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"(4) It shall be unlawful for any transportation company Penalty on to bring to Canada by a vessel from any port outside of transportation company for Canada, any immigrant, passenger or other person afflicted bringing with any mental defect other than those described in the mentally preceding subsection, or physical defect of a nature which or physically defective may affect his liability to earn his living, and if it shall immigrants. appear to the satisfaction of the agent or the inspector in charge from an examination made by a medical officer and so certified by said officer that any immigrant or other person so brought to Canada was so afflicted at the time of embarkation for Canada, and that the existence of such mental or physical defect might have been detected by means of a competent medical examination at such time. the transportation company which brings any such person to a port of entry in Canada shall pay to the immigration agent or officer in charge at the port of entry the sum of twenty-five dollars and in addition a sum equal to that paid by such immigrant, passenger or other person for his transportation from the place of his birth or citizenship for each and every immigrant, passenger or other person brought to Canada in violation of this subsection.

"(5) No vessel shall be granted clearance papers pending No clearance the determination of the question of the liability to the pending decision of payment of such fines, or while the fines remain unpaid, liability, nor shall such fines be remitted or refunded unless in the unless deposit is opinion of the Minister a mistake has been made: Provided made. that clearance may be granted prior to the determination of such question upon the deposit of a sum sufficient to cover such fines; and provided, further, that nothing contained in the foregoing subsections shall be construed to subject transportation companies to a fine for bringing to ports of Canada Canadian citizens and persons who have Canadian domicile and who are permitted to land in Canada as a matter of right."

23. (1) Subsection one of section forty-nine of the said Act is repealed and the following is substituted therefor:—

"49. (1) The master of every vessel arriving at any Manifest to port of entry in Canada shall forthwith after such arrival be delivered by Master to and before any entry of such vessel is allowed, deliver to immigration the immigration officer in charge a typewritten or printed officer, verified by list or manifest in the form prescribed by the Minister, of signature all the passengers and stowaways on board such vessel at under oath, the time of her departure from the port or place whence prescribed she last cleared or sailed for Canada, or who were on board particulars. such vessel at the time of her arrival in Canada, or at any time during her voyage; and such typewritten or printed list or manifest shall also show whether any of the persons named thereon are insane, idiotic, epileptic, dumb, blind, or infirm, or suffering from any disease or injury or physical defect which may be cause for rejection under this Act,