

It should be pointed out that the prohibition in regard to charity-aided immigrants does not apply in cases where money is privately loaned by one individual to another.

To guard against immigrants becoming public charges before they have had time to secure work, **Money** there are provisions under the Immigration Act **Qualifications** requiring each arrival to have in his or her possession a certain sum of money belonging absolutely to such immigrant. The amount varies with the time of arrival:—

March 1st to October 31st, \$25.00.

November 1st to last day of February, \$50.00.

And in addition to such money the immigrant must have a ticket or a sufficient sum of money with which to purchase a ticket or transport to his or her destination in Canada.

In the case of a family emigrating together it is not necessary that each member of the family should individually comply with the money regulations, but the head of the family must possess a sufficient sum of money to be equivalent to the aggregate called for on the following basis:—

March 1st to October 31st—\$25.00 (£5) in regard to each adult of 18 years or over in the family; \$12.50 (38s.) in regard to each person in the family less than 18 years of age.

November 1st to last day of February—\$50.00 in regard to each adult member of the family; and \$25.00 in regard to each child.

And this money must be possessed in addition to tickets or a sum of money equivalent to the cost of transport for all the members of the family to their place of destination in Canada.

However, there are two classes of immigrants exempt from the foregoing money regulations. They are:—

Exempted 1. Male immigrants going to assured employment
Classes at farm work and having the means of reaching the place of such employment; female immigrants going to assured employment at domestic service and having the means of reaching the place of such employment.

2. An immigrant of any of the following descriptions going to reside with a relative of one of the following descriptions who is able and willing to support such immigrant, and has the means of reaching the place of residence of such relative:—

- a. Wife going to husband.
- b. Child going to parent.
- c. Brother or sister going to brother.
- d. Minor going to married or independent sister.
- e. Parent going to son or daughter.

NOTE.

From time to time minor variations may be made in the restrictive regulations in accordance with varying conditions and circumstances. Full information in regard to these and any other features of the Immigration Act may be obtained by applying to any of the Canadian Government Emigration Agents in the United Kingdom.