Chap. 27.

tendent of Immigration shall be sufficient authority to the officer named therein to detain such person in his custody, or in custody at any immigrant station, until such person is delivered to the authorized agent of the transportation company which brought such person into Canada, with a view to deportation as herein provided.

## OBLIGATIONS OF TRANSPORTATION COMPANIES IN CASES OF REJECTION AND DEPORTATION.

44. Every immigrant, passenger, stowaway or other person Return of brought to Canada by a transportation company and rejected rejected immigrants. by the Board of Inquiry or officer in charge, shall, if practicable, be sent back to the place whence he came, on the vessel, railway train or other vehicle by which he was brought to Canada. The cost of his maintenance, while being detained at any immigrant station after having been rejected, as well as the cost of his return, shall be paid by such transportation company.

2. If any such transportation company—

(a) refuses to receive any such person back on board of such Refusal to vessel, railway train or other vehicle or on board of any other receive on board. vessel, railway train or other vehicle owned or operated by the same transportation company, when so directed by the officer in charge; or,

(b) fails to detain any such person thereon; or,

(c) refuses or fails to return him to the place whence he came detain. to Canada; or,

Failure to return.

(d) refuses or fails to pay the cost of his maintenance while Failure to on land awaiting deportation; or,

pay cost

(e) makes any charge against any such person for his main-tenance while on land, or for his return to the port of em-deported barkation, or takes any security from any such person for the person for maintenance. payment of such charge;

such master, agent, owner or transportation company concerned Penalty. shall be guilty of an offence against this Act, and shall be liable to a fine of not more than five hundred dollars and not less than fifty dollars for each offence; and no such vessel shall have clearance from any port of Canada until such fine is paid.

45. Every person ordered to be deported under this Act who Deportation has been brought to Canada by ship, shall be reconveyed free of persons who charge, by the railway company or companies which brought have been him to the place in Canada where he is being detained for Canada deportation, to the ocean port where he was landed, or the nearest available winter ocean port, as may be directed by the Board of Inquiry, and thence he shall be conveyed free of charge by the transportation company which brought him to Canada to the place in the country whence he was brought or to the country of his birth or citizenship, and in such manner as