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107
                                                 Referred to by PC 562, 23-4-64
" " PE 660, 7-5-64
                      AT THE GOVERNMENT HOUSE AT OTTAWA " 1
                  THURSDAY, the 18th day of JANUARY, 1962. Pt 1/26; 23-7-64
                                  PRESENT:
                                                  amended by PC 1270, 13-8-6P
            HIS EXCELLENCY
                                                             Pe 1291, 20-8-64
                THE GOVERNOR GENERAL IN COUNCIL:
                      His Excellency the Governor General in
            Council, on the recommendation of the Minister of
                                                                1553,9/10/6
            Citizenship and Immigration, pursuant to sections
            49 and 61 of the Immigration Act, is pleased hereby
            to revoke the Immigration Regulations made by Order
            in Council P.C. 1954-1351 of 17th September, 1954,
                                                                  1655, 29/10/64
            as amended, and to make the annexed Immigration
                                                                  1701, 5/11/64
            Regulations, Part I, in substitution therefor
                                                                  1702, 5/11/4
            effective February 1st, 1962.
                                                                 1995, 23/12/64
                                                               1, 1991, 23/12/64
                                                              11 PC 5, 6/1/65
                                                          See PC 143, 28/1/65
                                                       See PC 187, 4/2/65
                                                                  PC281, 19/2/65
                                                                   326, 25/2/65
                                          JAN 18 1962
                                                                    332, 25/2/65
                                                                  Pe 388, 5/3/65
                                                                    594, 1/4/65
                                                                    466, 13/4/65
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702,22/4/65 765,29/4/65 817, 6/5/65 865, 13/5/65

See P.C. no.

AT THE COVERNMENT HOUSE AT CTTAWA

for further amendments see Indental'S. O.R.

HIS EXCELLENCY

THE COVERNOR OFMERAL IN COUNCIL

His Excellency the Governor General in Council, on the recommendation of the Minister of Citizenship and Insignation, pursuant to sections 49 and 61 of the Insignation Act, is pleased hereby to revoke the Immigration Regulations made by Order in Council P.C. 1951-1351 of 17th September, 1954, as anended, and to make the annexed Immigration Regulations. Part I, in substitution therefor effective February lat. 196.

IMMIGRATION REGULATIONS, PART I.

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1. These Regulations may be cited as the Immigration Regulations, Part I.

Definitions

- 2. In these Regulations,
 - (a) "Act" means the Immigration Act;
 - daughter" means a female who is
 - (i) the issue of lawful wedlock and who would possess the status of legitimacy if her father had been domiciled in a province of Canada at the time of her birth, or
 - (ii) the issue of a woman who
 - (A) has been admitted to Canada for permanent residence, or
 - (B) is admissible to Canada as an immigrant and accompanies the said issue to Canada for permanent residence;
 - (c) "husband" means a man who has entered into a marriage within the meaning given thereto in the law of any province of Canada;
 - (d) "son" means a male who is
 - the issue of lawful wedlock and who would possess the status of legitimacy if his father had been domiciled in a province of Canada at the time of his birth, or
 - (ii) the issue of a woman who
 - (A) has been admitted to Canada for permanent residence, or
 - (B) is admissible to Canada as an immigrant and accompanies the said issue to Canada for permanent residence;
 - (e) "son-in-law" in relation to an individual means the husband of the daughter of that individual;
 - (f) "unmarried" when referring to an individual means that the individual is not married and has never been married;
 - (g) "visa" means an impression stamped, in accordance with these Regulations, on a passport, a certificate of identity or any other form prescribed by the Minister;
 - (h) "visa officer" means
 - (i) an immigration officer stationed on duty outside of Canada and authorized by the Minister to issue visas or letters of pre-examination for the purpose of section 2%, and
 - (ii) in a country where no such immigration officer is stationed
 - (A) a diplomatic or consular officer of Canada, or
 - (B) a diplomatic or consular officer of the United Kingdom if there is no diplomatic or consular officer of Canada in the country; and
 - (i) "wife" means a woman who has entered into a marriage within the meaning given thereto in the law of any province of Canada.

Landing and Entry Records

- 3. (1) An immigration officer who grants admission to any person shall record the admission of the person on a card prescribed by the Minister for such purpose and, unless such record has been made, admission of the person shall be deemed not to have taken place.
- (2) An immigration officer who grants admission to a person shall stamp the passport, certificate of identity, letter of pre-examination or other document held by the person to show
 - (a) that the person has been admitted to Canada; and
 - (b) in the case of a person granted entry to Canada, the period of time and the purpose for which the person has been admitted.

- (3) Each immigrant, upon his admission, shall receive a canadian Immigration Identification Card showing that he has been granted landing in Canada.
- (4) In any matter concerning the admission of a person to Canada, the stamp referred to in subsection (2) and the card referred to in subsection (3) shall

(a) in the absence of any evidence to the contrary constitute proof of the fact of the admission of such person and the date of the admission; and

- (b) when the information contained therein coincides with the information contained in the archives of the Department, establish conclusively the fact of the admission of such person and the date of the admission.
- (5) The Minister may exempt any person or class of persons from the application of subsections (1), (2) and (3) and may, in respect of such person or class of persons, prescribe such other admission records and procedures as he deems appropriate.
- 4. The director, manager, agent, representative or other person in charge of any group of non-immigrants described in paragraph (g) of subsection (l) of section 7 of the Act shall furnish, on request, to the immigration officer in charge at any port of entry through which the group is seeking entry to Canada a list, in the form prescribed by the Minister, containing the names of the members of the group, and such other information as the Minister may require.

Rights of Immigrants to Remain on Board Ship until Accommodation or Transportation Available

- 5. (1) An immigrant on a ship that has arrived at a port of entry to which the owner or master of the ship engaged to convey him shall be entitled to remain on the ship and keep his cabin luggage on board if accommodation or inland passage for the immigrant is not immediately available upon the arrival of the ship, until
 - (a) inland passage or accommodation is available, or
 - (b) the lapse of twenty-four hours after arrival of the ship,

whichever event first occurs.

(2) The master of the ship referred to in subsection (1) shall not remove any berth or accommodation used by an immigrant during the period the immigrant is entitled to remain on board the ship.

Protection of Immigrants on Board Vehicles

6. (1) The immigration officer in charge at any port of entry may inspect any vehicle bringing immigrants to Canada in order to satisfy himself that the vehicle has fit accommodation having regard to the health, sanitation and safety of immigrants on the vehicle.

(2) Where, upon an inspection pursuant to subsection (1), the immigration officer in charge finds that the accommodation on the vehicle is not fit for the purposes referred to in subsection (1),

 (a) he shall inform in writing the master, the transportation company owning or operating the vehicle or the agent of that company of his findings; and

- (b) he may refuse to clear the vehicle until the master, the transportation company owning or operating the vehicle or the agent of that company has made the necessary improvements in the accommodation on the vehicle.
- 7. (1) The immigration officer in charge at any port of entry may, where the serious nature thereof so warrants, notify in writing the master of a vehicle bringing immigrants to Canada, the transportation company owning or operating the vehicle or the agent of that company, of any complaints which have come to his attention respecting

(a) conditions on the vehicle adversely affecting the safety, health or well-being of immigrants;

(b) conditions on the vehicle relating to the moral protection of immigrants; or

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(c) the fitness of the vehicle for the accommodation and carriage of immigrants.

(2) Where a master of a vehicle or a transportation company owning or operating that vehicle has been notified of a complaint pursuant to subsection (1), the said master or company shall forthwith upon receipt of such notification, take all necessary actions that are required to rectify the matter giving rise to the complaint.

Permission to go on Board Ships or Aircraft or Enter Immigration Stations

- 8. (1) No person, other than a ship's pilot, quarantine officer, customs officer or immigration officer, acting in the course of his official duties, or any other person authorized in writing to do so by the immigration officer in charge, shall go on board any ship or aircraft after the ship or aircraft has arrived in Canada or in Canadian waters, until
 - (a) all passengers thereon have been examined, or(b) all passengers thereon have left,

whichever event first occurs.

(2) No person shall go into any area, within an immigration station, designated as an examining area unless he has written authorization to do so from the immigration officer in charge.

Persons Dying en route or in Immigration Stations

- 9. Where a person has died on a ship or aircraft en route to Canada, the master of the said vehicle shall cause an accounting to be made and a written statement prepared respecting all moneys and effects, belonging to the person, on such vehicle, and shall unless otherwise directed by the Minister,
 - (a) in the event the next-of-kin of the person is on the vehicle, remit the said moneys and effects to the next-of-kin and obtain a receipt therefor, or
 - (b) in the event the next-of-kin of the person is not on the vehicle
 - (i) in case the person was a Canadian citizen or a person domiciled in a province of Canada, remit the said moneys and effects to the immigration officer in charge of the port of entry and obtain a receipt therefor, or
 - (ii) in any other case, remit the said moneys and effects to the consular authorities in Canada of the country to which the person belongs as a citizen or subject and obtain a receipt therefor.
- 10. Where a person, other than a Canadian citizen or a person domiciled in a province of Canada, has died in Canada while at an immigration station or at some other place in the custody and under the supervision of immigration officers, the immigration officer in charge shall cause an accounting to be made and a written statement prepared respecting all moneys and effects, belonging to the person, at such station or other place and shall unless otherwise directed by the Minister

(a) in the event the next-of-kin of the person is, within the knowledge of the director, in Canada remit the said moneys and effects to the next-of-kin and obtain

a receipt therefor, or

(b) in any other event, remit the said moneys and effects to the consular authorities in Canada of the country to which the person belongs as a citizen or subject and obtain a receipt therefor.

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Documentation of Passengers

- ll. (1) The master of every ship or aircraft arriving at a port of entry in Canada from a place outside Canada shall forthwith, after arrival of the vehicle and before the examination of the persons on board, deliver to the immigration officer in charge the following documents:
 - (a) a list of all the passengers on the vehicle containing such information as the Minister may require;
 - (b) a card in the form prescribed by the Minister properly completed for each passenger on the vehicle;
 - (c) a certificate signed by the master stating
 (i) that the information contained in the list referred to in paragraph (a) is complete and accurate,
 - (ii) that a card, as described in paragraph (b), has been delivered for each passenger on the vehicle, and
 - (iii) that each card referred to in subparagraph (ii) is complete and accurate; and
 - (d) a certificate signed by the master and verified by the vehicle's physician, if any, stating
 - (i) whether any passenger on the vehicle appears to fall within any one of the categories described in paragraph (a), (b) or (c) of section 5 of the Act,
 - (ii) whether any birth or death has taken place on the vehicle during the voyage, and
 - (iii) in the case of any death on the vehicle, the cause of death and the name of the next-of-kin accompanying the deceased, if any.
- (2) The master of any ship or aircraft leaving Canada for any foreign country shall deliver to the immigration officer in charge at the port of departure and immediately before such departure, or within such time as the Minister may prescribe, a list of the names of all outbound passengers in the form prescribed by the Minister.
- (3) The Minister may exempt the master of a vehicle from submitting all or any of the documents set out in subsections (1) and (2).
 - (4) Every master of a vehicle who,
 - (a) fails to deliver any document required to be delivered by him by this section;
 - (b) fails to state in a document delivered pursuant to this section all the information required to be set out in the document by this section; or
 - (c) makes any false statements or declarations in a document delivered under this section;

is guilty of an offence and is liable on summary conviction to a fine of not more than one thousand dollars or to imprisonment for one year or to both such fine and imprisonment.

Documentation of Crews

- 12. (1) The master of a ship shall, on each occasion when the ship arrives at a port in Canada from a port outside Canada,
 - (a) forthwith deliver to the immigration officer in charge a crew list, in the form prescribed by the Minister; and
 - (b) present such members of the crew for examination as may be required by the immigration officer in charge.
- (2) Subsection (1) does not apply to a ship of Canadian registry in respect of which the ports of call outside of Canada are exclusively in continental United States or St. Pierre and Miquelon.

(3) The master of a ship referred to in subsection (2) that has more than five members of the crew shall

prior to the first departure of the ship in each year from a port in Canada to a port in continental United States or St. Pierre and Miquelon

deliver a crew list in the form prescribed by the Minister to the immigration officer in charge, and

present the members of the crew for examination to the said immigration officer in charge;

- (b) where subsequent to delivery of the list referred to in subparagraph (i) of paragraph (a) additional members of the crew are engaged for the ship during the year in respect of which the said list was delivered
 - if the additional members of the crew are engaged in Canada, deliver an amended crew list, in the form prescribed by the Minister, immediately prior to the first departure of the ship from a port in Canada, after the said members are engaged, to the immigration officer in charge of the port,
 - (ii) if the said additional members of the crew are engaged outside of Canada, deliver an amended crew list in the form prescribed by the Minister, immediately upon the first arrival at a port in Canada after the said members of the crew are engaged, to the immigration officer in charge of the port, and

(iii) present all additional members of the crew so engaged to the immigration officer in charge for examination; and

(c) immediately following the last arrival of the ship at a Canadian port on or before December 31st of each year, surrender the master copy of the crew list referred to in paragraph (a).

13. (1) The master of a ship referred to in subsection (1) of section 12 shall, immediately prior to the departure of the ship from each port in Canada, deliver to the immigration officer in charge a crew tally in the form prescribed by the Minister.

(2) The master of a ship referred to in section 12 shall forthwith upon the desertion, while in Canada, of any member of the crew, deliver to an immigration officer at the port in Canada nearest to the location where the said desertion came to the knowledge of the master, a crew index card, in the form prescribed by the Minister, setting out such particulars as may be required with respect to the said deserter.

14. (1) No member of a crew of a vehicle that has arrived in Canada from outside Canada shall be discharged in Canada without having been

previously examined by an immigration officer.

(2) Every master of a vehicle, every transportation company owning or operating the vehicle and every agent thereof who discharges a person from a vehicle contrary to the provisions of subsection (1) is guilty of an offence and liable on summary conviction to a fine of not more than five hundred dollars in respect of each person so discharged.

15. (1) No member of the crew of a vehicle that has arrived in Canada from outside of Canada shall enter Canada for any temporary purpose, including medical treatment or hospitalization, unless authorized to do so by an immigration officer in charge.

(2) Where a person referred to in subsection (1) has been authorized to enter Canada as therein provided, the transportation company employing such person shall give an undertaking that it will

be responsible

- (a) for any costs incurred in connection with his medical treatment or hospitalization where applicable, and
- (b) for arranging, at its own expense, the ultimate removal of the person from Canada and all costs incidental thereto.
- (3) The company giving an undertaking pursuant to subsection (2) shall satisfy an immigration officer in charge that all costs for the person in respect of whom the undertaking was given, for which the company is responsible under this section, have been provided for and where the immigration officer in charge is not satisfied therewith, he shall require the company to make a deposit or enter into a bond in favour of the Receiver General of Canada for such amount as he may deem sufficient to cover the said expenses.
- 16. A transportation company that owns or operates a vehicle other than a ship shall, immediately upon gaining knowledge that any member of the crew of the vehicle

(a) has deserted in Canada, or

- (b) has been left behind in Canada for any reason, deliver to an immigration officer in charge or forward to the Director at Ottawa, a statement in the form prescribed by the Minister giving the name and such other information as may be required relating to such person.
- 17. (1) Every transportation company owning or operating a vehicle, every agent of the company and every master of the vehicle who,

(a) fails to deliver any document required to be delivered by him under section 12, 13 or 16, as the case may be,

- (b) fails to state in any document referred to in paragraph (a) all the information that is required to be set out in the document by section 12, 13 or 16, as the case may be, or
- (c) makes any false statement or declaration in a document delivered under section 12, 13 or 16, as the case may be,

is guilty of an offence.

(2) Each statement to be made under section 12, 13 or 16 shall be made under oath and in the case of a statement made by a company shall be certified by any of the officers of the company having knowledge of the facts, as having been examined by them and as being true, correct and complete.

18. The Minister may,

- (a) exempt any transportation company, agent of a transportation company or master of a vehicle from the requirements of submitting any of the statements or reports required under section 12, 13 or 16; and
- (b) prescribe such other documents to be submitted by the transportation company, agent of the transportation company or master of the vehicle as he deems appropriate.

Receipts

19. A receipt in the form prescribed by the Minister shall be given to any person making a deposit under the Act or these Regulations by the person to whom such deposit is made.

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Stowaways

20. (1) Every master of a vehicle on which there is a stowaway arriving at any place in Canada who

(a) forthwith upon arrival of the vehicle at the place, does not report in writing to the immigration officer in charge the name of the stowaway, or

(b) permits the stowaway to leave the vehicle without having first obtained the written permission of an immigration officer in charge,

is guilty of an offence and is liable on summary conviction to a fine of not more than five hundred dollars in respect of each such stowaway.

(2) The transportation company owning or operating a vehicle on which a stowaway was brought to Canada, shall pay the costs of the detention and deportation of the stowaway.

Provision of Facilities by Transportation Companies

21. (1) On the written request of the Minister a transportation company shall provide, equip and maintain at any port of entry designated by the Minister suitable buildings, accommodation and other facilities for the proper examination and detention of persons brought to Canada on vehicles of the company.

(2) On the written request of the Minister a transportation company that provides facilities for the transit of persons between Canada and the United States by bridge or tunnel shall, in addition to the facilities listed in subsection (1), set aside an open area on the approach to or within reasonable proximity of the bridge or tunnel to facilitate the proper examination of persons coming into Canada by means of the said bridge or tunnel.

(3) Prior to the provision of any building, accommodation or other facility required of a transportation company pursuant to subsection (1), the transportation company shall submit any plans, designs and other descriptions relating to such facility to the Minister for his approval as to its adequacy and suitability for the purpose intended.

(4) The Minister may, with respect to an open area set aside by a transportation company pursuant to subsection (2), prescribe such rules relating to the maintenance of such facility, including the control of traffic therein, as he deems appropriate.

Deportation Orders

- 22. (1) A special inquiry officer making a deportation order shall
 - (a) make the deportation order in duplicate in the form prescribed by the Minister; and
 - (b) sign and date both the original and the duplicate order.
- (2) Notice of a deportation order shall be served upon the person ordered deported
 - (a) when practical, by remitting the original or duplicate original order to the person; or
 - (b) in any other case, by forwarding the original or duplicate original order by registered mail to the last known address of the person.
- (3) Where a deportation order is made in respect of a person,
 - (a) a copy of the deportation order shall be forwarded to the transportation company that is responsible under the Act for conveying the person from Canada or paying the costs of the deportation of the person,
 - (b) a notice, in form prescribed by the Minister, shall be forwarded to such company ordering the company to remove or arrange for the removal of the person from Canada in accordance with the provisions of the notice.

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23. (1) A transportation company that is liable under the Act

(a) for the costs of deportation or rejection of a person ordered deported or rejected, or

(b) for conveying from Canada a person ordered deported or rejected,

shall be responsible for the detention, safeguarding and safe removal from Canada of such person from the time of the transfer of such person to its custody or to the custody of the master of the vehicle on which it is proposed to remove such person from Canada.

(2) For each person ordered deported or rejected who is transferred into the custody of a transportation company or taken on board one of its vehicles the representative of the company or the master of the vehicle, as the case may be, shall deliver to the immigration officer transferring such persons a signed receipt, in a form prescribed by the Minister, recording the time and the date of such transfer.

(3) Every person who is ordered deported and who is removed from Canada on board any vehicle owned or operated by a transportation company shall be provided with accommodation and treatment while on board such vehicle that is similar and equivalent to that provided for the paying passengers on board the vehicle.

Deportation and Detention Costs

24. (1) In respect of every person deported where a transportation company is liable for the costs of his deportation, detention costs shall also be collected from the transportation company which is liable for such detention costs under the Act.

(2) The costs of detention of a person referred to in subsection

(1) shall include the following:

(a) except as otherwise provided in section 48 of the Act, all costs of medical attention and hospitalization prescribed or authorized by a medical officer or other qualified medical practitioner and actually incurred on behalf of the person during the period of his detention while awaiting deportation; and

(b) such costs in respect of the care and maintenance of the person during the period of his detention, as shall be assessed by the immigration officer in charge

following approval thereof by the Director.

Clearance

25. (1) Clearance shall be granted to a ship or aircraft only when the immigration officer in charge remits to the master of the ship or aircraft authority for the clearance, in a form prescribed or authorized by the Minister, or causes such authority to be remitted to the master by a person authorized by the immigration officer in charge for such purpose.

(2) Where a ship or aircraft leaves Canada without having been granted clearance as provided in subsection (1), the master of the ship or aircraft, the transportation company owning or operating the vehicle and the agent of that company is guilty of an offence and is liable on summary conviction to a fine of not

more than one thousand dollars ...

Persons who obtain Financial Assistance to come to Canada

26. (1) A person applying for admission to Canada as a permanent resident who has received financial assistance to enable him to obtain passage to Canada shall, when required to do so by an immigration officer, produce satisfactory evidence to the immigration officer that such assistance was provided by an organization, person or group of persons accredited under this section by the Minister.

(2) No organization, person or group of persons shall be accredited by the Minister under this section unless it has first made a return, in a form satisfactory to the Minister, showing the terms and conditions under which such assistance is to be provided and repaid, and the Minister has given his approval therefor.

Passport, Visa and Medical Requirements

- 27. (1) Every immigrant or non-immigrant seeking admission to Canada shall be in possession of an unexpired passport issued to him by the country of which he is a subject or citizen.
 - (2) Subsection (1) does not apply to the following persons:

a) a citizen of the United States;

(b) a non-immigrant who

- (i) has been legally admitted to the United States for permanent residence, and
- (ii) is seeking to enter Canada from the United States;
- (c) a member of the crew of a vehicle arriving in Canada;
- (d) a member of the Armed Forces of any North Atlantic Treaty Organization country; or

(e) a person who

- is stateless or is a refugee from his country of origin or of nationality,
- (ii) is unable to obtain a passport or is unwilling, for good and sufficient reason, to apply for one,

(iii) is in possession of a certificate of identity, and

- (iv) establishes to the satisfaction of an immigration officer that he can return to the country from which he seeks to come to Canada or that he can go to some other country.
- 28. (1) Every immigrant who seeks to land in Canada shall be in possession of a valid and subsisting immigrant visa issued to him by a visa officer and bearing a serial number which has been recorded by the officer in a register prescribed by the Minister for that purpose, and unless he is in possession of such visa, he shall not be granted landing in Canada.

(2) The Minister may exempt any group or class of persons from the requirements of subsection (1) but no person coming within any group or class so exempted may be granted landing in Canada unless at the time of his application for landing he is in possession of a letter of pre-examination in the form prescribed by the

Minister.

- (3) Every non-immigrant who seeks to enter Canada shall be in possession of a valid and subsisting non-immigrant visa issued to him by a visa officer and bearing a serial number which has been recorded by such officer in a register prescribed by the Minister for that purpose, and unless he is in possession of such visa, he shall not be granted entry to Canada.
- (4) The Minister may exempt any person or group or class of persons from the requirements of subsection (3) but no person so exempted or coming within any group or class so exempted, may be granted landing in Canada unless at the time of his application for landing

(a) he is in possession of a valid and subsisting immigrant visa issued to him by a visa officer or letter of pre-examination in the form prescribed

by the Minister, or

- (b) he entered Canada under the authority of a permit and has subsequently married a Canadian citizen or a person legally admitted to Canada for permanent residence.
- 29.(1) No immigrant shall be granted landing in Canada
 (a) if his passport, certificate of identity
 or other travel document required by these
 Regulations does not bear a medical certificate
 duly signed by a medical officer; or

(b) if he is not in possession of a medical certificate, in the form prescribed by the Minister, showing that he does not fall within one of the classes described in paragraphs (a), (b), (c) or (s) of section 5 of the Act.

(2) Where at an examination of an immigrant under the Act the immigration officer has any doubt as to the physical or mental condition of such person, he may refer the immigrant for further medical

examination by a medical officer.

- (3) A transportation company that brings to Canada an immigrant who is required under this section to be in possession of a medical certificate and who is not in possession thereof and who is found to fall within the class of persons described in paragraph (a), (b), or (c) of section 5 of the Act is guilty of an offence.
- 30. The passing of any test or medical examination outside of Canada or the issue of a visa, letter of pre-examination or medical certificate as provided for in these Regulations is not conclusive of any matter that is relevant in determining the admissibility of any person to Canada.

Landing Requirements

- 31. Landing in Canada is limited to persons who comply with all the requirements respecting landing in Canada set out in the Act and these Regulations and who come within one of the following classes:
 - (a) a person who, by reason of his education, training, skills or other special qualifications, is likely to be able to establish himself successfully in Canada and who
 - has sufficient means of support to maintain himself in Canada until he has so established himself,
 - (ii) has come to Canada, under arrangements made or approved by the Director, for placement in employment,
 - (iii) has come to Canada, under arrangements made or approved by the Director, for establishment in a business, trade or profession, or in agriculture,

- (iv) is the son, son-in-law, daughter or fiance of a Canadian citizen who
 - (A) resides in Canada, and
 - (B) has applied for and is willing and able to provide care and maintenance for the person, until the person has established himself successfully in Canada;
- (b) a person who is the husband, wife or the unmarried son or daughter under twenty-one years of age of an individual who
 - (i) complies with the requirements of paragraph (a),
 - (ii) is accompanying the person to Canada, and (iii) is willing and able to provide care and maintenance for the person until such person has established himself successfully in Canada;
- (c) a person who is the parent, grandparent, husband, wife or fiancee, or the unmarried son or daughter under twenty-one years of age, of a Canadian citizen or of an individual legally admitted to Canada for permanent residence who
 - (i) is residing in Canada, and
 - (ii) has applied for and is willing and able to provide care and maintenance for the person until such person has established himself successfully in Canada;
- (d) a person who is a citizen of any country of Europe, including Turkey; or of any country of North, Central or South America or islands adjacent thereto; or of Egypt, Israel or Lebanon, if such person is:
 - (i) the son, daughter, brother or sister, as well as the husband or wife and the unmarried son or daughter under twenty-one years of age of any such son, daughter, brother or sister, as the case may be; or
 - (ii) the unmarried orphan nephew or niece under

twenty-one years of age, or fiance of a Canadian citizen or of a person legally admitted to Canada for permanent residence, who is residing in Canada and who has applied for such person, and who is willing and able to provide care and maintenance for such person until he has established himself successfully in Canada.