

Order-in-council, P.C. 695

March 21, 1931

From and after the 18th March, 1931, and until otherwise ordered, the landing in Canada of immigrants of all classes and occupations, is hereby prohibited, except as hereafter provided:-

The Immigration Officer-in-Charge may permit to land in Canada any immigrants who otherwise complies with the provisions of the Immigration Act, if it is shown to his satisfaction that such immigrant is:-

- 1. A British Subject entering Canada directly or indirectly from Great Britain or Northern Ireland, the Irish Free State, Newfoundland, the United States of America, New Zealand, Australia, or the Union of South Africa, who has sufficient means to maintain himself until employment is secured
- 2. A United States Citizen entering Canada from the United States who has sufficient means to maintain himself until employment is secured.
- 3. The wife or unmarried child under 18 years of age of any person legally admitted to and resident in Canada who is in a position to receive and care for his dependents.
- 4. An agriculturalist having sufficient means to farm in Canada.

And provided further that immigrants, as defined in paragraphs 2 and 4 above, are destined for settlement to a province which has not signified its disapproval of such immigration.

The provisions of this Order-in-Council shall not apply to immigrants of any Asiatic race.

"Order-in-council, P.C. 695, March 21, 1931," Library and Archives Canada www.collectionscanada.gc.ca/immigrants/021017-2510.01-e.html