

MEDICAL TREATMENT OF SICK AND DISABLED PASSENGERS.

34. A passenger or other person seeking to enter Canada or who has been rejected or is detained for any purpose 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 required by existing circumstances and the condition of the person's health as reported upon by the examining medical officer. Medical treatment.

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. When transportation companies liable for cost of medical treatment.

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. Cost of attendant or dependent.

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. Hospital treatment not to constitute landing.

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 for entry of diseased persons for treatment at Canadian sanitariums.

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 Immigrants may be required to that