

thirty-seven of this Act, may be subsequently permitted to enter or land in Canada by a Board of Inquiry or officer in charge, on complying with the provisions of the *Immigration Act*, but any person rejected or deported by reason of any other cause under this Act, or removed, expelled or deported under the authority of any order in council or other regulation made under *The War Measures Act, 1914*, shall not be permitted to enter or land in Canada without the consent of the Minister, and any person who enters or remains in or returns to Canada after such rejection or deportation contrary to the provisions of this section, or who refuses or neglects to leave Canada when ordered so to do by the Governor in Council, as provided by subsection three of this section, shall be guilty of an offence against this Act, and any person suspected of an offence under this section may forthwith be arrested and detained without a warrant by any officer for examination and deportation, as provided under section thirty-three of this Act, or may be prosecuted for such offence, and shall be liable on summary conviction to a fine not exceeding five hundred dollars and not less than fifty dollars, or to a term of imprisonment not exceeding one year, or to both fine and imprisonment, and upon payment of the fine or after expiry of any sentence imposed for such offence may be again deported or ordered to leave Canada under this section.”

remaining
in or return-
ing to
Canada
except in case
of inability
to comply
with money
qualifications.

17. Subsection one of section forty-three of the said Act is amended by striking out the words “When any person has within three years of landing in Canada,” in the first and second lines thereof and substituting therefor the words “Whenever any person other than a Canadian citizen or a person having Canadian domicile, has.”

Detention of
prisoners for
deportation.

18. The said Act is amended by inserting the following heading and section immediately after section forty-three:—

“ CONCEALED WEAPONS.

“ **43A.** No immigrant shall bring into Canada any pistol, sheath knife, dagger, stiletto, or other offensive weapon that can be concealed upon the person, and any officer who has reason to suspect that any immigrant has any such weapon in his possession may search the person and baggage of such immigrant, and may seize any such weapon, which shall thereupon be confiscated to His Majesty and disposed of as the Minister may direct; provided, that in any such case the immigrant may appeal to the Minister, and the Minister may give such directions for the return or other disposal of such weapon, as he deems just and proper.”

Concealed
weapons.