

THE HOUSE OF COMMONS OF CANADA

BILL 6.

An Act respecting Immigration.

HIS Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

- Definitions. **1.** In this Act and in all orders in council and regulations made hereunder, unless the context otherwise requires:— **5**
- “Minister”. (a) “Minister” means the Minister who is charged with the administration of *The Immigration Act*, chapter twenty-seven of the statutes of 1910;
- “Officer”. (b) “officer” means an officer as defined in *The Immigration Act*. **10**
- Immigrants except British entry by permit only. **2.** (1) No person other than a person of British birth and parentage shall (except as by this Act is specially provided) enter into Canada unless he is in possession of a permit to enter in the form and to the effect provided by regulations under this Act. **15**
- Certain persons not deemed to be of British birth and parentage. (2) A person shall not be deemed to be of British birth and parentage by reason that he or his parents or either of them is a naturalized British subject, or by reason that he is an aboriginal native or the descendant of an aboriginal native of any dominion other than the Dominion of Canada **20** or of any colony or other possession or of any protectorate of His Majesty.
- G. in C. may exempt specified nations or peoples from Act. **3.** (1) The Governor in Council may order that the provisions of this Act shall not apply to nations or peoples specified in such order. **25**
- Persons claiming exemption to satisfy officer. (2) Persons who satisfy an officer that by birth and parentage they are actually of a nation or people specified in such order shall be exempt from the provisions of this Act.
- Certain persons not deemed of exempted nations or peoples. (3) A person shall not be deemed to be actually of such **30** specified nation or people by reason that he or his parents or either of them is a subject by naturalization of any