

I believe that the process for revocation of an Airmans Certificate should follow the existing process and procedure in force, as per FAA directives regarding emergency revocation. With the Airman able to avail himself of the full protection afforded him under the law. This should include an appeals process whereby the NTSB can override the decision of the TSA. In regards security of sensitive information. The FBI, NSA, CIA, USSS, TSA, & Dept. of Homeland Security should be required to vet and clear for all levels of access a select group of individuals from the following groups as an airmans advocate in the appeals process. Owing to the fact that national security interest may well be valid. The AOPA, NBAA, EAA, NASAO, ALPA, NATCA & possibly a couple of others. These vetted individuals would review the appropriate facts of the governments case against the airman and make recommendations to the TSA and other agencies regarding the appeal of an airmans certificate suspension/revocation. They would also make recommendations to the NTSB during the appeals process. I believe this process could ensure national security, while simultaneously protecting the rights and freedoms many of these airman have fought and died for.