mate 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 involving Criminals

moral turpitude;

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

become a public charge;

(h) immigrants to whom money has been given or loaned by Charity 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 condicomplying tions and requirements of any regulations which for the time with being are in force and applicable to such persons under sections regulations.

37 or 38 of this Act.

4. The Minister may issue a written permit authorizing any Permit to person to enter Canada without being subject to the 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 officers immigration, commissioners of immigration, and such other appointed by officers as are deemed necessary for carrying out the provisions in Council. of this Act.
- 2. The Governor in Council may establish and maintain Immigration immigration offices at such places within and outside of Canada offices. as from time to time seems proper.
- 6. Subject to any regulations in that behalf, the Minister Officers appointed by may appoint or employ, either permanently or temporarily, Minister vol. 1—14 209 being