

tion, may be apprehended, without a warrant, by any immigration agent or other Government officer, and may, by force if necessary, be compelled to return to or be taken on board the vessel, and, in the case of a railway company, be returned to the country whence he came; and every owner or master of a vessel and every railway company or other person who violates the provisions of this section, or who aids or abets any immigrant or passenger in acting in contravention of such order or proclamation, or who refuses or neglects to take any such immigrant or passenger on board such vessel or the cars of such railway company, shall incur a penalty not exceeding one thousand dollars and not less than one hundred dollars in the case of each such offence.

2. Every railway company which wilfully receives or transports any such immigrant or other passenger, or which refuses or neglects, when thereunto lawfully required, to take on board its cars any such immigrant or passenger, shall be liable to a penalty not exceeding one thousand dollars and not less than one hundred dollars in the case of each such offence.

Penalty for
contraven-
tion by
railway
companies.

71. Any person found in Canada who has come into Canada within a period of two years from any other country by any means or mode of conveyance and who would be liable to exclusion or deportation under any of the provisions of this Act relating to immigrants or passengers arriving by ship or railway train may be apprehended and compelled to return to the country whence he came.

Apprehension
and
deportation
of
immigrants
liable to
exclusion.

72. In any case where deportation of the father or head of a family is ordered, all dependent members of the family may be deported at the same time.

Deportation
of head of
family entails
deportation
of family.

73. The following Acts are repealed: chapter 65 of the Revised Statutes, the Immigration Act: chapter 34 of the statutes of 1887; and chapter 14 of the statutes of 1902.

Acts
repealed.