each worth double the amount of the penalty of such bond over and above all their liabilities.

Proper officer or principal officer to report as to forfeiture.

3. If any passenger for whom any bond shall have been given as aforesaid shall at any time within five years from the execution thereof, be convicted of any fclony or misdemeanor, or if he shall receive maintenance or support from any public or charitable institution in South Australia, the payment incurred for the maintenance and support of such passenger in any labour prison, gaol, public or charitable institution as aforesaid within five years from his or her arrival, shall be provided for out of the money collected in or under such bond to the extent of the penalty therein mentioned, or such portion as shall be required for the payment of such maintenance or support; and it shall be the duty of the proper officer, upon representation made to him to ascertain the right and claim of the Treasurer of South Australia to payment of the amount so expended for the maintenance and support of any such passenger, and to report the same to the Governor in Council; and the said report shall, until the contrary is shown, be evidence of the facts therein stated, and such bond may be put in suit, and the penalty required to defray the expenses of such maintenance or support may be recovered by suit or information on behalf of Her Majesty and in the name of the treasurer in any court of competent jurisdiction in the said province.

Passenger not to land until bond executed.

4. Until such bond is duly executed by the owner, charterer, or master, or other person as aforesaid, and by the sureties thereto, the passenger on whose behalf the bond is to be given shall not be permitted to land in the province from the ship; and if the master of any vessel shall allow, suffer, or permit any such passenger to land before the execution of a bond, as herein-before provided, he shall be liable to a penalty not exceeding one hundred pounds for every such offence.

Passenger landing, &c., may be arrested.

- Penalty for refusing to execute bond.
- 5. Any passenger, as aforesaid, landing or attempting to land from any ship shall be liable to be arrested by any police officer without a warrant, and put on board the ship.
- 6. If the owner, charterer, or master of any ship on board which such passenger as aforesaid shall have been found or carried shall neglect or refuse to execute a bond as aforesaid, he shall be liable to a penalty not exceeding one hundred pounds sterling, unless the owner, charterer, or master of such ship shall give surety to the satisfaction of the proper officer for the due detention of such passenger on such ship until after her departure out of limits of this province.

Act not to extend to | shipwrecked mariners, &c. 7. The provisions of this Act shall not extend to shipwrecked mariners brought to South Australia by the master of some ship other than that in which they were wrecked, nor to crews of ships who shall have signed articles for the whole voyage, and who shall leave in the ship, nor to Her Majesty's land or sea forces, nor to any passenger who may have become a lunatic, idiot, deaf, dumb, blind, or infirm during the voyage: provided the passage of any such passenger has been taken for South Australia.

Proviso.