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THE LAW AND REGULATIONS OF CANADA RESPECTING IMMIGRATION AND IMMIGRANTS



Issued by the Superintendent of Immigration, Ottawa, from whom further copies may be had free on application

18, 1911.

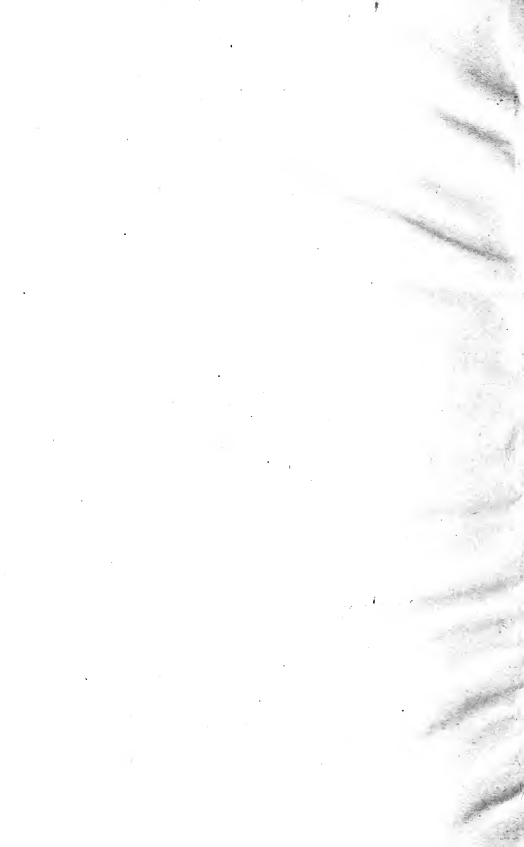




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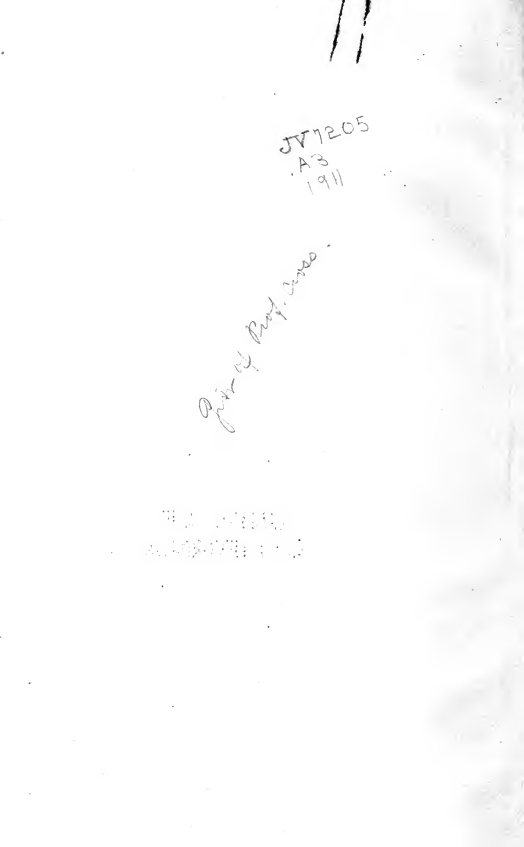


THE LAW AND REGULATIONS OF CANADA RESPECTING IMMIGRATION AND IMMIGRANTS

Capida. Laws, statutes, etc.

Issued by the Superintendent of Immigration, Ottawa, from whom further copies may be had free on application

April 18, 1911.



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PREFATORY NOTE.

This pamphlet is issued in order that magistrates, clerks of municipalities and the public generally may be informed of the Provisions of the Immigration Act. The Orders in Council and Instructions issued under the Act will be found towards the end, as well as directions for bringing about the deportation of "undesirables."

Further copies of this pamphlet may be had free of charge on application to the Superintendent of Immigration, Ottawa.

An Act respecting Immigration.

[Assented to 4th May, 1910.]

AND

An Act to amend the Act respecting Immigration.

[Assented to April 4th, 1911.]

(Consolidated.)

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

SHORT TITLE.

1. This Act may be cited as *The Immigration Act*.

Short title.

INTERPRETATION.

2. In this Act, and in all orders in council, proclamations Definitions. and regulations made thereunder, unless the context otherwise requires,—

(a) "Minister" means the Minister of the Interior;

(b) "officer" means any person appointed under this Act, "Officer." for any of the purposes of this Act, and any officer of customs; and includes the Superintendent of Immigration, immigration commissioners and inspectors and every person recognized by the Minister as an immigration agent or officer with reference to anything done or to be done under this Act, whether within or outside of Canada, and whether with or without formal appointment;

(c) "immigration officer in charge" or "officer in charge" "Officer in means the immigration officer, or medical officer, or other ^{charge."} person in immediate charge or control at a port of entry for the purposes of this Act;

(d) "domicile" means the place in which a person has his "Domicile" present home, or in which he resides, or to which he returns defined. as his place of present permanent abode and not for a mere special or temporary purpose.

(i) Canadian domicile can only be acquired, for the Canadian purposes of this Act, by a person having his domicile for how at least three years in Canada after having been landed acquired. therein within the meaning of this Act, except in the case of a person who entered Canada before the passing of this Act, and in such case Canadian domicile can

"Misister."

only be acquired by such person having his domicile in Canada for at least two years immediately following such entry into Canada: Provided that the time spent by a person in any penitentiary, gaol, reformatory, prison or asylum for the insane in Canada shall not be counted in the period of residence in Canada which is necessary in order to acquire Canadian domicile.

(ii) Canadian domicile is lost, for the purposes of this Act, by a person voluntarily residing out of Canada not for a mere special or temporary purpose but with the present intention of making his permanent home out of Canada unless and until something which is unexpected, or the happening of which is uncertain, shall occur to induce him to return to Canada.

(e) "alien" means a person who is not a British subject;(f) "Canadian citizen" means—

i. a person born in Canada who has not become an alien;ii. a British subject who has Canadian domicile; or,

iii. a person naturalized under the laws of Canada who has not subsequently become an alien or lost Canadian domicile.

Provided that for the purpose of this Act a woman who has not been landed in Canada shall not be held to have acquired Canadian citizenship by virtue of her husband being a Canadian citizen; neither shall a child who has not been landed in Canada be held to have acquired Canadian citizenship through its father or mother being a Canadian citizen;

(g) "immigrant" means a person who enters Canada with the intention of acquiring Canadian domicile, and for the purposes of this Act every person entering Canada shall be presumed to be an immigrant unless belonging to one of the following classes of persons, hereinafter called "non-immigrant classes":—

i. Canadian citizens; and persons who have Canadian domicile.

ii. Diplomatic and consular officers, and all accredited representatives and officials of British or foreign governments, their suites, families and guests, coming to Canada to reside or to discharge any official duty or to pass through in transit.

iii. Officers and men, with their wives and families, belonging to or connected with His Majesty's regular naval and military forces.

iv. Tourists and travellers merely passing through Canada to another country.

v. Students entering Canada for the purpose of attendance, and while in actual attendance, at any university cr college authorized by statute or charter to confer degrees; or at any high school or collegiate institute recognized as such for the purpose of this Act by the Minister.

.fow lost.

Alien." "Canadian citizen."

Proviso.

"Immigrant."

"Non-immigrant classes."

Canadian citizens. Domiciled residents. Diplomatic representatives.

Military.

Tourists.

Students.

vi. Members of dramatic, musical, artistic, athletic or Professional. spectacular organizations entering Canada temporarily for the purpose of giving public performances or exhibitions of an entertaining or instructive nature; and actors, artists, lecturers, musicians, priests and ministers of religion, professors of colleges or other educational institutions, and commercial travellers, entering Canada for the temporary exercise of their respective callings.

vii. Holders of a permit to enter Canada, in force for the Holders of time being, in form A of schedule one to this Act, signed by to enter the Minister or by some person duly authorized: Provided Canada. that whenever in the opinion of the Minister or Superin- Proviso. tendent of Immigration or Board of Inquiry or officer acting as such, any person has been improperly included in any of the non-immigrant classes, or has ceased to belong to any of such classes, such person shall thereupon be considered an immigrant within the meaning of this Act and subject to all the provisions of this Act respecting immigrants seeking to enter Canada;

(h) "family" includes father and mother, and children "Family." under eighteen years of age;

(i) "head of family" means the father, mother, son, "Head of daughter, brother or sister upon whom the other members family." of the family are mainly dependent for support;

(i) "passenger" means a person lawfully on board any "Passenger." ship, vessel, railway train, vehicle or other contrivance for travel, or transport, and also includes any person riding, walking or otherwise travelling across any international bridge or highway; but shall not be held to include the master or other person in control or command of such vessel, ship, railway train, vehicle, bridge, highway or other contrivance for travel or transport, or any member of the crew or staff thereof; or military or naval forces and their families who are carried at the expense of the Government of the United Kingdom, or the Government of any British Dominion or Colony: Provided that any member of the crew of Proviso. a ship or of the staff of a railway train or other contrivance for travel or transport who deserts or is discharged in Canada from his ship or railway train or other contrivance for travel or transport shall thereupon be considered a passenger within the meaning of this Act;

(k) "stowaway" means a person who goes to sea secreted "Stowaway." in a ship without the consent of the master or other person in charge of the ship, or of a person entitled to give such consent; or a person who travels on any railway train or other vehicle without the consent of the conductor or other person authorized to give such consent;

(l) "ship" or "vessel" includes every boat and craft of "ship." any kind whatsoever for travel or transport other than by land:

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"Master."

"Owner."

"Port of entry."

"Landed."

"Rejected."

"Deportation."

"Immigrant station."

"Transportation company."

"Act."

Prohibited classes of immigrants. (m) "master" means any person in command of a ship or vessel;

(n) "owner" as applied to a ship or vessel includes the charterers of such ship or vessel and the agent of the owner or charterer thereof;

(o) "port of entry" means any port, railway station or place in Canada at which there is an officer and where inspection of immigrants may be carried on;

(p) "land," "landed" or "landing," as applied to passengers or immigrants, means their lawful admission into Canada by an officer under this Act, otherwise than for inspection or treatment or other temporary purpose provided for by this Act;

(q) "rejected," as applied to an immigrant or other person seeking to enter Canada, means that such immigrant or other person has been examined by a Board of Inquiry or officer acting as such and has been refused permission to land in Canada;

(r) "deportation" means the removal under authority of this Act of any rejected immigrant or other person, or of any immigrant or other person who has already been landed in Canada, or who has entered or who remains in Canada contrary to any provision of this Act, from any place in Canada at which such immigrant or other person is rejected or detained to the place whence he came to Canada, or to the country of his birth or citizenship;

(s) "immigrant station" means any place at which immigrants or passengers are examined, inspected, treated or detained by an officer for any purpose under this Act, and includes hospitals maintained for the purposes of this Act;

(t) "transportation company" means and includes any corporate body or organized firm or person carrying or providing for the transit of passengers, whether by ship, railway, bridge, highway or otherwise, and any two or more such transportation companies co-operating in the business of carrying passengers;

(u) "Immigration Act" or "Act" shall be held to include all orders in council, proclamations, and regulations made hereunder.

PROHIBITED CLASSES.

3. No immigrant, passenger, or other person, unless he is a Canadian citizen, or has Canadian domicile, shall be permitted to land in Canada, or in case of having landed in or entered Canada shall be permitted to remain therein, who belongs to any of the following classes, hereinafter called "prohibited classes":—

(a) Idiots, imbeciles, feeble-minded persons, epileptics, Persons insane persons, and persons who have been insane within mentally defective. five years previous.

(b) Persons afflicted with any loathsome disease, or with a Diseased disease which is contagious or infectious, or which may be-^{persons.} come dangerous to the public health, whether such persons intend to settle in Canada or only to pass through Canada in transit to some other country: Provided that if such Proviso. disease is one which is curable within a reasonably short time, such persons may, subject to the regulations in that behalf, if any, be permitted to remain on board ship if hospital facilities do not exist on shore, or to leave ship for medical treatment.

(c) Immigrants who are dumb, blind, or otherwise phy-Persons sically defective, unless in the opinion of a Board of Inquiry defective. or officer acting as such they have sufficient money, or have such profession, occupation, trade, employment or other legitimate mode of earning a living that they are not liable to become a public charge or unless they belong to a family accompanying them or already in Canada and which gives security satisfactory to the Minister against such immigrants becoming a public charge.

(d) Persons who have been convicted of any crime in-Criminals. volving moral turpitude.

(e) Prostitutes and women and girls coming to Canada Prostitutes, for any immoral purpose and pimps or persons living on the avails of prostitution.

(f) Persons who procure or attempt to bring into Canada Procurers. prostitutes or women or girls for the purpose of prostitution or other immoral purpose.

(g) Professional beggars or vagrants, or persons likely to Beggars and become a public charge.

(h) Immigrants to whom money has been given or loaned Charity by any charitable organization for the purpose of enabling them to qualify for landing in Canada under this Act, or whose passage to Canada has been paid wholly or in part by any charitable organization, or out of public moneys, unless it is shown that the authority in writing of the Superintendent of Immigration, or in case of persons coming from Europe, the authority in writing of the assistant Superintendent of Immigration for Canada, in London, has been obtained for the landing in Canada of such persons, and that such authority has been acted upon within a period of sixty days thereafter.

(i) Persons who do not fulfil, meet or comply with the Persons not conditions and requirements of any regulations which for $_{\text{with}}^{\text{complying}}$ the time being are in force and applicable to such persons regulations. under sections 37 or 38 of this Act.

4. The Minister may issue a written permit authorizing Permit to any person to enter Canada without being subject to the ^{enter Canada}. 4533-23

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provisions of this Act. Such permit shall be in the form A of the schedule to this Act, and shall be expressed to be in force for a specified period only, but it may at any time be extended or cancelled by the Minister in writing. Such' extension or cancellation shall be in the form AA of the schedule to this Act.

APPOINTMENT, POWERS AND DUTIES OF OFFICERS.

5. The Governor in Council may appoint a superintendent of immigration, commissioners of immigration, and such other officers as are deemed necessary for carrying out the provisions of this Act.

2. The Governor in Council may establish and maintain immigration offices at such places within and outside of Canada as from time to time seems proper.

6. Subject to any regulations in that behalf, the Minister may appoint or employ, either permanently or temporarily, any subordinate officers, not otherwise provided for, required in furtherance of the provisions and objects of this Act, including medical officers, inspectors, guards, matrons and nurses at immigrant stations, and may confer upon them, and charge them with, such power and duties as he considers necessary or expedient.

7. Subject to any regulation in that behalf, all officers appointed or having authority under this Act may, in emergency, employ such temporary assistance as is required for carrying out any duty devolving upon them under this Act, but no such employment shall continue for a period of more than forty-eight hours without the sanction of the Minister.

Immigration agent ex-officio.

S. When at a port of entry there is no immigration officer available for duty under this Act, the chief customs officer at that port or any subordinate customs officer designated by him shall be, ex-officio, an immigration officer.

Duties of officers.

9. Every officer appointed under this Act shall perform all duties prescribed for him by this Act, or by any order in council, proclamation or regulation made thereunder, and shall also perform such duties as are required of him by the Minister, either directly or through any other officer; and no action taken by any such officer under or for any purpose of this Act shall be deemed to be invalid or unauthorized merely because it was not taken by the officer specially appointed or detailed for the purpose.

Authority as special constable.

10. Every officer appointed under this Act shall have the authority and power of a special constable to enforce any

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Officers appointed by Governor in Council.

Immigration offices.

Officers appointed by Minister.

Assistance in cases of

emergency.

of the provisions of this Act relating to the arrest, detention or deportation of immigrants, aliens or other persons.

11. All constables and other peace officers in Canada, Duties of whether appointed under Dominion, provincial, or munici-police to execute pal authority, shall, when so directed by the Minister or by orders of Minister. any officer under this Act, receive and execute according to the tenor thereof any written order of the Minister, or of the Minister of Justice, or of a Board of Inquiry or officer acting as such, and any warrant of the Superintendent of Immigration, for the arrest, detention or deportation of any immigrant, alien or other person in accordance with the provisions of this Act.

12. For the preservation of the peace, and in order that Right of local arrests may be made for offences against the laws of Canada, police to or of any province or municipality thereof, wherein the immigrant various immigrant stations are located, the officers in charge of such immigrant stations, as occasion may require, shall admit therein any constables or other peace officers charged with the enforcement of such laws; and for the purposes of this section the authority of such officers and the jurisdiction of the local courts shall extend over such immigrant stations.

APPOINTMENT, POWERS AND PROCEDURE OF BOARDS OF INQUIRY.

13. The Minister may appoint three or more officers, of Appointment whom the immigration officer in charge shall be one, at any of boards of inquiry. port of entry, to act as a permanent Board of Inquiry for the summary determination of all cases of immigrants or passengers seeking to enter Canada or detained for any cause under this Act.

14. Such Boards of Inquiry shall have authority to Authority of determine whether an immigrant, passenger or other person boards. seeking to enter Canada or detained for any cause under this Act, shall be allowed to enter or remain in Canada, or shall be rejected and deported.

15. The hearing of all cases brought before such Board Hearing of of Inquiry shall be separate and apart from the public, kut cases by Bourd. in the presence of the immigrant, passenger or other person concerned whenever practicable, and such immigrant, passenger or other person shall have the right to be represented by counsel whenever any evidence or testimony touching the case is received by the Board, and a summary record of proceedings and of evidence and testimony taken shall be kept by the Board.

stations.

Taking of evidence.

All evidence to be received.

Decision of majority to prevail.

Cases where no appeal allowed from board.

Proviso as to Canadian citizens.

Cases where appeal allowed from board.

Notice of appeal.

Security for cost of maintenance 2. The Board, and any member thereof, may, at discretion administer oaths and take evidence under oath or by affirmation in any form which they deem binding upon the person being examined.

16. In all such cases, such Board of Inquiry may at the hearing, receive and base its decision upon any evidence. considered credible or trustworthy by such Board in the circumstances of each case; and in all cases where the question of the right to enter Canada under this Act is raised the burden of proof shall rest upon the immigrant, passenger or other person claiming such right.

17. The Board of Inquiry shall appoint its own chairman and secretary to keep the record of its proceedings, and in all cases and questions before it the decision, which decision shall be in writing, of a majority of the Board shall prevail.

18. There shall be no appeal from the decision of such Board of Inquiry as to the rejection and deportation of immigrants, passengers or other persons seeking to land in Canada, when such decision is based upon a certificate of the examining medical officer to the effect that such immigrants, passengers or other persons are afflicted with any loathsome disease, or with a disease which may become dangerous to the public health, or that they come within any of the following prohibited classes, namely, idiots, imbeciles, feeble-minded persons, epileptics and insane persons: Provided always that Canadian citizens and persons who have Canadian domicile shall be permitted to land in Canada as a matter of right.

19. In all cases other than provided for in the next preceding section an appeal may be taken to the Minister against the decision of any such Board of Inquiry or officer in charge by the immigrant, passenger or other person concerned in the case, if the appellant forthwith serves written notice of such appeal, (which notice may be in form C in the schedule to this Act), upon the officer in charge, or the officer in whose custody the appellant may be, and shall at the same time deposit with such officer the sum of twenty dollars for himself and ten dollars for each child or other person dependent upon such appellant and detained with him, such sum to be used for the purpose of defraying the cost of maintaining the appellant and those dependent upon him, pending the decision of the Minister on such appeal. In case of the appeal being allowed by the Minister or by the Board of Inquiry on a re-hearing, then the said sum shall be returned to the appellant; and in case of the appeal being disallowed by the Minister or by the Board of Inquiry on a

re-hearing, then the balance of such sum, if any, after pending deduction of regular detention charges for board, shall be appeal. returned to the appellant; and the appellant shall forthwith be deported.

20. Notice of appeal and deposit of the said sum shall act Notice of as a stay of all proceedings until a final decision is rendered ^{appeal.} by the Minister, and within forty-eight hours after the filing of the said notice and deposit of the said sum a summary record of the case shall be forwarded by the immigration officer in charge to the Superintendent of Immigration, Stay of accompanied by his views thereon in writing.

21. Pending the decision of the Minister, the appellant Appellant in and those dependent upon him shall be kept in custody at an ^{custody} pending immigrant station, unless released under bond as provided decision of Minister. for in section 33 of this Act.

22. When there is no Board of Inquiry at a port of entry, When powers of board to or at a neighbouring port to which a person detained under be exercised this Act could conveniently be conveyed, or to which a case by officer in charge. for decision could conveniently be referred, then the officer in charge shall exercise the powers and discharge the duties of a Board of Inquiry and shall follow as nearly as may be the procedure of such Board as regards hearing and appeal and all other matters over which it has jurisdiction.

23. No court, and no judge or officer thereof, shall have Jurisdiction jurisdiction to review, quash, reverse, restrain or otherwise of courts in cases of interfere with any proceeding, decision or order of the rejection and Minister or of any Board of Inquiry, or officer in charge, had, restricted. made or given under the authority and in accordance with the provisions of this Act relating to the detention or deportation of any rejected immigrant, passenger or other person, upon any ground whatsoever, unless such person is a Canadian citizen or has Canadian domicile.

24. The Governor in Council may make such further Further regulations governing the procedure of Boards of Inquiry and regulations governing appeal therefrom as are deemed necessary. boards.

SPECIAL PROVISION AS TO PASSENGERS BY VESSEL.

25. It shall be the duty of every transportation company Passengers to be landed bringing passengers or other persons to Canada by vessel to only at prevent such passengers or other persons leaving such vessel places in Canada at any time or place other than as designated by by officer in the immigration officer in charge, and the failure of any such charge. company to comply with such duty shall be an offence against this Act and shall be punished by a fine of not more Penalty.

proceedings.

than five hundred dollars and not less than twenty dollars, in respect of each such passenger or person, and every passenger or other person so landed may be arrested and detained for examination as contemplated under section 33 of this Act.

Bill of health.

26. The master shall furnish to the immigration officer in charge at the port of entry a bill of health, certified by the medical officer of the vessel, such bill of health being in the form and containing such information as is required from time to time under this Act.

Officer may go on board ship.

Master to permit examination of passengers on board ship.

Medical examination

When permission to land passengers to be granted.

27. Before any passengers are permitted to leave a vessel in Canada the immigration officer in charge, or any officer directed by him, may go on board and inspect such vessel and examine and take extracts from the manifest of passengers, and from the bill of health.

2. The master shall permit any examination of passengers required under this Act to be made on board his vessel whenever so directed by the immigration officer in charge.

28. Medical officers appointed under this Act shall make examination of all immigrants and passengers seeking to land in Canada from any ship or vessel, except in the case of Canadian citizens and persons who have Canadian domicile. Such examination shall be made in accordance with and subject to regulations prescribed by the Superintendent of Immigration under the direction or with the approval of the Minister.

> 29. The immigration officer in charge, after satisfying himself that the requirements of this Act, and of any order in council, proclamation or regulation made thereunder, have been carried out, shall grant written permission to the master of the vessel to allow the passengers to leave the vessel.

SPECIAL PROVISION AS TO PASSENGERS BY LAND.

Liabil'y of companies co-operating.

30. Every transportation company carrying passengers in Canada by land shall, for the purposes of this Act, be considered as one with any transportation company with which it co-operates or makes or affords connection whether in Canada or not and whether under the same management or not, and shall be liable for any offence against this Act by any company with which it so co-operates or makes or affords connection.

Obligations of transportation companies

31. Regulations made by the Governor in Council under this Act may provide that the obligations of transportation companies bringing immigrants and passengers into Canada by land shall be similar to those imposed by bringing this Act on masters and owners of vessels bringing immi- passengers grants and passengers to Canada, including the furnishing of names and descriptions of such immigrants and passengers.

2. Such regulations may also provide that officers under Detention this Act shall have the power to hold and detain railway of trains. trains, cars and other vehicles entering Canada until examination of immigrants and passengers has been made as required by this Act; and may provide penalties for noncompliance with such regulations by transportation companies, or any official or employee thereof.

3. Such regulations may also impose a duty upon trans-Obligations portation companies to provide, equip and maintain suit- of transportable buildings for the examination and detention of passen- companies gers for any purpose under this Act at such ports of entry detention or border stations as may be designated by the Minister; buildings. and may provide penalties for non-compliance by transportation companies with such regulations: Provided that Proviso. no transportation company shall be made liable for the safe-keeping of any person who is in custody of an officer for any cause under this Act, unless such person is on a vessel, railway train or other vehicle belonging to or operated or controlled by such company.

32. Subject to any regulations made under the preced-Regulations ing section, the Superintendent of Immigration, under the examination direction or with the approval of the Minister, shall pre- of passengers scribe regulations for the entry, inspection and medical border. examination of immigrants and passengers along the border of Canada so as not to unnecessarily delay, impede or annoy passengers in ordinary travel.

LANDING OF PASSENGERS.

33. Every passenger or other person seeking to land in Landing of passengers. Canada shall first appear before an immigration officer, and shall be forthwith examined as required under this Act, either on shipboard or on train or at some other place designated for that purpose.

2. Every passenger or other person seeking to land in Answers to Canada shall answer truly all questions put to him by any questions. officer when examined under the authority of this Act.

3. Every passenger or other person so examined shall be Doubtful immediately landed unless the examining officer has reason cases. to believe that the landing of such passenger or other person would be contrary to any provision of this Act.

4. Every passenger or other person, as to whose right to Examination land the examining officer has any doubt, shall be detained in doubtful for further examination by the officer in charge, or by the

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Deportation.

5. An order for deportation by a Board of Inquiry or officer in charge may be made in the form B in the schedule to this Act, and a copy of the said order shall forthwith be delivered to such passenger or other person, and a copy of the said order shall at the same time be served upon the master or owner of the ship or upon the local agent or other official of the transportation company by which such person was brought to Canada; and such person shall thereupon be deported by such company subject to any appeal which may have been entered on his behalf under section 19 of this Act.

6. Every person who enters Canada except at a port of entry shall forthwith report such entry to the nearest immigration officer and present himself for examination as provided by this section.

7. Any person who enters Canada except at a port of entry, or who at a port of entry eludes examination by an officer, or Board of Inquiry, or who enters Canada by force or misrepresentation or stealth or otherwise contrary to any provision of this Act, or who escapes from the custody of an officer or from an immigrant station when detained for any cause under this Act, shall be guilty of an offence under this Act, and liable on conviction to a fine of not more than one hundred dollars, and may be arrested and detained without a warrant by any officer for examination as provided under this section; and if found not to be a Canadian citizen, or not to have Canadian domicile, such entry shall in itself be sufficient cause for deportation whenever so ordered by a Board of Inquiry or officer in charge subject to any appeal which may have been entered under section 19 of this Act.

8. Any transportation company or person knowingly and wilfully landing, or assisting to land or attempting to land in Canada, any prohibited immigrant or person whose entry into Canada has been forbidden under this Act, shall be guilty of an offence and shall be liable on conviction, to a fine of not more than five hundred dollars and not less than fifty dollars for each prohibited immigrant or other person so landed in Canada, or whose landing in Canada was so attempted.

9. Any transportation company or person interfering with or resisting an immigration officer in the performance of his duty under this Act, or knowingly and wilfully assisting in the escape of any person detained by an officer, or at an immigrant station, for any purpose under this Act,

Duty to report entry.

Avoiding port of entry.

Foucible entry.

Missepresentation.

Penalty for landing prohibited immigrant.

Interference with officer in performance of duty. or giving false information to an officer, whereby such officer is induced to land or permit the landing of any person in Canada who otherwise would be refused landing for any cause under this Act or would be detained for examination, shall be guilty of an offence, and shall be liable to a fine of not more than five hundred dollars and not less than twenty dollars for each such offence.

10. Every person who enters Canada as a tourist or Penalty for traveller or other non-immigrant, but who ceases to be tourist who such and remains in Canada, shall forthwith report such such failing facts to the nearest immigration officer and shall present himself before an officer for examination under this Act, and in default of so doing he shall be liable to a fine of not more than one hundred dollars, and shall also be liable to deportation by order of a Board of Inquiry or officer acting as such.

11. Pending the final disposition of the case of any person Release detained or taken into custody for any cause under this Act or approved he may be released under a bond, which bond may be in deposit. the form F in the schedule to this Act, with security approved by the officer in charge, or may be released upon deposit of money with the officer in charge in lieu of a bond, and to an amount approved by such officer; upon condition that such person shall appear before a Board of Inquiry or officer acting as such at any port of entry named by the cfficer in charge, and at such time as shall be named, for examination in regard to the cause or complaint on account of which he has been detained or taken into custody.

12. If such person fail to appear for examination at such Failure to time and place named, or shall fail to keep and observe appear for every other condition under which he is so released, then such bond shall be enforced and collected, and the proceeds thereof, or the money deposited in lieu of a bond, as the case may have been, shall be paid into the hands of the Minister of Finance, and shall form part of the Consolidated Revenue Fund of Canada: and such person may be taken into custody forthwith and deported by order of a Board of Inquiry or officer acting as such.

MEDICAL TREATMENT OF SICK AND DISABLED PASSEN-GERS.

34. A passenger or other person seeking to enter Canada Medical or who has been rejected or is detained for any purpose treatment. under this Act, who is suffering from sickness or physical or mental disability, may whenever it is so directed by the Superintendent of Immigration or officer in charge be afforded medical treatment on board ship or in an immigrant station, or may be removed to a suitable hospital for treatment, according as the officer in charge decides is

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required by existing circumstances and the condition of the person's health as reported upon by the examining medical officer.

2. If, in the opinion of the Superintendent of Immigration, or of the officer in charge, the transportation company which brought such person to Canada failed to exercise proper vigilance or care in so doing, then the cost of his hospital treatment and medical attention and maintenance shall be paid by such transportation company, and otherwise the cost thereof shall be collected from such person, and if that be not possible then the cost thereof shall be paid by the Department of the Interior.

3. The Superintendent of Immigration, or officer in charge, may, whenever it is considered necessary or advisable for the proper care of such persons, direct that a suitable attendant, or some one upon whom such person is dependent, or some one who is dependent upon such person, as the case may be, shall be kept with such person during his medical treatment on board ship or at an immigrant station or hospital, or in case of deportation from any place within Canada shall accompany such person to his port of embarkation from Canada; and the cost thereof shall be paid by the said transportation company whenever in the opinion of the Superintendent of Immigration it has failed to exercise proper vigilance or care as aforesaid, and otherwise the cost thereof shall be collected from such person, and if that be not possible then the cost thereof shall be paid by the Department of the Interior.

35. A passenger or other person permitted to enter Canada for medical treatment under this Act shall not be regarded as landed within the meaning of this Act.

36. The Superintendent of Immigration, under the direction or with the approval of the Minister, shall prescribe regulations whereby sick and diseased persons may enter Canada for treatment and care at any health resort, hospital, sanitarium, asylum or other place or institution for the cure or care of such persons.

REGULATIONS AS TO MONETARY AND OTHER REQUIREMENTS FROM SPECIFIED CLASSES OF IMMIGRANTS.

37. Regulations made by the Governor in Council under this Act may provide as a condition to permission to land in Canada that immigrants and tourists shall possess in their own right money to a prescribed minimum amount, which amount may vary according to the race, occupation or destination of such immigrant or tourist, and otherwise according to the circumstances; and may also provide that

When transportation companies liable for cost of medical treatment.

Cost of attendant or dependent.

Hospital treatment not to constitute landing.

Regulations for entry of diseased persons for treatment at Canadian sanitariums.

Immigrants may be required to possess prescribed amount of money. all persons coming to Canada directly or indirectly from countries which issue passports or penal certificates to persons leaving such countries, shall produce such passports or penal certificates on demand of the immigration officer in charge before being allowed to land in Canada.

38. The Governor in Council may, by proclamation or Prohibition order whenever he deems it necessary or expedient,-

(a) prohibit the landing in Canada or at any specified port coming to of entry in Canada of any immigrant who has come to Canada by Canada otherwise than by continuous journey from the journey. country of which he is a native or naturalized citizen, and Prohibition upon a through ticket purchased in that country, or prepaid of landing in Canada;

(b) prohibit the landing in Canada of passengers brought by companies neglecting to to Canada by any transportation company which refuses comply with or neglects to comply with the provisions of this Act;

(c) prohibit for a stated period, or permanently, the land-Prohibition ing in Canada, or the landing at any specified port of entry of specified classes of in Canada, of immigrants belonging to any race deemed un- immigraits suited to the climate or requirements of Canada, or of im- and closing migrants of any specified class, occupation or character.

39. When any immigrant or other person is rejected or Duty of ordered to be deported from Canada; and such person has companies to not come to Canada by continuous journey from the coun-rejected try of which he is a native or naturalized citizen, but has immigrants to country of come indirectly through another country, which refuses to birth or allow such person to return or be returned to it, then the citizenship. transportation company bringing such person to such other country shall deport such person from Canada to the country of which he is a native or naturalized citizen whenever so directed by the Minister or Superintendent of Immigration and at the cost of such transportation company, and in case of neglect or refusal so to do, such transportation company shall be guilty of an offence against this Act, and shall be liable to a fine of not more than five hundred dollars and not Penalty. less than twenty dollars for each such offence.

DEPORTATION OF PROHIBITED AND UNDESIRABLE CLASSES.

40. Whenever any person, other than a Canadian citizen, Duty of within three years after landing in or entering Canada has officer to been convicted of a criminal offence in Canada, or has be- complaint to come a prostitute or an inmate of a house of ill-fame, or by Minister common repute has become a procurer or pimp or person undesirable living on the avails of prostitution, or has become a professional beggar or a public charge, or an inmate of a penitentiary, gaol, reformatory, prison, hospital, insane asylum or public charitable institution, or enters or remains in Ca-

of immigrants not

gers brought provisions of this Act. ports.

nada contrary to any provision of this Act, it shall be the duty of any officer cognizant therof, and the duty of the clerk, secretary or other official of any municipality in Canada wherein such person may be, to forthwith send a written complaint thereof to the Minister or Superintendent of Immigration, giving full particulars.

Duty of officers to send complaint to Minister concerning certain, acts of undesirable classes.

41. Whenever any person other than a Canadian citizen advocates in Canada the overthrow by force or violence of the government of Great Britain or Canada, or other British dominion, colony, possession or dependency, or the overthrow by force or violence of constituted law and authority, or the assassination of any official of the Government of Great Britain or Canada or other British dominion, colony, possession or dependency, or of any foreign government, or shall by word or act create or attempt to create riot or public disorder in Canada, or shall by common repute belong to or be suspected of belonging to any secret society or organization which extorts money from, or in any way attempts to control, any resident of Canada by force or threat of bodily harm, or by blackmail; such person for the purposes of this Act shall be considered and classed as an undesirable immigrant, and it shall be the duty of any officer becoming cognizant thereof, and the duty of the clerk, secretary or other official of any municipality in Canada wherein such person may be, to forthwith send a written complaint thereof to the Minister or Superintendent of Immigration, giving full particulars.

Investigation of complaints concerning undesirable classes.

Deportation in such cases. 42. Upon receiving a complaint from any officer, or from any clerk or secretary or other official of a municipality,whether directly or through the Superintendent of Immigration, against any person alleged to belong to any prohibited or undesirable class, the Minister may order such person to be taken into custody and detained at an immigrant station for examination and an investigation of the facts alleged in the said complaint to be made by a Board of Inquiry or by an officer acting as such. Such Board of Inquiry or officer shall have the same powers and privileges, and shall follow the same procedure, as if the person against whom complaint is made were being examined before landing as provided in section 33 of this Act; and similarly the person against whom complaint is made shall have the same rights and privileges as he would have if seeking to land in Canada.

2. If upon investigation of the facts such Board of Inquiry or examining officer is satisfied that such person belongs to any of the prohibited or undesirable classes mentioned in sections 40 and 41 of this Act, such person shall be deported forthwith, as provided for in section 33 of this Act, subject, however, to such right of appeal as he may have to the Minister.

3. The Governor in Council may, at any time, order any Order to such person found by a Board of Inquiry or examining officer Canada. to belong to any of the undesirable classes referred to in section 41 of this Act to leave Canada within a specified period. Such order may be in the form D in the schedule to this Act. and shall be in force as soon as it is served upon such person, or is left for him by any officer at the last known place of abode or address of such person.

. 4. Any person rejected or deported under this Act who Penalty for enters or remains in or returns to Canada after such rejection rejected or deported or deportation without a permit under this Act or other person lawful excuse, or who refuses or neglects to leave Canada in or rewhen ordered so to do by the Governor in Council as provid- entering Canada. ed for in this section, shall be guilty of an offence against this Act, and may forthwith be arrested by any officer and be deported on an order from the Minister or the Superintendent of Immigration, or may be prosecuted for such offence, and shall be liable on summary conviction, to a term of imprisonment not exceeding one year, and immediately after expiry of any sentence imposed for such offence, may be again deported or ordered to leave Canada under this section.

5. In any case where deportation of the head of a family is Deportation ordered, all dependent members of the family may be de- of head of family. ported at the same time. And in any case where deportation of a dependent member of a family is ordered on account of having become a public charge, and in the opinion of the Minister such circumstance is due to wilful neglect or nonsupport by the head or other members of the family morally bound to support such dependent members, then all members of the family may be deported at the same time. Such de- Deportation portation shall be at the cost of the persons so deported; and member of if that be not possible then the cost of such deportation shall family. be paid by the Department of the Interior.

43. When any person has, within three years of landing Detention of in Canada, become an inmate of a penitentiary, gaol, reform- certain prisoners for atory or prison, the Minister of Justice may, upon the request deportation. of the Minister of the Interior, issue an order to the warden or governor of such penitentiary, gaol, reformatory or prison, which order may be in the form E in the schedule to this Act, commanding him after the sentence or term of imprisonment of such person has expired to detain such person for, and deliver him to, the officer named in the warrant issued by the Superintendent of Immigration, which warrant may be in the form EE in the schedule to this Act, with a view to the deportation of such person.

2. Such order of the Minister of Justice shall be sufficient Order of authority to the warden or governor of the penitentiary, gaol, Justice and reformatory or prison, as the case may be, to detain and warrant of

deliver such person to the officer named in the warrant of the Superintendent of Immigration as aforesaid, and such warden or governor shall obey such order, and such warrant of the Superintendent of Immigration shall be sufficient authority to the officer named therein to detain such person in his custody, or in custody at any immigrant station, until such person is delivered to the authorized agent of the transportation company which brought such person into Canada, with a view to deportation as herein provided.

OBLIGATIONS OF TRANSPORTATION COMPANIES IN CASES OF REJECTION AND DEPORTATION.

Return of rejected immigrants.

Refusal to receive on board.

Failure to detain. Failure to return. Failure to pay cost maintenance. Charging deported person for

maintenance.

Penalty:

Deportation by vessel of persons who have been landed in Canada. **44.** Every immigrant, passenger, stowaway or other person brought to Canada by a transportation company and rejected by the Board of Inquiry or officer in charge, shall, if practicable, be sent back to the place whence he came, on the vessel, railway train or other vehicle by which he was brought to Canada. The cost of his maintenance, while being detained at any immigrant station after having been rejected, as well as the cost of his return, shall be paid by such transportation company.

2. If any such transportation company—

(a) refuses to receive any such person back on board of such vessel, railway train or other vehicle or on board of any other vessel, railway train or other vehicle owned or operated by the same transportation company, when so directed by the officer in charge; or,

(b) fails to detain any such person thereon; or,

(c) refuses or fails to return him to the place whence he came to Canada; or,

(d) refuses or fails to pay the cost of his maintenance while on land awaiting deportation; or,

(e) makes any charge against any such person for his maintenance while on land, or for his return to the port of embarkation, or takes any security from any such person for the payment of such charge;

such master, agent, owner or transportation company concerned shall be guilty of an offence against this Act, and shall be liable to a fine of not more than five hundred dollars and not less than fifty dollars for each offence; and no such vessel shall have clearance from any port of Canada until such fine is paid.

45. Every person ordered to be deported under this Act who has been brought to Canada by ship, shall be reconveyed free of charge, by the railway company or companies which brought him to the place in Canada where he is being detained for deportation, to the ocean port where he was landed, or the nearest available winter ocean port, as may

be directed by the Board of Inquiry, and thence he shall be conveyed free of charge by the transportation company which brought him to Canada to the place in the country whence he was brought or to the country of his birth or citizenship, and in such manner as to passage accommodation as may be directed by the officer in charge; and similarly every such person brought to Canada by a railway train or other vehicle shall, subject to the regulations under Deportation sections 31 and 32 of this Act, be reconveyed free of charge by train. by the transportation company which carried him to the place in Canada where he is rejected or where he is being detained for deportation to the place in the country whence he was brought or to the country of his birth or citizenship, as may be directed by the officer in charge.

46. Every transportation company which refuses or Penalty on neglects to comply with the order of the Minister or Superin-transporta-tendent of Immigration or Board of Inquiry, or officer company acting as such Board to take on board, guard safely, and refusing to return to the place in the country whence he came, or to person the country of his birth or citizenship, as may be directed be deported. by such order, any passenger or other person brought to Canada by such transportation company, and ordered to be deported under the provisions of this Act, shall be liable to a fine of not more than five hundred dollars and not less than fifty dollars, in each case.

47. The Superintendent of Immigration, under the Regulations direction or with the consent of the Minister, shall prescribe for proper treatment regulations for the proper detention and treatment on board of persons ship or railway train or other vehicle of all persons who have deported. been ordered to be deported under this Act, both while awaiting and during deportation.

48. Every transportation company which, through the Penalty on connivance or negligence of any of its officials or employees, transportapermits the escape of any person delivered into the custody permitting of such transportation company by any officer for deporta- escape of person tion under this Act shall, on conviction, be punished by a ordered to be deported to be deported. fifty dollars for each offence.

2. In the event of such person escaping from the custody Duty to of a transportation company, it shall be the duty of the immigration master of the vessel, conductor of the train, dock-master, officer when special constable or other official or employee of the trans- escapes. portation company in whose custody such person then was, to immediately report such escape to the nearest available immigration officer; and it shall also be the duty of the said company forthwith to report such escape to the Superintendent of Immigration, and such report shall state when,

and from whom, such person was received, and the time and mode of escape. Failure on the part of such master, conductor, or other official to so report to the nearest availableimmigration officer shall render him liable to a penalty of not more than twenty dollars and not less than ten dollars for each offence, and failure on the part of the transportation company to so report to the Superintendent of Immigration shall render such company liable to a fine of not more than one hundred dollars and not less than twenty dollars for each offence.

OBLIGATIONS OF MASTERS OF VESSELS AND PILOTS.

49. The master of every vessel arriving at any port of entry in Canada shall forthwith after such arrival, and before any entry of such vessel is allowed, deliver to the immigration officer in charge a manifest in the form prescribed by the Superintendent of Immigration, of all the passengers and stowaways on board such vessel at the time of her departure from the port or place whence she last cleared or sailed for Canada, or who were on board such vessel at the time of her arrival in Canada, or at any time during her voyage; and such manifest shall also state the name and apparent age of all passengers on board of such vessel on such voyage who are insane, idiotic, epileptic, dumb, blind or infirm, or suffering from any disease or injury or physical defect which may be cause for rejection under this Act, and whether or not they are accompanied by relatives able to support them.

2. Such manifest shall further state if any birth has taken place during the voyage, and shall state the name, age and last place of residence of any person who has died during the voyage, and shall specify the cause of death and whether such person was accompanied by relatives or other persons who are entitled to take charge of the moneys and effects left by such person and the disposition made thereof.

3. If there were no such relatives or other persons so entitled, the manifest shall fully designate the quantity and description of the property, whether money or otherwise, left by such person; and the master of the vessel shall pay over to the immigration officer in charge at the port at which the vessel is entered, and fully account for, all moneys and effects belonging to any person who has died on the voyage. The officer in charge shall thereupon give to the master a receipt for all moneys or effects so placed in his hands by the master, which receipt shall contain a full description of the nature or amount thereof.

4. If the master of such vessel fails—

(a) to deliver such manifest required by this section; or,

Penalty.

Manifest to

be delivered

officer.

by master to immigration

Entry as to passengers who have been born or have died during voyage.

Disposal of property of deceased passengers.

Receipt for property by immigration officer.

Failure to deliver, or making

(b) wilfully or negligently fails to state therein all the par- partial or false, manifest. ticulars of information required by this section; or,

(c) wilfully or negligently makes any false statement in such manifest.

he shall be guilty of an offence against this Act, and shall be Penalty. liable to a fine not exceeding one hundred dollars and not less than twenty dollars for every person with regard to whom any such omission occurs or any such false statement is made.

50. The master of any vessel sailing from a port outside Entry in of Canada who embarks passengers after the vessel has been manifest of additional cleared and examined by the proper officer at the port of de- passengers. parture, and who does not report such additional passengers in the manifest required to be delivered under this Act to the immigration officer in charge at the port of entry, shall be liable to a fine of not more than one hundred dollars and not less than twenty dollars for each passenger so embarked as Penalty. aforesaid and not included in one of the said manifests.

51. The master of every vessel embarking outbound pas- Manifest of sengers from any seaport of Canada shall, on the return outbound passengers. voyage of such vessel to Canada, deliver to the immigration officer in charge a manifest in form prescribed by the regulations in that behalf giving the names of all such passengers on board such vessel, or booked to sail by such vessel, and stating in every case whether they are British subjects or aliens, and their sex, nationality and port of destination.

2. If the master of any vessel refuses or omits to deliver Penalty. such manifest of outbound passengers he shall incur a penalty not exceeding one hundred dollars and not less than twenty dollars for every passenger with regard to whom he has refused or wilfully neglected to give the required information, and clearance of such vessel may be refused until such manifest has been delivered to the immigration officer in charge: Provided, however, that the master of any vessel Proviso. plying between seaports of Canada and adjacent or neighbouring seaports in Newfoundland or the United States may, by written permission of the Minister or Superintendent of Immigration given to such master or to the transportation company of which he is an employee, be exempted from the requirements of this section.

52. If the master of any vessel arriving at any port of Master entry in Canada permits any passenger to leave the vessel permitting before he has delivered to the immigration officer in charge land before a correct manifest in the form prescribed by the regulations delivering manifest. in that behalf, and received permission from the officer in charge to allow the passengers to land, he shall be liable to a fine of not more than one hundred dollars and not less than Penalty. twenty dollars for every passenger so leaving the vessel.

Master failing to account for rassengers.

Penalty.

Master permitting stowaway to land without permission of officer in charge.

Penalty.

Master discharging

Penalty.

Master failing to report cases of desertion.

Penalty.

Passenger may leave vessel before arrival at port of destination.

Pilots neglecting to inform immigration officer of unlawful landing of passengers.

2. If the master of any vessel arriving at any port of entry in Canada fails to produce or satisfactorily account for every passenger whose name appears on the manifest, when required so to do by the immigration officer in charge of the port of entry to which such passenger is manifested, such master shall be liable to a fine of not more than one hundred dollars and not less than twenty dollars in the case of each such passenger.

3. If the master of any vessel arriving at any port of entry in Canada permits any stowaway to leave the vessel without permission of the immigration officer in charge, or through negligence permits such stowaway to escape from the vessel before the immigration officer in charge has given permission for such stowaway to be landed, or after such stowaway has been ordered to be deported, or in the event of such escape fails to report it forthwith to the immigration officer in charge, he shall be liable to a fine of not more than one hundred dollars and not less than twenty dollars for every stowaway so leaving or escaping from the vessel.

4. If the master of any vessel arriving at any port of entry ascharging crew without in Canada shall pay off or discharge any member of the crew examination. of such vessel without such member having first been examined by an immigration officer, as required under section 33 of this Act, he shall be liable to a fine of not more than one hundred dollars and not less than twenty dollars for every member of the crew so paid off or discharged.

> 5. If the master of any vessel arriving at any port of entry in Canada fail to report to the immigration officer in charge every case of desertion from the crew of such vessel occurring at such port so soon as such desertion is discovered, or shall refuse or neglect to describe the deserter for purposes of identification whenever required by such officer, he shall be liable to a fine of not more than one hundred dollars and not less than twenty dollars in the case of each such deserter.

> **53.** Nothing in this Act shall prevent the master of any vessel from permitting any passenger to leave the vessel outside of Canada at the request of such passenger before the arrival of the vessel at her final port of destination; but in every such case the name of the passenger so leaving shall be entered in the manifest of passengers made out at the time of the clearing of the vessel from the port of departure or at the port at which such passenger was embarked.

> 54. Every pilot who has had charge of any vessel having passengers on board, and knows that any passenger or stowaway has been permitted to leave the vessel contrary to the provisions of this Act, and who does not immediately upon the arrival of such vessel in the port to which he engaged to pilot her, and before the immigration officer in

charge has given permission to the passengers to leave the vessel, inform the said officer that such passenger or stowaway has been so permitted to leave the vessel, shall be liable to a fine of not more than one hundred dollars and not less Penalty. than ten dollars for every passenger with regard to whom he has wilfully neglected to give such information.

PROTECTION OF IMMIGRANTS.

55. Every person who causes or procures the publica-False repretion or circulation, by advertisement or otherwise, in a deter or country outside of Canada, of false representations as to the immigration. opportunities for employment in Canada, or as to the state of the labour market in Canada, intended or adapted to encourage or induce, or to deter or prevent, the immigration into Canada of persons resident in such outside country, or who does anything in Canada for the purpose of causing or procuring the communication to any resident of such country of any such representations which are thereafter so published, circulated or communicated, shall be guilty of an offence against this Act, and liable on summary conviction before two justices of the peace, to a fine of not more than five hundred dollars, or to imprisonment for a term Penalty. not exceeding six months, or to both fine and imprisonment.

56. If, during the voyage of any vessel carrying immi- Violation of grants from any port outside of Canada t any port in Canada, foreign laws the master or any of the crew is guilty of any violation duties of of any law in force in the country in which such foreign port master or crew. is situate, regarding the duties of such master or crew towards the immigrants in such vessel, or if the master of any such vessel during such voyage commits any breach whatsoever of the contract for the passage made with any immigrant by such master, or by the owners of such Breach of vessel, such master or such one of the crew shall, for every contract with passenger. such violation or breach of contract, be liable to a fine not exceeding one hundred dollars and not less than twenty Penalty. dollars, independently of any remedy which such immigrants complaining may otherwise have.

57. No officer, seaman or other person on board of a Intercourse vessel bringing immigrants to Canada shall, while such vessel is in Canadian waters, entice or admit any female immi-female grant into his apartment, or, except by the direction or permission of the master of such vessel, first given for such purpose, visit or frequent any part of such vessel assigned to female passengers.

2. Every officer, seaman or other man employed on board Penalty for of a vessel bringing immigrants to Canada, who, while such between vessel is in Canadian waters, entices or admits any female crew and female

immigrants.

immigrant into his apartment or, except by the direction or permission of the master of such vessel first given, visits or frequents any part of such vessel assigned to female passengers, shall be guilty of an offence against this Act and shall be liable to a fine not exceeding twenty-five dollars for every such offence.

3. Every master of a vessel who, while such vessel is in

or other man employed on board of such vessel to visit or

frequent any part of such vessel assigned to female immi-

grants, except for the purpose of doing or performing some

necessary act or duty, shall be guilty of an offence against this Act and shall be liable to a fine not exceeding twenty-

five dollars for every such offence.

Penalty for permitting crew to visit Canadian waters, directs or permits any officer or seaman. parts of vessel assigned to female immigrants.

Notices to be posted regarding intercourse between immigrants and the crew.

The master of every vessel bringing immigrants to 58. Canada from Europe shall, at all times while the vessel is in Canadian waters, keep posted, in a conspicuous place on the forecastle and in the parts of the steerage of the said vessel assigned to steerage passengers, a written or printed notice in the English, French, Swedish, Danish, German, Russian and Yiddish languages, and such other languages as are ordered from time to time by the Superintendent of Immigration, containing the provisions of this Act regarding the prevention of intercourse between the crew and the immigrants and the penalties for the contravention thereof, and shall keep such notice so posted during the remainder of the vovage.

2. Every master of a vessel bringing immigrants to Canada from Europe who neglects to post, and keep posted, the notice required by this Act to be posted regarding the prevention of intercourse between the crew and the immigrants and the penalties for contravention thereof, as required by this Act, shall be guilty of an offence against this Act and shall be liable to a fine not exceeding one hundred dollars for every such offence.

3. The immigration officer in charge shall inspect every such vessel upon arrival for evidence of compliance with this section, and shall institute proceedings for any penalty incurred for violation thereof.

59. If any vessel from any port or place outside of Canada comes within the limits of Canada having on board, or having had on board, at any time, during her voyage-

(a) any greater number of passengers than one adult passenger for every fifteen clear superficial feet on each deck of such vessel appropriated to the use of such passengers and unoccupied by stores or other goods, not being the personal luggage of such passengers, or,

(b) a greater number of persons, including the master and crew and the cabin passengers, if any, than one for

Penalty.

Inspection of notices by officer in charge.

Proportionate number of passengers to area of decks.

every two tons of the tonnage of such vessel, calculated in the manner used for ascertaining the tonnage of British'ships, the master of such vessel shall be liable to a fine not exceeding Penalty. twenty dollars, and not less than ten dollars for each passenger or person constituting such excess.

2. For the purpose of this section, each person of or "Adult" above the age of fourteen years shall be deemed an adult. defined. and two persons above the age of one year and under the age of fourteen years shall be reckoned and taken as one adult.

3. If there shall be a bar or other place for the sale of Sale of intoxicating liquors on any such vessel in the quarters liquors assigned to third-class or steerage passengers, or to which to steerage third-class or steerage passengers are permitted to have access at any time during the voyage of such vessel to Canada, the master of such vessel shall be guilty of an offence against this Act and shall be liable to a fine not exceeding five hundred dollars and not less than fifty dollars: and any officer or member of the crew of such vessel who sells or gives intoxicating liquor to any third-class or Penalty. steerage passenger, during the voyage of such vessel to Canada, without the consent of the master or ship surgeon or other qualified medical practitioner on board thereof, shall be guilty of an offence against this Act and shall be liable to a fine not exceeding fifty dollars and not less than ten dollars for every such offence.

60. Every immigrant on any vessel arriving at a port of Right of immigrants entry to which the owner or master of such vessel engaged to to remain on convey him, if facilities for housing or inland carriage for board vessel till housing such immigrant are not immediately available, shall be or carriage entitled to remain and keep his luggage on board such available. vessel for a period of twenty-four hours or until such facilities are available, whichever shall first occur, and the master of such vessel shall not, until such time, remove any berths or accommodation used by such immigrant.

61. Passengers and their luggage shall be landed from Passengers any ship by the master thereof free of expense to the said free of passengers, and such landing shall be either at a usual public expense. landing place at the port of entry or at such other place as is designated by the officer in charge.

62. The Minister or the Superintendent of Immigration Appointment may, from time to time, by instructions to the immigration places. officer in charge, appoint the places at which passengers arriving at such port shall be landed.

63. At the places so appointed the Minister or Super-Shelter for immigrants. intendent of immigration may cause proper shelter and

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passengers.

to be landed

accommodation to be provided for immigrants until they can be forwarded to their place of destination.

64. If both the immigrant parents, or the last surviving immigrant parent of any child brought with them in any vessel bound for Canada, die on the voyage; or at any immigrant station or elsewhere in Canada while still under the care of any immigrant agent, or other officer under this Act. the Minister, or such officer as he deputes for the purpose. may cause the effects of such parents to be disposed of for the benefit of such child to the best advantage in his power, or in his discretion to be delivered over to any institution or person assuming the care and charge of such child.

65. If complaint be made to the Minister or the Superintendent of Immigration against any company or person for any violation of this Act, in any matter relating to immigrants or immigration, the Minister may cause such inquiry as he thinks proper to be made into the facts of the case, or may bring the matter before the Governor in Council in order that such inquiry may be made under The Inquiries Act.

2. If upon such inquiry it appears to the satisfaction of the Minister that such company or person has been guilty of such violation, the Minister may require such company or person to make such compensation to the person aggrieved, or to do such other thing, as is just and reasonable; or may adopt measures for causing such proceeding to be instituted against such company or person as the case requires.

66. The Governor in Council may make such regulations and impose such penalties as are deemed expedient to safeguard the interests of immigrants seeking employment from any companies, firms, or persons carrying on the business of intelligence offices or employment or labour agencies at any place in Canada.

IMMIGRANT RUNNERS.

Licenses for immigrant runners.

67. The Superintendent of Immigration may issue to agents of transportation companies, forwarding and transfer companies, hotels and boarding houses, a license authorizing such persons to exercise the vocation of immigrant runners, or of soliciting the patronage of immigrants for their respective companies, hotels or boarding houses, or of booking passengers. Such license shall be in the form prescribed by the Superintendent of Immigration, and may at any time be cancelled by him under the direction or with the consent of the Minister.

Inquiry in case of complaints respecting

Disposal of property of

deceased

immigrant parents.

violation of Act.

Procedure.

Regulations respecting

employment

agencies.

68. No person shall, at any port or place in Canada, for Immigrants hire, reward or gain, or the expectation thereof, conduct, not to be solicited solicit or recommend, either orally or by handbill or placard except by or in any other manner, any immigrant to or on behalf persons. of any owner of a vessel, or to or on behalf of any inn-keeper or boarding house keeper, or any other person, for any purposes connected with the preparations or arrangements of such immigrant for his passage to his final place of destination in Canada, or elsewhere, or give or pretend to give to such immigrant any information oral, printed or otherwise, or assist him to his said place of destination, or in any way exercise the vocation of booking passengers, or of taking money for their inland fare, or for the transportation of their luggage, unless such person has first obtained a license from the Superintendent of Immigration authorizing him to act in such capacity.

69. Every person licensed under this Act as an immi-selling grant runner, or person acting on behalf of any transporta- tickets to immigrants tion company, or forwarding or transfer company, or hotel at excessive rates. or boarding house, and every person in his employ, who sells to any immigrant a ticket or order for the passage of such immigrant, or for the conveyance of his luggage, at a higher rate than that for which it could be purchased directly from the company or person undertaking such conveyance, and every person who purchases any such ticket from an immigrant for less than its value, or gives in exchange for it one of less value, shall be guilty of an offence against this Act, and the license of such person shall be cancelled.

70. No licensed immigrant runner, or agent or person Persons not acting on behalf of any transportation company, or other to board vessels or person, shall go on board any vessel after such vessel has enter arrived in Canadian waters until all passengers thereon have stations been landed, or shall go into any immigrant station, unless he without authority. is authorized so to do by the Superintendent of Immigration or officer in charge.

DUTIES OF INN-KEEPERS.

71. Every inn-keeper or boarding house keeper in any List of city, town, village or place in Canada designated by any prices to be order in council, who receives into his house as a boarder or posted in hotels and lodger any immigrant within three months after his arrival boardingin Canada, shall cause to be kept conspicuously posted in the houses for immigrants. public rooms and passages of his house and printed upon his business cards, a list of the prices which will be charged to immigrants per day and per week for board or lodging, or both, and also the prices for separate meals, which cards shall also contain the name of the keeper of such house, together with the name of the street in which it is situate, and its number in such street.

Inn-keeper's lien limited.

Penalty on inn-keeper for detaining immigrant's effects after tender.

Search for effects.

Superintendent of Immigration to prescribe forms.

2. No such inn-keeper or boarding house keeper shall have any lien on the effects of such immigrant for any amount claimed for such boarding or lodging for any sum exceeding. five dollars.

72. Every such inn-keeper or boarding house keeper who detains the effects of any immigrant by reason of any claim for board or lodging after he has been tendered the sum of five dollars or such less sum as is actually due for the board or lodging of such immigrant, shall incur a penalty not exceeding twenty-five dollars and not less than five dollars, over and above the value of the effects so detained, and he shall also be liable to restore such effects.

2. In the event of such unlawful detention, the effects so detained may be searched for and recovered under search warrant as in the case of stolen goods.

RULES, FORMS AND NOTICES.

73. In addition to the forms set out in the schedule to this Act the Superintendent of Immigration, under direction or with the consent of the Minister, shall prescribe, formulalate and issue such rules, notices, forms of reports and manifests, and other forms as are deemed necessary from time to time in connection with regulations made under this Act or for the use and guidance of officers under this Act, or of transportation companies and agents thereof, and masters of vessels and immigrants.

UNIFORMS.

Uniforms for immigration officers.

Officers to wear uniform when on duty.

74. The Superintendent of Immigration shall, under the direction or with the consent of the Minister, prescribe and contract for suitable uniforms and insignia for the various officers on duty at ports of entry, and the same shall be supplied to such officers, and one-third of the cost thereof shall be chargeable to such officers, or in the case of officers having their uniforms made to order a proportionate sum shall be paid to them on account thereof.

75. All officers while on duty at ports of entry, or on duty elsewhere inspecting immigrants or passengers, or acting on a Board of Inquiry, or on duty in connection with the deportation of any person under this Act, shall wear the uniform prescribed for them, unless otherwise directed by the Superintendent of Immigration.

PROSECUTIONS AND PROCEDURE.

Prosecutions.

76. Any officer may institute summary proceedings before any police or stipendiary magistrate, recorder, or any

two justices of the peace, against any transportation company, or director, official or employee thereof, or against any other person charged with an offence against this Act, at the place where such offence was committed in Canada, or at the place where such company has an office or place of business in Canada, or where such person then is.

2. Such magistrate, recorder, or justices of the peace Costs. may, in addition to any fine or penalty imposed, award costs against any such company or person as in ordinary cases of summary proceedings, and in default of payment thereof may award imprisonment for a term not exceeding three months, to terminate on payment of the fine or penalty Imprisonand costs incurred, and may, in his discretion, award any ment. part of such fine or penalty, when recovered, to any one Award of aggrieved by or through the act or neglect of such company penalty. or person.

3. Subject to such award to any one aggrieved, all fines Application and penalties recovered under this Act shall be paid to the of fines and penalties. Minister of Finance, and shall form part of the Consolidated Revenue Fund of Canada.

4. Every duty and every fine or penalty imposed under Lien on authority of this Act upon a transportation company, or transportaupon any director, official or employee thereof, or upon any tion companies. other person, shall, until payment thereof, be a lien upon any and all property of such company or person in Canada, and may be enforced and collected by the seizure and sale of all or any such property under the warrant or process of the magistrate or court before whom it has been sued for, and shall be preferred to all other liens or hypothecations except wages.

5. Every duty imposed under authority of this Act upon Liability of a transportation company shall be a duty devolving upon directors and every director, official or employee thereof, and every duty imposed upon the master of a vessel shall be a duty devolv- Owners of vessels. ing upon the owner thereof.

6. Imprisonment of a master or owner of any vessel, or of Imprison-any official or employee of any transportation company, for discharge of any offence against this Act, shall not discharge the ship or lien. other property of such company from the lien attached thereto by this Act.

77. No conviction or proceeding under this Act shall be Convictions quashed for want of form, nor, unless the penalty imposed is guashed for one hundred dollars or over, be removed by appeal or cer-want of form. tiorari or otherwise into any superior court.

2. No warrant of commitment shall be held void by reason Warrants of of any defect therein, if it is therein alleged that the person commitment. has been convicted, and there is a good and valid conviction to sustain such warrant.

Security in case of appeal.

General penalty.

3. In case of removal by appeal or certiorari or otherwise of any conviction or proceeding under this Act into any superior court, security shall be given to the extent of one hundred dollars for the costs of such removal proceedings to such superior court.

78. Every person who violates any provision of this Act, or of any order in council, proclamation or regulation thereunder in respect of which violation no other penalty is provided by this Act, shall incur a penalty not exceeding one hundred dollars.

APPLICATION TO CHINESE.

Application of Act to Chinese. **79.** All provisions of this Act not repugnant to the provisions of *The Chinese Immigration Act* shall apply as well to persons of Chinese origin as to other persons.

EXPENSES OF ADMINISTRATION.

S0. All expenses incurred in administering this Act and carrying out the provisions thereof, and of affording help and advice to immigrants, and aiding, visiting and relieving destitute immigrants, procuring medical assistance and otherwise attending to the objects of immigration, shall be paid out of any moneys granted by Parliament for any such purpose and under such regulations or under such orders in council, if any, as are made for the distribution and application of such moneys.

GENERAL REGULATIONS.

Power to make further regulations. **S1.** The Governor in Council may, on the recommendation of the Minister, make such orders and regulations, not inconsistent with this Act, as are considered necessary or expedient for enforcing the provisions of this Act according to the true intent and meaning thereof.

REPEAL.

82. The following Acts are repealed: Chapter 93 of the Revised Statutes, 1906; chapter 19 of the statutes of 1907, and chapter 33 of the statutes of 1908.

Payment of cost of administering Act.

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Acts repealed.

SCHEDULE.

FORM A.

PERMIT TO ENTER CANADA.

Canada.

The Immigration Act, section 4.

Го	ail Immigration Officers: This is to certify that
	(name in full)
of.	(last place of residence)
•	(occupation or other description)

Dated at Ottawa this.....day of.....19.....

Minister of the Interior.

Seal of the Department of the Interior.

FORM AA.

CANCELLATION (OR EXTENSION) OF PERMIT.

Canada. The Immigration Act, section 4.

To all Immigration Officers:

This is to certify, that the Permit	
to	
(name in full)	(last place of residence)
on theday of	.19 is hereby can-
celled (or is hereby extended for a fu	rther period of
from the date hereof.)	

Minister of the Interior.

Seal of the Department of the Interior.

FORM B.

ORDER FOR DEPORTATION.

Canada.

The Immigration Act, section 33.

To
(transportation company) and to
(person rejected)
Port of entry Province of
This is to certify that
(name in full)
of(last place of residence)
a person seeking to enter Canada at this port, ex
(ship or train) fromwhich arrived at this port on
ato'clock has this day been examined by the
Board of Inquiry (or officer in charge) at this port, and has
been rejected for the following reasons:
(here state reasons in full)
And the said is hereby ordered to be deported to the place from whence he came to Canada. Such con- veyance shall be by the first available ship or train of the transportation company which brought the said to Canada.
Dated atday of.
·····
Chairman of the board of Inquiry (or Immigration Officer in Charge).
NOTICE TO PERSON ORDERED TO BE DEPORTED.
If you claim to be a Canadian citizen or to have acquired Canadian domicile, you have the right to consult counsel and appeal to the courts against deportation.

In all other cases you may appeal to the Minister of the Interior against any decision of the Board of Inquiry or officer in charge whereby you are ordered to be deported unless such decision is based upon a certificate of the examining medical officer that you are affected with a loathsome disease or a disease which may become dangerous to the public health. The formal notice of appeal will be supplied to you by the immigration officer in charge upon request and upon deposit of the sum of twenty dollars for the cost of your maintenance, and the sum of ten dollars for the maintenance of each person dependent upon you, until the Minister has decided upon your case.

FORM C.

NOTICE OF APPEAL.

Canada.

The Immigration Act, section 19.

To the Minister of the Interior, Ottawa, Canada.

And I deposit herewith the sum of twenty dollars for cost of my maintenance, and ten dollars for the maintenance of each person dependent upon me pending your decision.

Dated at.....day of.....19....

Appellant.

FORM D.

ORDER TO LEAVE CANADA.

Canada.

The Immigration Act, section 42.

To.....of. Whereas it has been shown by evidence satisfactory to His Excellency the Governor in Council that you advocated in Canada the overthrow of the Government of Canada by force or violence (or as the case may be).

You are hereby ordered under and by virtue of the authority conferred upon His Excellency by section 42 of the Immigration Act within..... days after the service of this order upon you, or after its being left for you at your last known address or place of abode, to leave and depart from Canada, and not to return.

Dated at Ottawa this......day of......19...

Clerk of the Council.

.Seal of the .Privy Council.

FORM E.

ORDER OF THE MINISTER OF JUSTICE.

Canada.

The Immigration Act, section 43.

To (Governor or Warden of gaol, prison, reformatory or penitentiary)-Whereas.....of..... has within three years of landing in Canada become an inmate of having been convicted of the crime of And whereas, under the provisions of The Immigration. Act, I have been requested by the Minister of the Interior to issue an order to you, the said..... (warden or governor, as the case may be). to detain the said.....after expiry of his sentence, or term of imprisonment, and to deliver him to the officer named in the warrant of the Superintendent of Immigration with a view to the deportation of the said..... Now know you that I, the Minister of Justice of Canada, do hereby, under the provisions of the said Act, order you, the said, to detain and deliver the said..... (warden *or* governor) to..... the officer authorized by warrant of the Superintendent of Immigration, to receive the said..... from you with a view to his deportation under the provisions of the said Act.

For which this shall be your sufficient warrant. Dated at Ottawa this......day of19..

Minister of Justice.

Seal of the Department of Justice.

FORM EE.

WARRANT OF THE SUPERINTENDENT OF IMMIGRATION. Canada.

The Immigration Act, section 43.

By the Superintendent of Immigration:

To....of...... has within three years of his landing in Canada become an inmate of (gaol, prison, reformatory or penitentiary) And whereas, under the provisions of the Immigration Act, the Minister of the Interior has ordered the deportation of the said and has applied to the Minister of Justice for an order addressed to the..... (governor *or* warden) of the said (gaol, prison, reformatory or penitentiary) commanding him to detain and deliver the said..... into your custody after expiry of his sentence or term of imprisonment in the said..... (gaol, prison, reformatory or penitentiary) with a view to his deportation under the provisions of the said Act. Now know you that I,.... Superintendent of Immigration, do hereby order you to receive the said and him safely to keep and (name of prisoner) to convey through any part of Canada, and him to deliver to the transportation company which brought him to Canada, with a view to his deportation to the port from which he came to Canada. For which this shall be your sufficient warrant. Dated at Ottawa this.....day of Superintendent of Immigration.

{ Seal of the { Department of { the Interior.

FORM F.

BOND TO APPEAR FOR EXAMINATION.

Canada.

The Immigration Act, section 33.

The said A.B. the sum of.....dollars, and the said L.M. and N.O. the sum of.....dollars each, of good and lawful current money of Canada, to be made and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Sovereign Lord the King, his heirs and successors, if he, the said A.B. fails in the condition hereunder written.

Taken and acknowledged the day and year first above mentioned at.....in the province aforesaid before me......[Justice of Peace, or, Notary Public].

The condition of the above written obligation is such, that whereas the said A.B. is held in custody under authority of The Immigration Act for examination touching the right of the said A.B. to enter or remain in Canada; if, therefore, the said A.B. appears before the Board of Inquiry or officer acting as such at the Immigrant Station at..... on the......day of.....next at the hour of.....next at the hour of.....in the.....noon, and there surrenders himself into custody of an Immigration Officer and submits to examination under the said Act, and does not attempt to escape from such custody, then this obligation shall be void, otherwise to stand in full force and effect. The following Regulation was promulgated by the Superintendent of Immigration, May 6, 1910:—

No immigrant shall be treated for any of the diseases specified or referred to in subsection (b) of Section Three of the Immigration Act unless it appears to the satisfaction of the Canadian Immigration Medical Inspector conducting the medical examination that such immigrant was free from disease when leaving his or her home to commence the journey to Canada, and that any disease which the immigrant has at time of arrival in Canada has been contracted or developed during the journey, and that it can be completely and permanently cured within a reasonably short space of time; and further, that no cost shall be incurred by the Department for such treatment.

P. C. 924.

AT THE GOVERNMENT HOUSE AT OTTAWA,

MONDAY, the 9th day of May, 1910.

Present:

HIS EXCELLENCY IN COUNCIL.

His Excellency in Council is pleased, in virtue of the provisions of Section 37 of the Immigration Act of 9 and 10 Edward VII, to make and doth hereby make the following Regulations:—

1. No immigrant, male or female, other than a member of a family provided for under the following regulations shall be permitted to enter Canada between the first day of March and the thirty-first day of October both days inclusive, unless he or she have in actual and personal possession at the time of arrival, money, belonging absolutely to such immigrant, to the amount of at least \$25.00 in addition to a ticket or such sum of money as will purchase a ticket or transport for such immigrant to his or her destination in Canada.

2. If an immigrant so intending to enter Canada is the head of a family and is accompanied by his or her family or any members thereof, the foregoing regulations shall not apply to such family or the members thereof but the said immigrant head of family shall have in his or her possession, in addition to the said sum of money and means of transport hereinbefore required, a further sum of money, belonging absolutely to such immigrant, equivalent to \$25 for each member of the said family of the age of eighteen years or upwards, and \$12.50 for each member of said family of the age of five years or upwards and under the age of eighteen years, and in addition tickets or a sum of money equivalent to the cost of transport for all the said members of the family to their place of destination in Canada.

3. Every such immigrant, seeking to enter Canada, between the first day of November and the last day of February both inclusive, shall be subject to the foregoing regulations, with the substitution of \$50.00 for \$25.00 and \$25.00 for \$12.50, wherever the said sums of \$25.00 and \$12.50 are mentioned in the said regulations.

4. It shall be the duty of the immigration officers at the various places or ports of entry or landing in Canada to see that the foregoing regulations are complied with. Provided, however, that the immigration agent may, notwithstanding anything hereinbefore contained, exempt any immigrant from the operation of the foregoing regulations if it is shown to his satisfaction that:—

(a) The immigrant, if a male, is going to assured employment at farm work, and has the means of reaching the place of such employment; or

(b) That the immigrant, if a female, is going to assured employment at domestic service, and has the means of reaching the place of such employment; or

(c) That the immigrant, whether male or female, is of one of the following descriptions, and is going to reside with a relative of one of the following descriptions, who is able and willing to support such immigrant and has the means of reaching the place of residence of such relative

- (1) Wife going to husband.
- (2) Child going to parent.
- (3) Brother or sister going to brother.
- (4) Minor going to married or independent sister.
- (5) Parent going to son or daughter.*

These regulations shall not apply to immigrants belonging to any Asiatic race.

(Sgd). RODOLPHE BOUDREAU,

Clerk of the Privy Council.

*Note.—Persons in Canada desiring the admission of relatives as thus provided should apply to the Superintendent of Immigration, Ottawa, for a blank form of application.

P. C. 918.

AT THE GOVERNMENT HOUSE AT OTTAWA.

MONDAY, the 9th day of May, 1910.

Present.

HIS EXCELLENCY IN COUNCIL.

His Excellency, in virtue of the provisions of section 37 of the immigration Act, Statutes of Canada, 9 and 10 Edward VII, and by and with the advice of the King's Privy Council for Canada, is pleased to make and doth hereby make the following regulation:—

No immigrant shall be permitted to enter Canada if he or she, being a subject or citizen of any country which issues a passport or penal certificate or both to persons emigrating therefrom, fails to produce such passport or penal certificate or both upon demand by the immigration officer in charge, and whether coming to Canada directly or indirectly from any such country.

(Sgd.) RODOLPHE BOUDREAU, Clerk of the Privy Council.

P.C. 926.

AT THE GOVERNMENT HOUSE AT OTTAWA,

MONDAY, the 9th day of May, 1910.

Present:

HIS EXCELLENCY IN COUNCIL.

His Excellency in Council is pleased, under the authority of section 37 of the Immigration Act of 9 and 10 Edward VII, to make and doth hereby make the following regulation:-

No immigrant of Asiatic origin shall be permitted to enter Canada unless in actual and personal possession in his or her own right of two hundred dollars, unless such person is a native or subject of an Asiatic country in regard to which special statutory regulations are in force or with which the Government of Canada has made a special treaty, agreement or convention.

(Sgd.)

RODOLPHE BOUDREAU, Clerk of the Privy Council.

P.C. 920.

AT THE GOVERNMENT HOUSE AT OTTAWA,

MONDAY, the 9th day of May, 1910.

Present:

HIS EXCELLENCY IN COUNCIL.

His Excellency in Council is pleased, under the authority of subsection 1 of section 38 of the Immigration Act of 9 and 10 Edward VII, to make and doth hereby make the following regulation:-

From and after the date hereof the landing in Canada shall be and the same is hereby prohibited of any immigrants who have come to Canada otherwise than by continuous journey from the country of which they are natives or citizens, and upon through tickets purchased in that country or purchased or prepaid in Canada.

(Sgd.)

RODOLPHE BOUDREAU, Clerk of the Privy Council.

P.C. 919.

AT THE GOVERNMENT HOUSE AT OTTAWA,

MONDAY, the 9th day of May, 1910.

Present:

HIS EXCELLENCY IN COUNCIL.

Whereas by section 71 of the Immigration Act, 9 and 10 Edward VII, it is provided as follows:—

71. Every inn-keeper or boarding house keeper in any city, town, village or place in Canada designated by any Order in Council, who receives into his house as a boarder or lodger any immigrant within three months after his arrival in Canada, shall cause to be kept conspicuously posted in the public rooms and passages of his house, and printed upon his business cards, a list of the prices which will be charged to immigrants per day and per week for board and lodging, or both, and also the prices for separate meals, which cards shall also contain the name of the keeper of such house, together with the name of the street in which it is situate, and its number in such street.

2. No such inn-keeper or boarding house keeper shall have any lien on the effects of such immigrant for any amount claimed for such boarding or lodging for any sum exceeding five dollars.

And whereas it is considered expedient to bring this section into force in certain places, Therefore His Excellency in Council is pleased to designate and doth hereby designate, for the purpose of the said section 71, the cities of Ottawa and Toronto, in the province of Ontario; the cities of Quebec and Montreal, in the province of Quebec; the city of Halifax, in the province of Nova Scotia; the city of St. John, in the province of New Brunswick; the city of Winnipeg in the province of Manitoba; and the cities of Vancouver, Victoria and Prince Rupert, in the province of British Columbia, as cities in which every keeper of a tavern, hotel or boarding house therein who receives into his house as a boarder or lodger any immigrant within three months after his arrival in Canada, shall be subject to the requirements and the provisions of the said section.

> (Sgd.) RODOLPHE BOUDREAU, Clerk of the Privy Council.

The following form ("67 Imm.") shows the evidence that is required to bring about the deportation of an undesirable immigrant. Copies of this form may be obtained by writing to the Superintendent of Immigration, Ottawa. Letters so addressed are carried post free.

The recommendation to deport should be signed by a Mayor, Reeve or other public officer having cognizance of the facts.

The space for Doctor's certificate may be left blank in cases other than those in which the cause of deportation is disease, or mental or physical disability.

FOR THE INFORMATION OF THE SUPERINTENDENT OF IMMIGRATION, OTTAWA.

· · · · · · · · · · · · · · · · · · ·	10
Statement in re.	
(undesirable immigrant) .	
AgeNationality	
Arrived at the Port of by S.S.	
Date of landingRa	ilway
Present whereabouts	
Why Deportation is suggested (The grounds should be s	stated
as nearly as possible in the terms of the Immigration Act)	
History in Canada	
Whether able to pay the whole or any	
part of the cost of transportation	
Name and address of friends in the Old Country	
Doctor's Certificate	

Deportation recommended by

(address)....

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Form 67, Imm.

Nore.—Four copies of above are required, and if the undesirable is thought to be an American Citizen, by birth or naturalization, another form, "67 A," is also required to be completed in quadruplicate. The following is a copy of a notice issued by the Superintendent of Immigration, on the 20th February, 1911.

NOTICE.

The undersigned has the honour to draw the attention of all parties concerned to the following Order in Council:—

"P.C. 269

AT THE GOVERNMENT HOUSE AT OTTAWA,

Wednesday, the 15th day of February, 1911.

PRESENT:

HIS EXCELLENCY IN COUNCIL:

His Excellency in Council, in virtue of the provisions of Section 31, of the Immigration Act, is pleased to Order and it is hereby Ordered as follows:—

1. It shall be the duty of transportation companies to provide, equip and maintain suitable buildings for the examination and detention of passengers for any purpose under the Immigration Act at every port of entry and border station designated by the Minister of the Interior of Canada at which they carry on any business.

2. Any transportation Company failing to comply with the foregoing Regulation shall be liable to a penalty not exceeding One Thousand Dollars.

RODOLPHE BOUDREAU,

Clerk of the Privy Council."

The Honourable the Minister of the Interior has designated the following ports of entry and border stations as places to which the above Order in Council shall apply:---

IN THE PROVINCE OF ONTARIO-

Bridgeburg, Cornwall, Fort Erie, Fort Frances, Niagara Falls, Port Arthur, Prescott, Sarnia, Sault Ste. Marie, Toronto, Windsor.

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IN THE PROVINCE OF QUEBEC-

Athelstan, Beebe Junction, Coaticook, Highwater, Megantic, St. John's, Paquetteville.

IN THE PROVINCE OF NEW BRUNSWICK-

Debec Junction, McAdam Junction, Paquetville, St. Stephen.

IN THE PROVINCE OF MANITOBA-

Bannerman, Emerson, Gretna, Sprague.

IN THE PROVINCE OF SASKATCHEWAN-

North Portal.

IN THE PROVINCE OF ALBERTA-

Coutts.

4

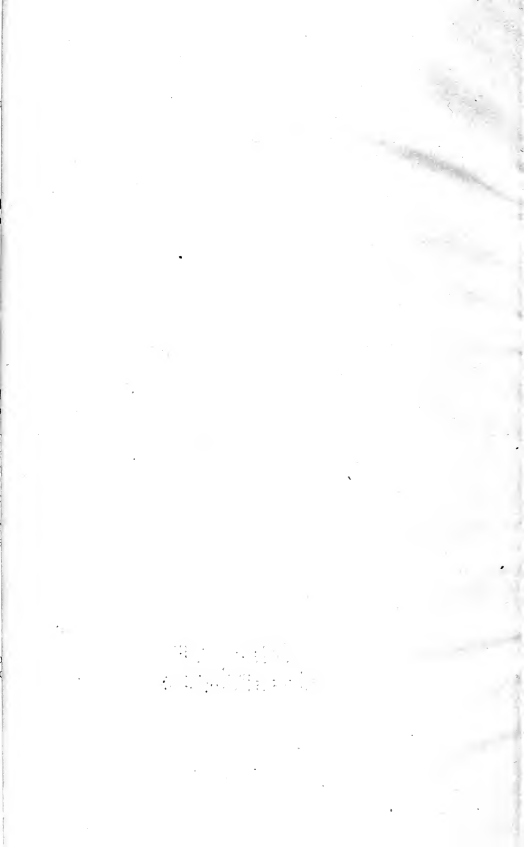
IN THE PROVINCE OF BRITISH COLUMBIA-

Grand Forks, Huntingdon, Kingsgate, Paterson, Waneta, White Rock.

W. D. SCOTT, Superintendent of Immigration.

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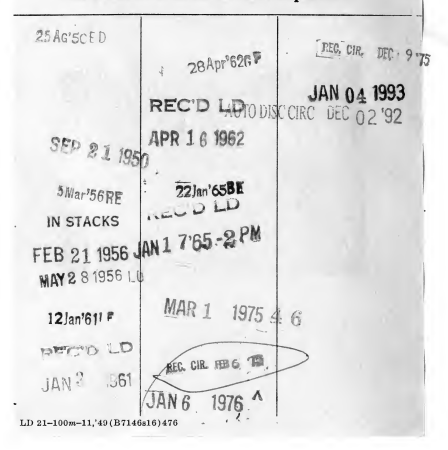
Department of the Interior, Ottawa, February 20th, 1911.





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