specified nation or people, or that he is an aboriginal native of any colony or possession of such specified nation or people.

Temporary permit to visitors.

4. (1) Any person to whom this Act applies who arrives in Canada without a permit but proves to the satisfaction of the Minister that he desires to enter Canada as a visitor only for the purposes of business, pleasure or health, and that he intends to leave Canada within six months after his arrival, may be granted a temporary permit in the prescribed form. A permit under this section may be 10 granted for a period of six months or for such shorter period in any case as the Minister may in his discretion determine.

Temporary permit to be subject to conditions imposed.

Failure to comply with conditions an offence.

Temporary permits to wife and children, servants, etc., of visitor. Extension of temporary permit.

Proviso.

Person remaining in Canada after temporary permit lapses guilty of an offence.

Revocation of permit. Remaining after revocation an offence.

(2) Any such temporary permit may be granted subject to such conditions (if any) as may be prescribed by regu- 15 lations under this Act, or as may in any case be imposed by the Minister. Every person to whom a temporary permit is so granted who fails to comply with any of the conditions subject to which that permit has been granted commits an offence against this Act. 20

(3) Where such temporary permit is granted to a visitor, a similar temporary permit may be granted to the wife and children of such visitor, and any servants, attendants and employees of such visitor actually accompanying him.

(4) If a person to whom such temporary permit is 25 granted desires to remain in Canada beyond the period for which the permit was granted, he may make application to the Minister, who may, in his discretion, either grant an extension or extensions from time to time of the temporary permit, or grant to such person a permit in the form 30 prescribed with respect to persons intending to settle permanently in Canada.

Provided that a permit in the last mentioned form shall be granted only if the Minister is satisfied that the person is one to whom the permit in that form would have been 35 granted if due application had been made for the same in the manner and subject to the conditions hereinafter in

this Act provided.

(5) A person to whom a temporary permit is granted who remains in Canada beyond the period for which the 40 permit was granted without having applied for and been granted an extension of such temporary permit, or having been granted such extension, remains in Canada after the extended period, commits an offence against this Act.

(6) A temporary permit granted under this section may 45 be at any time revoked by the Minister. Every person to whom a temporary permit has been granted commits an offence against this Act if he does not leave Canada within such time after the revocation of his permit as the Minister may prescribe in that behalf.

50