12) Subject to the provisions of this Act, the Commission shall regulate its procedure and business.	20
(13) The Minister for the Public Service shall assign to the Commission such officers and servants as in his opinion are necessary to enable it	20
description to perform its functions.	25
Functions of Commission. 18B.—(1) Subject to the provisions of this section, the Commission may investigate and decide any of the following complaints—	25
(a) a complaint that in broadcasting news given by it and specified in the complaint, the Authority did not comply with one or more of the requirements of section 18 (1) of this Act (inserted by section 3 of the Broadcasting Authority (Amendment) Act, 1975),	35
(b) a complaint that in broadcasting a programme so specified, the Authority either did not comply with one or	35
more of the said requirements or were in breach of the prohibition contained in section 18 (1A) of this Act (inserted by the said section 3),	40
(c) a complaint that by broadcasting matter so specified, the Authority failed to comply with the requirements of section 31 (1) of this Act (inserted by	45
section 16 of the Broadcasting Authority (Amendment) Act, 1975) as regards an order made under the said section 31 (1) and so specified,	50
(d) a complaint that on an occasion so specified, there was an intrusion by the Authority contrary to section 18 (1C) of this Act (inserted by the said section 3),	55
(e) a complaint that a programme broad- cast by the Authority and so specified contravened a code to which this para- graph applies,	60

	(f) a complaint that an advertisement so	
	specified contravened a code drawn up	
	Little Authority agreeming standards	
	and practice in broadcast advertising	
-	or mahibiting either certain methods	
5	of advertising in broadcasting or the	
	broadcast in particular circumstances	
	n no shireh yed remain of advertising, means a code	
	(g) a complaint that the Authority failed	
10	to comply with the requirements of	
01	subsection (1) or subsection (1A) of	
	section 18 of this Act (inserted by the	
	said section 3) in relation to a matter	
	so specified which is a matter men-	
	tioned in paragraph (c) of the said	
15		
15	and the surjection of the subsection (1).	
15		
	(2) A complaint described in subsection (1) of	
	this section may be made to the Commission by	
	any person in writing but, if the complaint is a	
20	complaint other than one described in paragraph	
20	(g) of the said subsection (1), it shall only be con-	
	sidered by the Commission if the following pro-	
	visions are complied with, namely;	
	a minned lists ledeokioneiromythecologimusion pursuant to web-	
	(a) prior to its being made to the Commis-	
25	sion, the complaint is made to the	
25	Authority in writing and is received by	
	the Authority not more than thirty	
	days after—rodhuA	
	5. Section 21 of the Principal Act is hamby assended by the col-	
	(i) in case the complaint relates to one	
30	broadcast or to two or more un-	
7880	related broadcasts, if it relates to	
	one broadcast, the date of the	
	broadcast, or if it relates to two	
	or more such broadcasts, the date	
35	of the applier or earliest as the	
33	case may be, of those broadcasts,	
	and to Tillian A promitting and a cand crown and the consist of an anany	
	and my radiustry a curion tout many mark marked by forth	
	(ii) in case the complaint relates to	
	two or more related broadcasts of	
40	which at least two are made on	
	different dates, the later or latest	
	anulyon of clove for light men of those dates, a real a his men-	
	version and yet terrestable by the Authority business to a direc-	
	(b) the complaint is received by the Com-	
	mission not sooner than thirty days	
45	after the day on which it is sent by the	
	complainant to the Authority and is	
	so received not later than—	
	to the relative of the Commission is friendone or	
-	(i) in case within the period of thirty	
	days beginning on the day on	
50	which the complaint is so sent by	
	him, the complainant receives	
	from the Authority a statement in	
	writing of its decision on the com-	
	plaint, thirty days after the receipt	
55	by him of the statement, and	
47	oving withouther sale whose enclastered like sections in	
	(ii) in any other case, sixty days after	
	the day on which the complaint is	
	ad vam as moor so light an sent by the complainant to the	
	Authority.	
0	(3) When the Commission proposes to investi-	
	gate a complaint made under this section, the	
	Commission shall afford to the Authority an	
	opportunity to comment on the complaint.	
	opportunity to comment on the complaint.	

(4) When the Commission proposes to consider	
a complaint described in subsection (1) (f) of this	
section, the Commission shall afford to the rele-	
vant advertiser an opportunity of making to the Commission submissions in relation to the relevant	5
advertisement	-
and provide and and and and one of the controller of cumstances	
(5) As soon as may be after they decide on a	
bolish vibodinA complaint made under this Act, the Commission	
an anomalian shall send to the person making the complaint	10
lo (A) works and to the Authority a statement in writing of the decision on the complaint.	10
restant a of notalest ni (Education of the Complaint.	
(6) In case the Commission decide on a com-	
bigg and lo (3) plaint described in subsection (1) (f) of this section,	21
as soon as may be after their decision, the Com-	15
mission shall, (in addition to complying with the	15
10 (1) noitosedue requirement of subsection (5) of this section) send	
yd noisein moo alto the person with whom the Authority agreed to	
a il misignoo of broadcast the relevant advertisement (if he is not have a missed the complainant) a statement in writing of their	
(e) of the said subsect noise shall only be con-	20
org gniwollo? add if hotelhimo Comidson of this Act, the	20
(7) When the Authority receives a statement of	
a decision from the Commission pursuant to sub-	
-simmod and of esection (5) of this section, the Authority shall, not	
all of about at later than fourteen days after its receipt, inform	25
Commission's decision is accepted by the	25
Authority.	
to the complaint relates to one	
(8) The consideration by the Commission of a	
complaint or request made to it under this Act	30
shall be carried out by the Commission in private.	30
owl of rate of it. (9) As regards proceedings under this section,	
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and in case the Minister cancels a

nwo sii lo snaam yd vlinodiu direction given by him under this secand lo aparting only sold tion he shall, as soon as may be, your executive control of inform both the Commission and the obam alandhoord nadt radio Authority of the cancellation. (14) In subsection (1) (e) of this section 'a code 5 to which this paragraph applies' means a code in relation to which a direction given by the Miniagainst a love baster under subsection (13) of this section is for resuper a notathe time being in force. Reports of 18C.—(1) As soon as may be after the end of 10 Commission. each year, the Commission shall make to the Minister a report of its activities during that year and, subject to subsection (2) of this section, the report shall contain such statements (if any) as the Commission thinks fit giving particulars of decisions made by it pursuant to this Act. (2) In case the Authority pursuant to section 18B (7) of this Act informs the Commission that it does not accept a decision of the Commission, of ngiana robits to the Commission's report for the year in which the Commission was so informed shall contain a functions to statement giving particulars of the decision.". S, Hild By Section Varot this Act) 20 as the Minister thinks proper and specifies in the order, and any such order may contain such ancillary provisions as the Minister 5.—Section 21 of the Principal Act is hereby amended by the sub-Advice to stitution of the following subsections for subsections (1), (2) and (3): Authority. "(1) For the purpose of enabling the Authority to have advice

25 "(1) For the purpose of enabling the Authority to have advice in performing its functions, the Authority may, with the consent of the Minister, from time to time appoint advisory committees or advisers.

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of the per-

(2) (a) A committee under this section shall consist of so many members (not being less than three) as the Authority considers proper.

(b) A member of a committee under this section shall, unless he previously dies or resigns, retain his membership for the period determined by the Authority when appointing him and no longer, but shall be eligible for re-appointment.

(c) A committee under this section shall meet whenever summoned by the Authority.

(3) (a) An adviser under this section shall, unless he previously dies or resigns, continue as adviser for the period determined by the Authority when appointing him and no longer, but shall be eligible for re-appointment.

ASI to SI (b) An adviser under this section shall advise the Authority.".

6.—(1) The Minister may, after consultation with the Authority, Minister direct the Authority to rebroadcast programmes broadcast from any source other than the Authority and specified in the direction.

Minister May direction.

(2) The Authority shall comply with a direction under this section.

Minister may direct Authority to rebroadcast specified programmes.

Authority to record every broadcast.

7.—(1) It shall be the duty of the Authority, by means of its own facilities and in a manner approved of for the purposes of this section by the Commission, to record for those purposes every broadcast made by the Authority (other than broadcasts made pursuant to section 6 of this Act).

(2) Recordings made in compliance with subsection (1) of this section shall be retained by the Authority for such period as shall be agreed by the Authority and the Commission, and such recordings shall be supplied by the Authority to the Commission on a request made by the Commission at any time during such period.

1968, No. 19. 1963, No. 10.

(3) The making of a recording in compliance with subsection (1) of this section shall not be a contravention of section 2 (1) or section 3 (1) of the Performers' Protection Act, 1968, or an infringement of copyright, and nothing contained in the Copyright Act, 1963, shall be construed as prohibiting or restricting the making of such a recording. 15

Assignment of additional functions to Authority. 1966, No. 7.

8.—(1) The Minister may, with the consent of the Minister for Finance and the Minister for the Public Service, by order assign to the Authority such functions (in addition to the functions conferred on it by section 16 of the Principal Act, as amended by section 5 of the Broadcasting Authority Act, 1966, and by section 12 of this Act) 20 as the Minister thinks proper and specifies in the order, and any such order may contain such ancillary provisions as the Minister thinks necessary or expedient for giving full effect to the order.

(2) The Minister may by order amend or revoke an order under 25 this section (including an order under this subsection).

(3) When an order is proposed to be made under this section, a draft thereof shall be laid before both Houses of the Oireachtas and, if a resolution disapproving of the draft is passed by either such House within the next subsequent twenty-one days on which it has sat after the draft is laid before it, the order shall not be made.

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Annual amounts to be paid to Authority by Minister.

- 9.—The Minister, with the approval of the Minister for Finance, may in respect of each financial year after the financial year ending on the 31st day of December, 1975, pay to the Authority out of moneys provided by the Oireachtas-
- (a) an amount equal to the total of the receipts in that year 35 in respect of broadcasting licence fees less-
- (i) any expenses certified by the Minister as having been incurred by him in that year in relation to the collection of those fees,
 - (ii) any expenses certified by the Minister as having been 40 incurred by him in that year in respect of the performance of his functions under sections 12 or 12A of the Act of 1926 in relation to interfering with or injuriously affecting wireless telegraphy apparatus for receiving only, and 45
- viscodus (iii) the amount of a grant or grants made by the Minister under section 18A of the Principal Act (inserted by section 4 of this Act), and
 - (b) an amount equal to the total of the receipts in that year in respect of wired broadcast relay licence fees less any 50

expenses certified by the Minister as having been incurred by him in that year in relation to the collection of those the must autoberrob housesper year of

10.—The following is hereby substituted for paragraph (b) of limit on 5 section 23 (2) of the Principal Act:

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"(b) shall not exceed fifteen million pounds in the aggregate,".

repayable advances.

Amendment of

Principal Act.

11.—Subsection (1) of section 27 of the Principal Act is hereby Extension of amended by the insertion after "money" of "(including money in a currency other than the currency of the State)", and the said subsection (1) as so amended is set out in the Table to this section.

Extension a borrowing powers of Authority.

TABLE

27.—(1) The Authority may, with the consent of the Minister for Finance and the Minister, borrow money (including money in a currency other than the currency of the State) by means of 15 the creation of stock or other forms of security to be issued, transferred, dealt with and redeemed in such manner and on such terms and conditions as the Authority with the consents aforesaid, may determine. roviding for

12.—The following is hereby substituted for paragraph (b) of Amendment of 20 section 16 (2) of the Principal Act:

provided that borrowing by subsection of sums in

> section 16 of Principal Act.

- "(b) to rebroadcast a programme to which a direction given by the Minister under section 6 of the Broadcasting Authority (Amendment) Act, 1975, applies;
- (bb) subject to any regulations under the Wireless Telegraphy Act, 1926, which are for the time being in force, to provide for the distribution by means of wired broadcast relay section 27 stations of programmes broadcast by the Authority and such other programmes as the Authority may decide;".

13.—The Principal Act is hereby amended by the substitution of 30 the following section for section 17:

16.-The Principal Act is hereby amended by the substitution of 35

Amendment of section 17 of Principal Act.

"General duty 17. In performing its functions the Authority Oh vam of representation shall in its programming—

(a) be responsive to the interests and conod to rettem you cerns of the whole community, be and peace within the whole island of Ireland, ensure that the programmes inder subsection (I) of this 45 reflect the varied elements which make in force for such period not up the culture of the people of the onths as is specified in the whole island of Ireland, and have special regard for the elements which distinguish that culture and in particuer made by the Minister or by 50 lar for the Irish language,

(b) uphold the democratic values enshrined biox odd robout robot at doldw in the Constitution, and

have regard to the desirability of promoting understanding of the values and traditions of countries other than the made by the Minister under State, including in particular the values and traditions of such countries bus share at least so which are members of the European Economic Community.".

Amendment of sections 19 and 20 of Principal Act.

14.—(1) The Principal Act is hereby amended by the substitution of the following section for section 19:

"Approval of total time per year for broadcasting.

- 19. The total number of hours per year of broadcasting by the Authority in providing—
 - (a) its television service,

5

(b) its sound broadcasting service,

shall neither exceed a maximum nor be less than a minimum fixed by the Authority, with the approval of the Minister, for that service.".

- (2) Section 20 of the Principal Act is hereby amended by the 10 substitution of the following subsection for subsection (3):
 - "(3) The total daily times for broadcasting advertisements fixed by the Authority and the maximum period so fixed to be given to advertisements in any hour shall be subject to the approval of the Minister."

Amendment of section 28 of Principal Act. 15.—The Principal Act is hereby amended by the substitution of the following for section 28:

"Temporary borrowing.

effor given by

the Authority and

the programmes

elements which

are and in particu-

ty may decide;".

- 28 (1) The Authority may, with the consent of the Minister, borrow temporarily by arrangement with bankers such sums (including sums in currency other than the currency of the State) as it may require for the purpose of providing for current expenditure; provided that borrowing by the Authority under this subsection of sums in currency other than the currency of the State shall also require the consent of the Minister for Finance.
- (2) The Authority may, with the consent of the Minister, which consent shall only be given if he is satisfied that the circumstances are exceptional, 30 borrow temporarily by arrangement with bankers such sums (in the currency of the State) as it may require for the purpose mentioned in section 27 (2) of this Act."

Amendment of section 31 of Principal Act.

16.—The Principal Act is hereby amended by the substitution of 35 the following subsections for subsection (1) of section 31:

- "(1) Where the Minister is of the opinion that the broadcasting of a particular matter or a matter of a particular class would be likely to promote, or incite to, crime or to lead to disorder, he may 40 by order direct the Authority to refrain from broadcasting the matter or any matter of the particular class, and the Authority shall comply with the order.
- (1A) An order under subsection (I) of this 45 section shall remain in force for such period not exceeding twelve months as is specified in the order and the period for which the order is to remain in force may be extended or further extended by an order made by the Minister or by 50 a resolution passed by both Houses of the Oireachtas providing for its extension; provided that the period for which an order under the said subsection (I) is extended or further extended by an order or resolution under this subsection shall 55 not exceed a period of twelve months.
 - (1B) Every order made by the Minister under this section shall be laid before each House of the Oireachtas as soon as may be after it is made and,

on which that House has sat after the order is laid before it, the order shall be annulled accordingly 5 but without prejudice to its validity prior to the annullment." 17.—The Act of 1926 is hereby amended by the insertion of the Regulation following section after section 3: "3A. (1) The Minister may by order fix a day to be the appointed day for the purposes of 10 this section, and the day so fixed is in this section subsequently referred to as the appointed (2) On and after the appointed day a person shall not provide or distribute, otherwise than 15 pursuant to and in accordance with a licence granted by the Minister under this section, for ultimate reception, through the agency of electric, magnetic, electro-magnetic, electro-chemical or electro-mechanical energy, on, 20 (a) apparatus for wireless telegraphy for receiving only sound and visual images, or (b) apparatus for wireless telegraphy for 25 receiving only sound, any local programme matter. (3) A person who provides or distributes local programme matter contrary to subsection (2) of or arranged for vations of support this section shall be guilty of an offence. (4) Where local programme matter is dis-30 tributed or provided contrary to subsection (2) of this section, the person who directed or produced, or who was in overall control or otherwise in charge of, the local programme matter shall be guilty of an offence. 35 (5) A person who is guilty of an offence under this section shall be liable on summary conviction to a fine not exceeding one hundred pounds. (6) In this section— 'local programme matter' means any pro-40 gramme matter whichhours of visual images with or without sounds, or only by means of sounds to inform persons of anything or to educate or entertain 45 them, and 15 to thouse to m (b) is conveyed by wire from or through a station to service points, and (c) is not transmitted, relayed or distributed 50 solely by wireless telegraphy; 'service points' means points in a premises or

if a resolution annulling the order is passed by either such House within the next twenty-one days

> programmes for distribution on cable systems.

occupier of the premises or part;

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part of a premises which are connected by wire to a station and to which programme matter is conveyed by the wire for reception on wireless telegraphy apparatus in the possession of the

'station' means any apparatus (including wireless telegraphy apparatus) used to relay programme matter to service points.".

Amendment of section 2 of Act of 1926.

18.—Section 2 of the Act of 1926 is hereby amended by—

men abut military succession toolis validity prior to the

(a) the substitution for "radiated electro-magnetic waves" of 5 "emission, over paths which are not provided by any material substance constructed or arranged for that purpose, of electric, magnetic or electro-magnetic energy" in the definition of "wireless telegraphy", and

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(b) by the addition of the following to the section:

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- "For the purposes of this Act, any apparatus which-
- (a) is electrically coupled to wireless telegraphy apparatus, and shall not prov
- (b) is used in receiving and conveying messages, 15 sounds or visual images sent by wireless telegraphy, shall be regarded as being wireless -orlogic college telegraphy apparatus.",

and the definition of "wireless telegraphy", as so amended, is set out in the Table to this section.

TABLE

The expression "wireless telegraphy" means and includes any system of communicating messages, spoken words, music, images, pictures, prints, or other communications, sounds, signs, or signals by means of emission, over paths which are not pro- 25 vided by any material substance constructed or arranged for that purpose, of electric, magnetic or electro-magnetic energy originating in an apparatus or device constructed for the purpose of originating such communications, sounds, signs, or signals.

Amendment of section 12A of Act of 1926.

- 19.—Section 12A of the Act of 1926 (inserted by section 34 (f) of the Act of 1960) is hereby amended by-
 - (a) the substitution of the following subsection for subsection (1):
 - "(1) The Minister may make regulations for any or all of the following purposes:

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- (a) for prescribing the requirements to be complied with in the case of any apparatus to which this section applies if the apparatus is to be used;
- (b) for prescribing the requirements to be complied with in the case of any apparatus to which this 40 section applies if the apparatus is to be sold otherwise than for export, or offered or advertised for sale otherwise than for export, or let on hire or offered or advertised for letting on hire by any person who in the course of business 45 manufactures, assembles or imports such apparatus:
- (c) for prescribing the requirements to be complied with in the case of any apparatus to which this section applies if the apparatus is to be sold for 50 export to a country or territory which is for the time being declared under this section by the

Minister to be a country or territory to which this paragraph applies or offered or advertised for such sale, by any person mentioned in paragraph (b) of this subsection.";

5 (b) the substitution of the following for subsection (9):

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- "(9) Whenever the Minister is of the opinion that any apparatus does not comply with the requirements applicable to it under regulations under this section for the purposes specified in paragraphs (b) or (c) of subsection (I) of this section—
- (a) in case the Minister is of the opinion that the apparatus does not comply with the requirements applicable to it under regulations so made for the purposes specified in the said paragraph (b), he may serve on or send by registered post to any person who has manufactured or imported the apparatus in the course of business a notice prohibiting the person, as from the expiration of a period (not being less than seven days) specified in the notice, from selling the apparatus, otherwise than for export, or offering or advertising it for such sale, or letting it on hire or advertising it for letting on hire,
- (b) in case the Minister is of the opinion that the apparatus does not comply with the requirements applicable to it under regulations so made for the purposes specified in the said paragraph (c), he may serve on or so send to any person who has manufactured or exported the apparatus in the course of business a notice prohibiting the person, as from the expiration of a period (not being less than seven days) specified in the notice, from selling the apparatus for export to the countries or territories specified in the relevant regulations under this section, or offering or advertising it for such sale,
- and in any such case requiring the person within such a period so specified,—
- (i) to make the apparatus available for inspection by an officer of the Minister and authorised by him, or in case an order made under subsection (14) of this section is for the time being in force, an officer or servant of the Authority or any other body specified in the order and authorised by the Authority or the other body, as may be appropriate, to make the inspection,
- (ii) if requested by such officer or servant to transport, at the expense of the person, to a place specified by the officer or servant a sample or samples (which such officer or servant is hereby empowered to select) of the apparatus, or of any part of the apparatus specified by such officer or servant, for testing pursuant to subsection (9A) of this section.
- (9A) Where apparatus or any other thing is transported pursuant to a request made under subsection (9) of this section, the apparatus or other thing may be subjected by the person by whom the request was made or by any other officer or servant of the Mini-

ster, the Authority or the other body, as may be appropriate, to tests for the purpose of ascertaining mi benoise whether or not the apparatus or other thing complies with the requirements applicable to it under the relevant regulations under this section.";

- (c) the substitution of the following paragraph for paragraph (b) of subsection (10):
 - "(b) after the expiration of the period specified in the notice, such person contravenes the provisions, or fails to comply with the requirements, of the notice,"; and

(d) the insertion of the following subsections after subsection

or send by "(14) The Minister may by order (which he may and at any time revoke by a further order) declare that 15 the Authority or any other body specified in the order shall have all the powers which the Minister bono may exercise under subsection (9) of this section and, and he whenever such an order is for the time being in force, the Authority or the other body so specified shall have those powers and subsection (9) of this section shall have effect as if each of the references therein to the Minister included a reference to the Authority or to the other body so specified, as may be appropriate.

(15) The Minister may by regulations declare any country or territory specified in the regulations to be a country or territory to which paragraph (c) of subsection (1) of this section applies.

(16) In this section 'the Authority' means Radio Telefís Éireann.".

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Application of sections 7, 8, 10 and 12 of Act of 1926 in relation to certain apparatus.

- 20.—(1) A person may be required under section 7 of the Act of 1926 to state in a declaration-
 - (a) whether he does or does not keep or has or has not in his possession regulated apparatus,
 - (b) if he keeps or has in his possession any such apparatus, the nature of such apparatus and the place at which he keeps 35 or has the same.

(2) (a) The powers conferred by section 8 of the Act of 1926 on a Justice of the District Court to grant a search warrant shall also be exercisable in accordance with that section by such Justice in relation to regulated apparatus and, 40 28 ybo accordingly, the first reference in subsection (1) of the moines said section 8 to apparatus for wireless telegraphy shall be construed as including a reference to regulated apparatus.

(b) Any search warrant granted in relation to regulated apparatus under the said section 8, as applied by paragraph (a) of this subsection, shall, in relation to such apparatus, be expressed and operate in the manner specified in subsection (1) of that section with and subject to the modification that, for the purposes of this paragraph, the second reference in that subsection to apparatus for wireless telegraphy shall be construed as a reference to regulated apparatus.

(3) Subsection (2) of section 10 of the Act of 1926 shall apply to regulated apparatus in the manner it applies to apparatus for wireless telegraphy, and, accordingly, that subsection shall have effect

as if ", of regulated apparatus within the meaning of section 20 of the GVAMA YT Broadcasting Authority (Amendment) Act, 1975" were inserted after "electro-magnetic radiation".

- (4) Section 12 of the Act of 1926 shall apply to regulated appara-5 tus in the manner in which it applies to apparatus for wireless telegraphy, and, accordingly, the first reference in subsection (1) of the said section 12 and every reference in subsections (2), (3) and (4) of that section to apparatus for wireless telegraphy shall be construed as including a reference to regulated apparatus.
- (5) In this section "regulated apparatus" means apparatus which is used in the provision or distribution in the manner described in subsection (2) of section 3A of the Act of 1926 (inserted by section 17 of this Act) of local programme matter within the meaning of the said section 3A.
- 15 21.—The following provisions of the Act of 1960 are hereby Repeals. repealed:
 - (a) section 6,
 - (b) in paragraph (j) of section 16 (2) the words "subject to the consent of the Minister,", and
- 20 (c) in paragraph (m) of section 16 (2) (inserted by section 5 of winodua amissobnora and the Broadcasting Authority (Amendment) Act, 1966) the based ob man acháin, 1960 go 1.", retainiM eth to the consent of the Wireless Radio-Thelegrafaíochta, 1926, agus do Telegraphy Act, 1926, and to provide for dhéanamh socrú i dtaobh nitha eile a bhain.

22.—(1) This Act may be cited as the Broadcasting Authority Short title, construction (Amendment) Act, 1975.

Ordaíodh ag Seimad Éireann a chlobhualadh.

12 Feabhra. 1975

12 Feabhra. 1975

and collective citation.

An Seanadóir

(2) The Broadcasting Authority Acts, 1960 to 1974, and this Act shall be construed together as one Act and may be cited together as the Broadcasting Authority Acts, 1960 to 1975.

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(4) Section 12 of the Act of 1926 shall apply to regulated appara-

tus in the manner in which it applies to apparatus for wireless telegraphy, and, accordingly, the first reference in subsections (2), (3) and (4) of said section 12 and every reference in subsections (2), (3) and (4) of that section to upparatus for wireless telegraphy shall be construed

(5) In this section regulated populates incans appearatus which ed in the provision or distribution in the manner descri subsertion (2) of sertion 314 of the Act of 1926 tinterted by section 17 of this Act) of local programme matter within the breaming of

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a Justice of the District Court to grant a search warrant shall also be exoscissible in accordance with that section by such justice in relation to regulated apparatus accordingly, the last reference in subsection (1), of said section & to apparatus for wireless telegraphy shall be construed as including a reference to regulated

under the said section & as applied by paragraph (a)

as including a retaining to regulated apparatus

the said section 3d.

(LEASU), 1975 MENT) BILL, 1975

BILLE

(mar a tugadh isteach)

dá ngairtear

Acht do leasú na nAchtanna um Údarás Craol- An Act to amend the Broadcasting Authority acháin, 1960 go 1974, do leasú an Achta Radio-Thelegrafaíochta, 1926, agus do dhéanamh socrú i dtaobh nithe eile a bhaineann leis na nithe réamhráite. 22-(1) This Act may be cited as the Broad

An Seanadóir Micheál Ó hUiginn a thug isteach

Ordaíodh ag Seanad Éireann a chlóbhualadh, Ordered by Seanad Éireann to be printed, 12 Feabhra, 1975

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12th February, 1975

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