AN ACT ADOPTING A NEW ALIENS AND NATIONALITY LAW

It is enacted by the Senate and House of Representatives of the Republic of Liberia, in Legislature Assembled:

§ 1. Title 3 of the Liberian Code of Laws of 1956, known as the Aliens and Nationality Law, as amended through the Fourth Regular Session of the Forty-Fifth Legislature, is hereby repealed, and there is enacted in lieu thereof a new Aliens and Nationality Law, to be Title 4 of the Liberian Code of Laws Revised.

§ 2. All references to Secretary of State; Secretary of the Treasury, Attorney General; Director General of the National Labor Affairs Agency; Department of Justice; and National Labor Affairs Agency; appearing in this Act shall mean, Minister of Foreign Affairs; Minister of Finance; Minister of Justice; Minister of Labor and Youth; Ministry of Justice; and Ministry of Labor and Youth, respectively.
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PART I

General Provisions

Chapter 1. DEFINITIONS

§ 1.1. Terms defined.
§ 1.2. Classes of aliens defined.

§ 1.1. Terms defined.

As used in this chapter--

(a) The term "alien" means any person not a citizen of Liberia;

(b) The term "Commissioner" means the Commissioner of Immigration and Naturalization;

(c) The term "crewman" means a person serving in any capacity on board a vessel or aircraft;

(d) The term "immigration officer" means any employee or class of employees of Liberia designated by the Attorney General individually or by regulation, to perform the functions of an immigration officer specified by this title;

(e) The term "naturalization" means the conferring of nationality of a state upon a person after birth, by any means whatsoever;

(f) The term "nonimmigrant" means an alien of any of the classes other than immigrants enumerated in section 1.2 of this title;

(g) The term "passport" means any travel document issued by competent
authority showing the bearer's origin, identity, distinguishing marks and nationality, if any, which is valid for the entry of the bearer into a foreign country;

(h) The term "residence" means the place of general abode; and the place of general abode of a person means his principal, actual dwelling place in facts without regard to intent. A residence may be continual without an uninterrupted physical presence;

(i) The term "visa" means a permit to enter Liberia, issued by a Liberian consular officer to an alien.¹

§ 1.2. Classes of aliens defined.

An alien in Liberia or seeking entry into Liberia is within one of the following categories:

(a) Aliens with diplomatic status, comprising --

(i) Ambassadors, public ministers, or career diplomatic or consular officers who have been accredited by a foreign government recognized de jure by the Republic, who are accepted by the President or by the Secretary of State, and the members of their immediate families;

(ii) Upon a basis of reciprocity, other officials and employees who have been accredited by a foreign government recognized de jure by the Republic, who are accepted by the Secretary of State, and the members of their immediate families;

(iii) Upon a basis of reciprocity attendants, servants, personal employees, with members of their immediate families of the officials and employees

who have diplomatic status under (i) and (ii) above.

(b) Alien visitors, comprising --

(i) An alien having a residence in a foreign country which has no intention of abandoning and who is visiting Liberia temporarily for pleasure for not exceeding 60 days;

(ii) An alien having a residence in a foreign country which he has no intention of abandoning and who is visiting Liberia temporarily for business for not exceeding 60 days, exclusive of aliens who are within the definition of alien residents as stated in paragraph (d) of this section;

(iii) An alien in immediate and continuous transit through Liberia;

(c) An alien crewman serving in good faith as such in any capacity required for normal operation and service on board a vessel or aircraft, who intends to land temporarily and solely in pursuit of his calling as a crewman and to depart from Liberia with the vessel or aircraft on which he arrived or some other vessel or aircraft.

(d) Alien residents, who are persons applying for admission or to remain in Liberia for a period up to a year and include-

(i) An alien having a residence in a foreign country which he has no intention of abandoning, who is a bona fide student qualified to pursue a full course of study and who seeks to enter Liberia temporarily and solely for the purpose of pursuing such a course of study at an established institution of learning or other recognized place of study in Liberia;

(ii) Professors, teachers, missionaries, merchants, or other persons entering for a period longer than 60 days to engage in business or practice professions or vocations, with their spouses and unmarried minor children;
(iii) Professional, skilled, semi-skilled and unskilled workers who have contracts of employment with employers in Liberia, together with their spouses and unmarried minor children;

(iv) Aliens who have been resident in Liberia for at least 15 years who are no longer employed or no longer engaged in a profession or a business or other activity as a means of earning a livelihood;

(v) Persons whose entry is declared by the President to be in the national interest.

(e) Immigrants, comprising parents, spouses, or children of Liberian citizens, or other acceptable persons, applying for admission with the intention of remaining in Liberia indefinitely and becoming Liberian citizens.²

Chapter 2. ADMINISTRATION

§ 2.1. Administration of title by Attorney General; duties of Secretary of State.
§ 2.2. Commissioner of Immigration and Naturalization.
§ 2.3. Deputy Commissioner of Immigration and Naturalization.
§ 2.4. Office of Immigration Appeals; Solicitor General as Chief Appellate Review Officer.
§ 2.5. Power of immigration officers.
§ 2.6. Court order to procure evidence.
§ 2.7. Fees to immigration officer for taking oath prohibited.
§ 2.8. Suspension of provisions of Part II during war or other emergency.
§ 2.9. Fees.

§ 2.1. Administration of title by Attorney General; duties of Secretary of State.

The Attorney General is charged with the duty of administering the provisions of this title and shall have full power to accomplish effectively its aims and objectives, except that the Secretary of State shall be charged with the administration and enforcement of the provisions of this title relating to the powers, duties and functions of diplomatic and consular officers, and shall perform such other duties as are expressly assigned to him by this title.

§ 2.2. Commissioner of Immigration and Naturalization.

The President, by and with the advice and consent of the Senate, shall appoint a Commissioner to head a Bureau of Immigration and Naturalization which shall be established in the Department of Justice to implement the provisions of this title. The Commissioner shall have the rank of Deputy Attorney General. It shall be the duty of the Commissioner of Immigration and Naturalization to assist the Attorney General in the administration of this title by performing the following duties, subject to the authority and direction of the Attorney General:

(a) To make determinations and rulings with respect to all questions concerning the law of immigration and naturalization of aliens;

(b) To keep adequate records with respect to immigration and naturalization;

(c) To prescribe such forms of bonds, reports, entries, and other papers as he deems necessary for carrying out his authority under the provisions of this title;

(d) To control and guard the boundaries and borders of the Republic against the illegal entry of aliens;

(e) To prepare for issuance by the Attorney General such rules and regulations as may be deemed advisable for the effective operation of the Bureau and the implementation of the immigration and nationality laws;

(f) To perform such other duties as are necessary or proper for administering the provisions of this title.\footnote{Prior legislation: L. 1960-61, ch. XLII, § 3, 4(13:200); 1956 Code 3:2; L. 1954-55, ch. XVI, § 2(a); L. 1941-42, ch. LV, § 2(b), 3.}

§ 2.3. Deputy Commissioner of Immigration and Naturalization.

The President, by and with the advice and consent of the Senate, shall appoint a Deputy Commissioner to assist the Commissioner of Immigration and Naturalization in the performance of his duties.

§ 2.4. Office of Immigration Appeals; Deputy Minister as Chief Appellate Review Officer.

An Office of Immigration Appeals is hereby created for the purpose of hearing appeals from --

(a) Decisions of a hearing officer in exclusion proceedings under section 5.60 of this title;

(b) Decisions of a hearing officer in deportation proceedings under section 7.3. of this title;
(c) Order of the Commissioner imposing a civil penalty prescribed by any provision of this title.

The Office of Immigration Appeals shall be composed of the Deputy Minister of Justice as Chief Appellate Review Officer and, when necessary, such qualified officials of the Ministry of Justice as may be designated by the Minister of Justice. In all cases, the appeal shall be heard by a single Appellate Review Officer only. Deputy Minister, in addition to being required to assign appeals expeditiously for hearing in accordance with statutory requirements and the regulations promulgated with respect thereto, shall act as Appellate Review Officer to the extent his other duties permit. No official of the Ministry who has made the initial administrative decision in the appeal involved or any official who has made an initial administrative determination in a factually related matter, shall act as Appellate Review Officer to review such determination.

§ 2.5. Power of Immigration Officer.

An immigration officer shall have the power, if within the scope of his assigned duties --

(a) To administer oaths;

(b) To take and consider evidence of or from any person or require by subpoena the attendance and testimony of witnesses and production of books, papers, and documents relating to the privilege of any person to enter, reenter, reside in or pass through Liberia or concerning any matter which is material and relevant to the enforcement of this title;

(c) Where such action may be necessary, to make a written record of such evidence;

(d) To board and search any vessel, aircraft, railway car or other conveyance or vehicle in which he has reason to believe aliens are being
brought into Liberia.\footnote{Prior legislation: 1956 Code 3:41 (1st para); L. 1954-55, ch. XVI & 24(a) (2nd sent.).}

§ 2.6. Court order to procure evidence.
Any Liberian court of competent jurisdiction and within the jurisdiction of which investigations or inquiries are being conducted by an immigration officer may, in the event of neglect or refusal of a person to respond to a subpoena issued under this title or refusal to appear and testify before an immigration officer, issue an order requiring such person to appear before an immigration officer, produce books, papers, and documents if demanded and testify. Any failure to obey such order of the court may be punished by the court as contempt.  

§ 2.7. Fees to Immigration Officer for taking oath prohibited.

An immigration officer who charges or accepts a fee gratuity, or gift in any form for administering an oath in the course of his duties shall be subject to a fine of not more than $500 or imprisonment for not more than six months, or both.

§ 2.8. Suspension of provisions of Part II during war or other emergency.

1. Declaration by President. When Liberia is at war or during the existence of any national emergency proclaimed by the President, the President may, in his discretion, suspend any or all of the provisions of Part II of this title to the extent that he considers advisable in the national interest, and he may prescribe and institute regulations that he believes suited to the situation, and shall make public proclamation thereof, and such regulations shall continue and the provisions of Part II of this title shall remain in suspension until otherwise ordered by the President or the Legislature.

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2. **Penalty for violation of proclamation, rule or regulation.** Any person who shall willfully violate any order or proclamation of the President promulgated under the authority of paragraph 1 of this section or any regulation issued thereunder shall be fined not more than $5,000 or imprisoned for not more than three years, or both; and any vehicle or aircraft together with its appurtenances, equipment, tackle, apparel, and furniture, concerned in any such violation shall be forfeited to the Government of Liberia.

§ 2.9. **Fees.**

The following fees shall be charged:

(a) For the issuance or extension of a re-entry permit: $10 (Ten Dollars);

(b) Change of Status (from Visitor to Resident Alien) $100.00 (One Hundred Dollars);

(c) Adjustment of Status (from house-wife to employee) $50.00 (Fifty Dollars);

(d) Adjustment of Status (from employee to self-employed) $75.00 (Seventy Five Dollars);

(e) Filing of application for employment from one employer to another $50.00 (Fifty Dollars);

(f) Filing of application for employment from self employed to employee of another $150.00 (One Hundred & Fifty Dollars);

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(g) For the issuance of each extension of stay to an alien visitor, $10.00 (Ten Dollars);

(h) For filing with the Minister of Justice of each petition under sections 5.13 and 5.19 of this title, $10.00 (Ten Dollars);

(i) For the new re-entry booklet, $5.00 (Five Dollars);

(j) Permit of Residence Booklet, $5.00 (Five Dollars);

(k) Extension fees, $10.00 (Ten Dollars);

(l) Entering the Republic of Liberia as a visitor without a visa, $10.00 (Ten Dollars).

The fees for the furnishing and verification of applications for visas by aliens of each foreign country shall be prescribed by the Minister of Foreign Affairs in amounts corresponding as nearly as practicable to the total of all similar visas, entry or other charges assessed or levied against citizens of Liberia by the foreign countries of which such aliens are nationals or stateless residents.  

Chapter 3. PENALTIES

§ 3.1. Procedure for imposing civil penalty.
§ 3.2. Enforcement of order for payment of civil penalty.
§ 3.3. Denial of clearance to enforce payment of civil  

§ 3.4. Fine for violations.

§ 3.1. Procedure for imposing civil penalty.

1. Notice of liability. Whenever it appears that a person is subject to payment of a civil penalty under the provisions of this title, there shall be served on such person (hereinafter called the "respondent") a written notice of apparent liability which shall contain the following:

   (a) The facts which indicate apparent liability;

   (b) A reference to the particular section of the statute which has been violated and to the provision containing the authority for imposition of the penalty;

   (c) The amount of the penalty to be imposed;

   (d) A statement of the course of action available to the respondent under the provisions of paragraph 2 of this section;

   (e) The time and place of the hearing to be accorded the respondent, the time to be not sooner than 48 hours after the time of service of the notice.

2. Response to notice of liability. A person on whom notice is served in accordance with paragraph 1 of this section shall either

   (a) Before the time fixed for the hearing, pay such penalty at the immigration station nearest to his place of residence in Liberia, or if he is an alien visitor, nearest to his temporary abode, or, if so directed by the statute which has been violated, to the specified collector of customs; or

   (b) Appear at the hearing in person or through an authorized representative and show why he should not be liable for such a penalty or, if mitigation is
permitted by statute, why the penalty should be mitigated.

3. Hearing and determination. If the respondent or his authorized representative appears at the time and place set for the hearing, the Commissioner shall conduct the hearing in accordance with the requirements of the Administrative Procedure Act. On the basis of the evidence received at the hearing, the Commissioner shall issue an order

(a) either releasing the respondent from liability for the penalty;

(b) requiring payment of a reduced amount, if mitigation is permitted by statute; or

(c) requiring the penalty to be paid in full.

4. Appeal to Office of Immigration Appeals. A respondent against whom there is issued an order to pay an administrative penalty following a hearing held in conformity with paragraph 3 of this section may appeal from the order to pay the penalty, whether in full or mitigated, by filing with the Office of Immigration Appeals within 48 hours after issuance of such order a petition for review containing a copy of the notice of liability served on him pursuant to paragraph 1 of this section, a copy of the order to pay the fine, a short and clear statement of his defense and reasons urging mitigation, and a request for review of the determination of the Commissioner. The Chief Appellate Review Officer of the Office of Immigration Appeals shall thereupon notify the Commissioner in writing that a review of his determination has been requested and that a hearing on appeal will be granted at the time and place specified in such notice. A written notice of the time and place for hearing the appeal shall also be served on the respondent. The appeal shall be heard not less than two nor more than five days after the filing of the petition for review. The Appellate Review Officer may affirm or reverse the determination of the Commissioner to impose a penalty or may, if permitted by statute, order that the amount of the penalty be mitigated. Notice of the action by the Appellate Review Officer shall be served upon the respondent.

5. Penalty for frivolous appeal. If the Appellate Review Officer, either on motion of
a representative of the Bureau of Immigration and Naturalization or on his own motion, decides that any appeal to the Office of Immigration Appeals under this section is frivolous, he shall assess a penalty of no more than ten dollars against the respondent taking such appeal.

6. **Appeal to Attorney General.** From a determination by the Appellate Review Officer to affirm an order by the Commissioner for payment of a penalty, or to mitigate a penalty imposed by the Commissioner, the respondent may, within two days after service of the written notice of action by the Appellate Review Officer, request the Attorney General to review the determination of such Officer, which request the Attorney General has the discretion to grant or deny. If he grants the appeal, the Attorney General may in his discretion permit the Commissioner and the petitioner or their representatives to appear before him or he may base his determination solely on the record of the proceedings. From an adverse decision by the Attorney General, the respondent may appeal to the Circuit Court.

7. **Supersedeas.** No determination that a respondent is liable for a civil penalty shall be enforced during the time allowed by statute for the taking of an appeal, nor, if an appeal is taken within such time, until decision is rendered on the appeal.

§ 3.2. **Enforcement of order for payment of civil penalty.**

1. **Enforcement.** If a respondent fails to respond to a notice of liability served under paragraph 1 of section 3.1 of this title by paying the penalty or appearing for the hearing as required by paragraph 2 of that section, or if he fails to pay the penalty imposed after a final administrative determination of liability and no appeal has been taken to the Circuit Court, the Attorney General may have a judgment entered against the respondent for the amount of the penalty and enforce it in the manner provided in the Administrative Procedure Act for enforcement of an administrative order for the payment of money.

2. **Deportation of alien.** If a judgment against an alien for payment of civil penalty under this title, entered either pursuant to a final administrative order or the order of a court, has not been paid within six months after filing of the judgment, deportation
may be instituted against him. An alien deported for nonpayment of a civil penalty is excludable from readmission to Liberia until he shall have paid the full amount of such penalty plus interest at the rate of six percent per annum from the date of entry of judgment, or, if he did not appear for a hearing when served with notice of apparent liability, from the date of service of such notice.

§ 3.3. Denial of clearance to enforce payment of civil penalty or expenses.

If the owner, agent, consignee, master, or commanding officer of any vessel or aircraft, which has arrived in Liberia, is subject to payment of a civil penalty to the collector of customs because of violation of a provision of this title, or if any such person or the transportation company by which he is employed is required to pay the expenses of detention or deportation of an alien, hospitalization of a crewman, or other expenses under the provisions of this title, such vessel or aircraft shall not be granted clearance pending the determination of the question of the liability for the payment of such sums, or while such sums remain unpaid, except that clearance may be granted prior to the determination of such question upon the deposit of an amount sufficient to cover such sums or of a bond approved by the Attorney General with sufficient surety to secure the payment thereof.

§ 3.4. Fine for violations.

Any person violating any provision of this title for which no criminal or civil penalty is specifically prescribed shall on conviction after criminal prosecution, be subject to a fine of not more than $100.  

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PART II

Immigration

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**Subchapter A. REQUIREMENTS FOR ADMISSION**

§ 5.1. Grounds for exclusion.

Except as provided by section 5.2 or other sections of this title, the following classes
of aliens shall be ineligible to receive visas and shall be excluded from admission to Liberia.

(a) Aliens who are feeble-minded;

(b) Aliens who are insane;

(c) Aliens who have had one or more attacks of insanity;

(d) Aliens afflicted with psychopathic personality, epilepsy or mental defect;

(e) Aliens who are narcotic drug addicts or chronic alcoholics;

(f) Aliens who are afflicted with tuberculosis in any form, or with leprosy, or any dangerous contagious disease;

(g) Aliens not comprehended within any of the foregoing classes who are certified by the examining surgeon as having a physical defect, disease, or disability, when determined by the consular or immigration officer to be of such a nature that it may affect the ability of the alien to earn a living, unless the alien affirmatively establishes that he will not have to earn a living;

(h) Aliens who are paupers, professional beggars, or vagrants;

(i) Aliens who have been convicted of a crime involving moral turpitude (other than purely political offense), or aliens who admit having committed such a crime, or aliens who admit committing acts which constitute the essential elements of such a crime;

(j) Aliens who are prostitutes or who have been engaged in prostitution, or aliens coming to Liberia solely, principally, or incidentally to engage in prostitution; aliens who directly or indirectly procure or attempt to procure, or who have procured or attempted to procure or to import, prostitutes or persons for the purpose of prostitution or for any other immoral purpose; and aliens who are or
have been supported by or received or have received, in whole or in part, the proceeds of prostitution, or aliens coming to Liberia to engage in any other unlawful commercialized vice, whether or not related to prostitution;

(k) Aliens seeking to enter Liberia for the purpose of performing professional skilled, semi-skilled, or unskilled labor who have not secured employment permits from the Director General of the National Labour Affairs Agency if such permits are required by the Labor Law;

(l) Aliens who, in the opinion of the consular officer at the time of for a visa or in the opinion of the Attorney General at the time of application for admission, are likely at any time to become public charges;

(m) Aliens who have been excluded from admission and deported and who again seek admission within one year from the date of such deportation, unless prior to their embarkation at a place outside Liberia or their attempt to be admitted from foreign contiguous territory, the Attorney General has consented to their reapplying for admission;

(n) Aliens who have been arrested and deported, or who have been removed as alien enemies or who have been removed at Government expense in lieu of deportation, unless prior to their embarkation at a place outside Liberia or their attempt to be admitted from foreign contiguous territory, the Attorney General has consented to their applying or reapplying for admission;

(o) Aliens who are stowaways;

(p) Aliens who seek to procure, or have sought to procure or have procured a visa or other documentation or seek to enter Liberia by fraud, or by willfully misrepresenting a material fact;

(q) Immigrants who are ineligible to citizenship;

(r) Any alien who has been convicted of a violation of any law relating to the
illicit traffic in narcotic drugs, or who has been convicted of a violation of any law governing or controlling the taxing, manufacturing, production, compounding transportation, sale, exchange, dispensing, giving away, importation, exportation, or the possession for the purpose of the manufacture, giving away, importation or exportation of opium, coca leaves, heroin, marihuana, or any salt derivatives or preparation of opium or coca leaves, or isonipecaine or any addiction-forming or addiction-sustaining opiate, or other drug within the application of the Narcotic Drug Control Act; or any alien who the consular or immigration officer knows or has reason to believe is or has been an illicit trafficker in any of the aforementioned drugs;

(s) Any nonimmigrant who is not in possession of a passport valid for a minimum period of six months from the date of his admission or expiration of the contemplated initial period of stay, authorizing him to return to the country from which he came or to proceed to and enter some other country during such period;

(t) Except as otherwise specifically provided in this title, any immigrant who at the time of application for admission is not in possession of a valid unexpired immigrant visa or reentry permit, and a valid unexpired passport or other suitable travel document;

(u) Aliens who the consular officer or the Attorney General knows or has reason to believe seek to enter Liberia solely, principally, or incidentally to engage in activities which would prejudice and be prejudicial to the public interest, or endanger the welfare, safety, or security of Liberia;

(v) Aliens who are, or at any time have been, members of any of the following classes:

   (i) Aliens who are anarchists;

(ii) Aliens who advocate or teach, or who are members of or affiliated with any organization that advocates or teaches, opposition to all organized government;
(iii) Aliens who are members of or affiliated with the Communist Party or any other totalitarian party; any section, subsidiary, branch, affiliate, or other subdivision of any association or party; or the direct predecessors or successors of any such group or organization;

(iv) Aliens not within any of the other provisions of this section who advocate the economic, international, and governmental doctrines of world communism or the establishment in Liberia or elsewhere of a totalitarian dictatorship, or who are members of or affiliated with any organization that advocates the economic, international, and governmental doctrines of world communism or the establishment in Liberia or elsewhere of a totalitarian dictatorship, whether through its own utterances or through any written or printed publications issued or published by or with permission or consent of or under the authority of such organization or paid for by funds of or funds furnished by such organization;

(v) Aliens who advocate or teach or who are members of or affiliated with any organization that advocates or teaches the overthrow by force, violence, or other unconstitutional means of the government or of all forms of law; or the duty, necessity, or propriety of the unlawful assaulting or killing of any officer (either of specific individuals or of officers generally) of the Government of Liberia or of any other organized government because of his official character; or the unlawful damage, injury, or destruction of property; or sabotage;

(vi) Aliens who write or publish, or cause to be written or published, or who knowingly circulates distribute, print, or display, or knowingly cause to be circulated, distributed, printed, published or displayed, or who knowingly have in their possession for the purpose of circulation, publication, distribution, or display, any written or printed matter, advocating or teaching opposition to all organized government, or advocating or teaching the overthrow by force, violence or other unconstitutional means of the Government of Liberia or of all forms of law; or the duty, necessity or propriety of the unlawful assaulting or killing of any officer or officers (either of specific individuals or of officers generally) of the Government of Liberia or of any other organized government because of his or their official character; or the unlawful damage, injury, or destruction of property, or sabotage; or the
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economic, international, and governmental doctrine of world communism or the establishment in Liberia of a totalitarian dictatorship;

(vii) Aliens who are members of or affiliated with any organization that writes, circulates, distributes, prints, publishes, or displays, or causes to be written, circulated, distributed, printed, published, or displayed, or that has in its possession for the purpose of circulation, distribution, publication, issue or display any written or printed matter of the character described in paragraph (vi);

(viii) Aliens with respect to whom the consular officer or the Attorney General knows or has reasonable ground to believe probably would, after entry, engage in activities which would be prohibited by the laws of Liberia relating to espionage, sabotage, public disorder, or engage in other activity subversive to the national security, or engage in any activity a purpose of which is the opposition to or the overthrow of the government by force, violence, or other unconstitutional means.

(w) Any alien who at any time shall have knowingly and for gain encouraged, induced, or assisted, abetted, or aided any other alien to enter or attempt to enter Liberia in violation of law. 10

§ 5.2. Diplomatic and semi-diplomatic immunities.

The provisions of this title relating to ineligibility to receive visas and the exclusion of aliens shall not be construed to apply to non-immigrants ---

(a) With the classes described in paragraphs (a)(i) and (a)(ii) of section 1.2 of this title, except those provisions relating to reasonable requirements of passports and visas as a means of identification and documentation necessary to establish their qualifications under such paragraph, and the provisions of paragraph (u) and (v)(viii) of section 5.1 of this title;

(b) Upon a basis of reciprocity, accredited officials of foreign governments, their immediate families, attendants, servants, and personal employees who are admitted in immediate and continuous transit through Liberia, except paragraphs (s), (u), and (v)(viii) of section 5.1 of this title.11

§ 5.3. Admission of excludable aliens under exceptions or conditions.

1. Admission as visitor. An alien who is applying for a visitor's visa is known or believed by the consular officer to be ineligible for such a visa under one or more of the paragraphs enumerated in section 5.1 of this title may, after approval by the Attorney General or a recommendation by the Secretary of State or by the consular officer that the alien is admitted temporarily despite his inadmissibility, be granted such a visa and may be admitted into Liberia temporarily as a visitor in the discretion of the Attorney General.

2. Waiver of passport requirement. The requirement of paragraph (s) of section 5.1 of this title may be waived by the Attorney General and the Secretary of State acting jointly on the basis of an unforeseen emergency in individual cases and in the case of aliens proceeding in immediate and continuous transit through Liberia.

3. Temporary parole. The Attorney General may in his discretion parole into Liberia temporarily under such conditions as he may prescribe for emergency reasons or for reasons deemed strictly in the public interest any alien applying for admission to Liberia, but such parole of such alien shall not be regarded as an admission of the alien and when the purposes of such parole shall in the opinion of the Attorney General have been served, the alien shall forthwith return or be returned to the custody from which he was paroled and thereafter his case shall continue to be dealt with in the same manner as that of any other applicant for admission to Liberia.

4. Admission under conditions prescribed by Attorney General. The Attorney

General shall prescribe conditions, including exaction of such bonds as may be necessary, to control and regulate the admission and departure of excludable aliens applying for temporary admission.

5. Admission conditionally of alien likely to become public charge or having physical disability. Any alien excludable because he is likely to become a public charge or because of physical disability other than tuberculosis in any form, leprosy, or a dangerous contagious disease may, if otherwise admissible, be admitted in the discretion of the Attorney General upon the giving of a suitable and proper bond or undertaking approved by the Attorney General, in such amount and containing such conditions as he may prescribe, guaranteeing the Government of Liberia and all counties, townships, municipalities and districts thereof against such alien becoming a public charge. In lieu of such bond such alien may deposit in cash with the Attorney General such amount as the Attorney General may require, which amount shall be deposited by him in the public depository of the Republic and a receipt therefor shall be given the person furnishing such sum. In the event such alien becomes a public charge the Attorney General shall dispose of such deposit in the same manner as if it had been collected under a bond as provided in this section. In the event of the permanent departure from Liberia of such alien, or his naturalization or death, such sum shall be returned to the person by whom furnished or to his legal representatives. The admission of such alien shall be a consideration for the giving of such bond, undertaking or cash deposit.  

Subchapter B. ISSUANCE OF ENTRY DOCUMENTS

§ 5.10. Application for issuance of visas.

1. For immigrant visa. Every alien applying for an immigrant visa shall make application therefor at a consular office of the Republic of Liberia in such form and manner as shall be by regulations prescribed. In the application, the immigrant shall

Prior legislation: 1956 Code 3:23(l), (2), (3), (4), (6); L. 1954-55, ch. XVII, § 15(b), (c), (d), (f), 16.
state his full and true name, age and sex; nationality; race; date and place of birth; present address; marital status; occupation; personal description (including height, complexion, color of hair and eyes and any distinguishing marks or features); and such additional information necessary to the identification of the applicant and the enforcement of the immigration and nationality laws as may be by regulations prescribed.

2. Documentary evidence to accompany application for immigrant visa. Every alien applying for an immigrant visa shall present a valid unexpired passport or other suitable travel document. The immigrant shall furnish to the consular officer with his application a certificate by the appropriate police authorities stating what their records show concerning the immigrant; a doctor's certificate that the applicant is free from dangerous contagious disease; a sufficient number of copies of a photograph of the applicant, each bearing his signature, to be attached to each copy of the application; and any other records or documents concerning him which may be required by the consular officer. In the event that the immigrant establishes to the satisfaction of the consular officer that any document or record required by this paragraph is unobtainable, the consular officer may permit the immigrant to submit in lieu of such document or record other satisfactory evidence of the fact to which such document or record would, if obtainable, pertain.

3. Application for nonimmigrant visa. Every alien applying for a nonimmigrant visa shall make application therefor at a consular office of the Republic of Liberia in such form and manner as shall be by regulations prescribed. In the application the alien shall state his full and true name, age, and sex; nationality; race; date and place of birth; present address; marital status; occupation; personal description (including height, complexion, color of hair and eyes, and any distinguishing marks or features); the purpose and length of his intended stay in Liberia; and such additional information as may be necessary to the identification of the applicant and the enforcement of the immigration and nationality laws. Every alien applying for a nonimmigrant visa shall furnish to the consular officer, with his application, a certified copy of such documents pertaining to him as may be required by law, and including, if he is applying to enter as an alien resident, a written statement of approval of admission by the Attorney General in accordance with the requirement of section 5.13 of this title. The applicant for a nonimmigrant visa shall also furnish a sufficient number of copies of his
photograph, each bearing his signature, to be attached to each copy of the application.

4. **Signing and verification of application; issuance of visa.** Except as may be otherwise prescribed by regulations, each copy of an application for a visa required by regulation shall be signed by the applicant in the presence of the consular officer, and verified by the oath of the applicant administered by the consular officer. One copy of the application for an immigrant visa, when visaed by the consular officer, shall become the immigrant visa. The issuance of a nonimmigrant visa shall be evidenced by a stamp placed by the consular officer in the alien's passport and containing the signature and seal of such officer.

5. **Approval of issuance of visa by Secretary of State.** A consular officer shall not issue a resident alien's visa or an immigrant visa without obtaining prior approval from the Secretary of State [Minister of Foreign Affairs]; and any such visa shall not be valid for entry unless the consular officer has entered thereon the date and number of approval issued by the Secretary of State. A consular officer may submit the application for a visa of any kind to the Secretary of State for consideration and advice, and if the Secretary of State directs the disapproval of any such application, the consular officer shall refuse to issue the visa. An alien whose application has been refused under the provisions of this paragraph shall be inadmissible unless and until the disapproval of the Secretary of State has been withdrawn.

6. **Class of alien to be shown on visa.** A consular officer issuing a visa shall indicate clearly thereon the class to which the alien belongs under section 1.2 of this title.13

§ 5.11. **Diplomatic visas.**

On application for admission by an alien with diplomatic status, as defined in paragraph (a) of section 1.2 of this title, the requirements of section 5.10 of this title may be waived in the discretion of the officer issuing the visa, and in lieu thereof a diplomatic visa may be issued, consisting of a simple notation made in the passport.

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13 Prior legislation: 1956 Code 3:26; L. 1954-55, ch. XVI, § 4(a), (b), (c), (d), 22(a).

An immigrant or resident alien's visa shall be valid for a period of four months. The date of expiration of its validity shall be stated on the visa. A visiting alien's visa or visa for an alien with diplomatic status shall be valid for such period as shall be prescribed by regulations. In prescribing the period of validity of a visiting alien's visa in the case of nationals of any foreign country who are eligible for such visas, the Secretary shall, in so far as practicable, accord to such nationals the same treatment upon a reciprocal basis as such foreign country accords to citizens of Liberia who are within a similar class.

§ 5.13. Approval by Attorney General of petition of alien resident

1. Approval by Attorney General prerequisite to granting of visa. A consular officer shall grant a visa to an alien applying for admission as a resident alien only after receiving notice from the Attorney General of approval of the petition of the alien, but this requirement shall not apply to the spouse or unmarried minor child of an alien within the categories of aliens defined in section 1.2 (d) (ii) and (iii).

2. Petition to Attorney General for approval. The Attorney General shall determine the right of an alien to receive a visa as an alien resident, if such alien requires his approval under the provisions of paragraph 1 of this section, upon petition of the employer, partner, organization, or institution with which the alien will be associated during residence in Liberia, or, if the alien is to be self-employed, on the petition of the alien himself. Approval of the petition shall be denied unless all conditions stated in paragraphs 3, 4, 5, and 6 of this section have been satisfactorily fulfilled. The

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petition shall be in such form and contain such information as the Minister of Justice shall prescribe. The Minister of Justice shall act on such petition as promptly as possible but in no case shall he delay action on the petition longer than 30 days after its submission. The approval of such a petition shall not, of itself, be construed as establishing that the alien is admissible as a resident.

3. Admission as student. As a prerequisite for admission as a student, an alien shall show in his petition to the Minister of Justice that he has been accepted in writing by the institution which he plans to attend, that he has sufficient funds or assurance of funds to guarantee his maintenance during the period of his proposed study without accepting employment, or, if he expects to accept employment on a part-time basis, that he has the permission of the Minister of Justice in accordance with the provisions of section 6.4(2) of this title.

4. Admission as a teacher. As a prerequisite for admission of an alien as a teacher, the institution employing him shall guarantee in writing to the Minister of Justice that the alien will be given sufficient compensation to provide for his maintenance while in Liberia and that he will be given funds sufficient for repatriation to his home country if he should be dismissed, resign, or be found by the Minister of Justice to be undesirable as a resident subject to the approval of the President of Liberia. Any costs that the Government may incur in effecting the departure of a teacher whose presence has been found to be undesirable shall be borne by the institution employing him. In the discretion of the Minister of Justice, an institution bringing an alien teacher into Liberia may be required to post a bond not in excess of $3,000 guaranteeing the good behavior of such teacher and his prompt departure upon expiration of the period of his permitted stay in the country.

5. Admission of self-employed person. As a prerequisite for admission of an alien to engage in a business or occupation or to practice a profession or vocation as a self-employed person, the alien himself or the organization with which he intends to become associated shall post with the Minister of Justice a bond in the amount of $5,000 guaranteeing good behavior of the alien while in Liberia and prompt departure upon completion of his permitted residence. Upon departure of the alien resident permanently from Liberia, and upon showing that all his legal obligations have been met,
the bond shall be returned to him, less any expenses which the Government may have incurred in effecting his departure if non-voluntary.

6. Admission under contract of employment; employment permits. The Minister of Justice shall approve no petition for admission in order to perform professional, skilled, semi-skilled, or unskilled labor under a contract of employment unless such petition is accompanied by an employment permit issued by the Director General of the National Labor Affairs Agency [Minister of Labour] or by a statement from the Director General that no employment permit is required by law with respect to the particular applicant. As a further prerequisite for admission of an alien to accept employment in Liberia, the employing individual organization shall agree to provide sufficient funds for the repatriation of each employee, worker, or laborer.

7. Fee for bond form and notary certificate. For each bond required by this section, there shall be used a special form which shall be obtainable from the Minister of Finance at a cost of two dollars. To each bond there shall be attached a certificate of a notary public, who may charge a fee of $5.00 for notarizing such bond.¹⁶


1. Issuance to ineligible alien prohibited. No visa or other documentation shall be issued to an alien if it appears to the consular officer, from statements in the

application or in the papers submitted therewith, that such alien is ineligible to receive a visa; if the application fails to comply with the provisions of this title or the regulations issued thereunder; or if the consular officer knows or has reason to believe that such alien is ineligible to receive a visa under section 5.1 of this title or any other provision of law or that his entry into Liberia would not be in the national interest; provided, that such a visa may be issued to an alien who is otherwise ineligible upon receipt of notice by the consular officer from the Minister of Justice of the giving of a bond or approval of a petition under section 5.19 of this title or of authorization from Minister of Justice for the issuance of a visa under one or more of the permissive provisions of section 5.3 of this title.

2. Refusal of immigration visas when immigration is contrary to national interest. If the Attorney General finds that entry of more immigrants into Liberia would be contrary to the national interest and requests the Secretary of State to refuse issuance of any further immigration visas until further notice, the Secretary of State shall honor such request and direct the consular officer to refuse immigration visas to any applicants until notice to the contrary is received from the Attorney General.

3. Refusal of visa to be made known. Any alien who has been refused a visa by a consular officer and who hereafter seeks entry into Liberia shall make the fact of his previous refusal known to the consular officer on a subsequent application or if a visa has been granted, to the examining immigration officer. Failure to do so renders him inadmissible, and, if he gains entry, will make him subject to deportation.

4. Record of refusals of visas. A consular officer refusing to issue a visa shall send a record thereof, including the reasons for the refusal, to the Attorney General, who shall maintain an index of the names of all persons refused.17

§ 5.15. Revocation of visa.

After the issuance of a visa to any alien, the consular officer who issued the visa or the Secretary of State may at any time, in his discretion, revoke such visa. Notice of such revocation shall be communicated to the Attorney General, and such revocation shall invalidate the visa from the date of issuance; provided, that carriers or transportation companies and masters, commanding officers, agents, owners, charterers, or consignees, shall not be penalized for action taken in reliance on such visas or other documentation unless they receive notice of such revocation prior to the alien's embarkation.\(^\text{18}\)

§ 5.16. Re-entry permits.

Any legally admitted alien resident or immigrant wishing to depart from Liberia for a temporary period may apply to the Attorney General for a reentry permit, which will be usable in lieu of a visa when returning to Liberia. The grant of a reentry permit may be evidenced by a stamp placed by an authorized immigration officer in the alien’s permit of residence which stamp shall indicate the issuance of the reentry permit and the date of its expiration. The usual period of validity shall be one year, but in the discretion of the Attorney General the validity may be limited to a shorter period. For valid cause, the permit may be extended by the Attorney General for one or more periods. When an alien returns to Liberia with a re-entry permit, it shall be surrendered to the immigration officer, who shall forward it to the Attorney General for incorporation into the file of the alien. An alien presenting a re-entry permit on application for readmission to Liberia is not required to present a visa but may be refused entry under the same terms as any other alien applying for admission if found to be inadmissible under the provisions of this title.\(^\text{19}\)


Any alien who is lawfully admitted to Liberia or any alien who is a resident of foreign contiguous territory may, on presentation to an immigration officer of a valid passport and on satisfying such officer that he is not excludable under section 5.1 of this title, be issued by such officer a document of identity bearing the designation "resident border crossing identification card" or "nonresident border crossing identification card" as the case may be, which card, on presentation to an immigration official at the Liberian borders entitles the alien to whom issued to cross over the borders between Liberia and foreign contiguous territory, at any time and place prescribed by law, and to remain for a period no longer than 72 hours.

A border crossing identification card shall be valid for repeated crossings within the period of its validity, and shall be accepted for entry into Liberia in lieu of a passport and visa. A record shall be kept at the border of aliens entering or leaving Liberia on presentation of a border crossing identification card. Any such card which has been issued may be revoked at will by an immigration officer.

§ 5.18. Landing cards.

An alien who arrives at a port of entry as a passenger on a ship or aircraft may be admitted to Liberia for the duration of the stay of such ship or aircraft for a period of no longer than 48 hours on issuance to him by an immigration officer of a document of identify known as a "landing card." A record of all such cards issued shall be made by the immigration officer. A landing card shall be surrendered by an alien to whom issued on reboarding his ship or aircraft and a notation of his departure duly made in the records.20

§ 5.19. Admission of immigrants who are relatives of citizens or immigrants.

20 Prior legislation: 1956 Code 3:45(1st sent.); L 1954-55, ch. XVI, § 10 (1st sent.).
Any citizen of Liberia or any alien who has been admitted as an immigrant and who wishes to secure the admission to Liberia as an immigrant of his alien spouse, parent, or child who is or may be excludable under paragraphs (a), (d), (g), (i) or (m) of this title may file a petition addressed to the Attorney General requesting the waiver of any such ground for exclusion. The petition shall be in two copies and shall set forth the following information regarding the petitioner: names date and place of birth, date of naturalization if not a native-born citizen, relationship to the alien, whose admission is sought, and, in the case of a spouse's date and place of marriage. With regard to the alien whose admission is sought the petition shall set forth the following information; name, date and place of birth, nationality, and the reason why the alien is or may be excludable. If the Attorney General does not find it contrary to the national interest to admit the alien, he may waive the ground for exclusion in accordance with the request contained in the petition and approve the application of the alien. In such case, he shall send a copy of the petition showing his approval to the Secretary of State to be forwarded to the consular officer to whom the alien will apply for a visa and such officer shall not then deny the visa on the ground waived by the Attorney General.\textsuperscript{21}

\section{5.20. Nonadmission upon arrival.}

Nothing in this chapter shall be construed to entitle any alien to whom a visa or other documentation has been issued, to enter Liberia if, upon arrival at a port of entry in Liberia, he is found to be inadmissible under this title or any other provision of law.\textsuperscript{22}

\section{5.21. Fraudulent visas or other documents permitting entry.}


Any person who falsely or fraudulently makes or obtains for himself or another a visa, reentry permit, landing card, border crossing identification card, or other document permitting entry into Liberia, or any person who uses such a document knowing it to have been falsely or fraudulently obtained shall be subject to a fine of not more than $1,000 or imprisonment for not more than one year, or both.²³

Subchapter C. APPLICATION FOR ADMISSION AT PORT OF ENTRY.

§ 5.40. Time and place for admission of persons to Liberia.

The Attorney General shall designate by regulation the ports of entry through which persons may enter and depart from Liberia territory. The Attorney General is also authorized to provide such reasonable requirements for vessels and aircraft in civil air navigation with respect to giving notice in advance of landing as shall be deemed necessary for purposes of administration of the immigration laws.²⁴

§ 5.41. Data to be furnished on entering or leaving Liberia.

1. Requirement. Every citizen and every alien, except those considered by the Secretary of State to warrant special treatment because of their diplomatic rank or importance, shall upon leaving and upon entering Liberia furnish the immigration

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officer at the port of entry, on a card to be supplied by the Attorney General, entitled “Embarkation-Disembarkation Card” the following information: his name and nationality, his means of arrival or departure (by land, sea or air), and, if he is an alien, his destination, occupation, purpose in entering Liberia, and proposed length of stay, together with such other information as may be required by regulations.

2. **Data from special persons.** The statistical data required to be furnished by paragraph 1 of this section shall be collected through the Department of State from any person entering or leaving the country who is considered by the Secretary of State to warrant special treatment because of his diplomatic rank or importance.

3. **False statements.** Any person who knowingly furnishes false information on an embarkation-disembarkation card shall be subject to a fine of not more than $1,000 or imprisonment for not more than one year, or both.\(^\text{25}\)

\section*{\textsection 5.42. Lists of arriving passengers.}

Upon the arrival of any vessel at any port within Liberia from any place outside Liberia, it shall be the duty of the owner, agent, consignee, master, or commanding officer thereof to deliver to the immigration officer at the port of arrival lists or manifests of the passengers on board such vessel, showing the nationality and destination of each, and such further information as the Attorney General may prescribe for identification of such persons. Any owner, agent, consignee, master, or commanding officer who fails to deliver a complete, true and correct list or report is required by this section shall pay to the collector of customs at the port of arrival the sum of $10 for each alien not included in such list or for whom the required information is not stated.\(^\text{26}\)

\begin{flushleft}
\begin{footnotesize}
\textsuperscript{25} Prior legislation: L. 1966-67, ch. (An act to amend section 59 of the Aliens and Nationality Law with respect to statistical data and repealing section 61 in relation thereto), § 1.2 (3:59); L. 1960-61, ch. XLIII.

\textsuperscript{26} Prior legislation: 1956 Code 3:37; Cons. Serv. Reg., § 101.
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§ 5.43. Statement required of applicant for admission under oath.

Any person applying for admission to Liberia may be required to state under oath the purpose or purposes for which he desires admission, the length of time he intends to remain in Liberia, whether or not he intends to remain in Liberia permanently and, if an alien, whether he intends to become a citizens and such other items of information as will aid the immigration officer in determining whether he is a citizen of Liberia or an alien and, if the latter, whether he belongs to any of the excludable classes.\(^\text{27}\)

§ 5.44. Physical examination of alien at ports of entry.

Any alien applying for admission to Liberia shall, regardless of the sufficiency of his medical documentation, be subject to medical examination under the applicable provisions of the Public Health Law to enable the Attorney General to determine whether the alien belongs to any of the classes excluded from admission by reason of being afflicted with any of the diseases or mental or physical defects or disabilities set forth in section 5.1 of this title. For the purpose of making such determination, or whenever aliens are coming from a country or have embarked at a place where any such diseases are prevalent or epidemic, such aliens shall be detained on board the vessel or at the airport of arrival of the aircraft bringing them, unless the Attorney General directs detention in a Liberian immigration station or other place specified by him, at the expense of such vessel or aircraft, for a sufficient time to enable the immigration officers and health officers to subject such aliens to observation and an examination sufficient to determine whether they belong to the excluded classes.\(^\text{28}\)

§ 5.45. Inspection of aliens by immigration officers.

\(^\text{27}\) Prior legislation: 1956 Code 3:41 (2nd, 3rd pars.), 42; L. 1954-55, ch. XVI, § 5(d), 24(a), (b), (d), (e).

The inspection, other than the physical or mental examination of aliens seeking admission or re-admission to or the privilege of passing through Liberia shall be conducted by immigration officers.  

§ 5.46. Time for which alien visitors are admitted; conditional admission.

The period for which an alien visitor is permitted to enter Liberia shall be fixed by the examining immigration officer at the port of entry for a period of 60 days. On admitting the alien, the immigration officer shall affix in the passport a stamp showing the date of admission and the date until which the alien may remain in Liberia. The Attorney General may impose such conditions on the admission of an alien visitor as he deems advisable in a particular case, including when he deems necessary, the giving of a bond with sufficient surety in such sum and containing such conditions as the Attorney General shall prescribe to ensure that at the expiration of such terms or upon failure to maintain the status under which he was admitted, or to maintain any status subsequently acquired, such alien shall depart from Liberia.

§ 5.47. Application by alien visitor without visa.

An alien applying for admission to Liberia as a visitor within any of the categories defined in section 1.2 (b) of this title is not required to present a visa. The immigration officer who admits such an alien shall file a record of his admission with the Attorney General.


§ 5.48. Application for admission by alien resident without visa.

If an alien who seeks entry as an alien resident presents himself for admission without a visa, his case shall be submitted for examination and determination to the Attorney General, who shall approve the application only if all the prerequisites for securing an alien resident visa stated in section 5.13 of this title have been fulfilled. If admission is granted, a record of the admission shall be filed with the Attorney General. While the case is under examination by the Attorney General, the alien shall be held in detention at the expense of the transportation line which brought him to Liberia or he may be admitted on temporary parole in accordance with section 5.3(3) of this title, or he may be released upon deposit of a bond of $3,000, which will be returned to him if his application for entry is rejected and if he thereupon departs voluntarily from the country. If he should not depart voluntarily, the proceeds of the bond shall be used to cover the expense of enforcing his departure.\(^\text{32}\)

§ 5.49 Records of alien's entry.

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Whenever an alien is granted admission at a port of entry the examining immigration officer shall note the fact of the entry upon the alien's passport, together with a brief notation of his status, and if a visitors the further information required by section 5.46 of this title. The immigration visas surrendered at the port of entry shall be marked with the date of the alien's entry and sent by the immigration officer to the office of the Attorney General, who shall maintain a file of such visas. The duplicate copies of any visas or applications for visas on file at consular offices and immigration offices may be destroyed after a lapse of three years from the date of issuance. A record shall be filed with the Attorney General of the admission of all aliens at the port of entry, whether with or without a visa.\footnote{Prior legislation: 1956 Code 3:38; L. 1954-55, ch. XVI, § 4(g)(1st sent.), 12, 22(c), 26.}

\section*{§ 5.50. Overtime pay for immigration officers.}

Each time an immigration officer boards a vessel or aircraft outside the regular official hours from 8 a.m. to 4 p.m., the owners of such vessel or aircraft shall pay an overtime fee of ten dollars. Such charges will be billed and collected by the Commissioner of Immigration and Naturalization who shall deposit them in a special account with the Bureau of Internal Revenues. An immigration officer who is entitled to receive an overtime fee will be paid on an overtime payroll.\footnote{Prior legislation: L. 1966-67, ch. (An act to amend the Aliens and Nationality Law to provide overtime pay for immigration officers) (3:63); L. 1960-61, ch. § 3; 1957-58 Supp. 3:4; L. 1956-57, ch. XXXI, § 10.}

\section*{Subchapter D. EXCLUSION AND DEPARTURE}

\section*{§ 5.60. Procedure for exclusion.}

\subsection*{1. Detention for further inquiry; challenge of favorable decision.} Every alien (other
than an alien crewman or stowaway) who in the opinion of the examining immigration officer at the port of arrival is not clearly and beyond doubt entitled to admission shall be detained for further inquiry to be conducted by a hearing officer to determine the admissibility of the alien. The decision of the examining immigration officer, if favorable to the admission of an alien, shall be subject to challenge by any other immigration officer at the time of application for admission and such challenge shall operate to take the alien whose privilege to enter is so challenged before a hearing officer designated by the Attorney General to determine the admissibility of the alien.

2. Hearing. The hearing of an alien to determine his admissibility shall conform to the requirements of the Administrative Procedure Act. The immigration officer who decided at the port that the alien was not clearly and beyond doubt entitled to admission may appear as a witness at the hearing but shall not participate in the deliberations of the hearing officer.

3. Appeal to Office of Immigration Appeals. From a decision of a hearing Officer excluding an alien, such alien may within three days appeal to the Office of Immigration Appeals by filing with such office a petition to review the decision excluding the alien. Any excluded alien shall be advised of his right to take such an appeal. From a decision of the hearing officer to admit an alien, the immigration officer in charge at the port where the hearing is held may also take an appeal within three days to the Office of Immigration Appeals. The Office of Immigration Appeals after hearing an appeal under this section shall decide whether the alien is to be admitted or excluded and deported. From a decision to exclude and deport, the alien may appeal to the Attorney General whose decision shall be final, and may not be appealed to the courts. The provisions of paragraph 6 of section 3.1 of this title shall be applicable to the proceedings before the Attorney General. An appeal by the alien or officer in charge shall operate to stay any final action with respect to any alien whose case is appealed until the decision of the Office of Immigration Appeals and, if an appeal is made to the Attorney General, until his decision. During the processing of an appeal, the alien may be held in detention or released on bond, in the discretion of the Office of Immigration Appeals. The bond shall be in the sum of $3,000, and the proceeds shall be available to cover any costs that the Government may incur in
detaining, housing, and deporting the alien.\textsuperscript{35}

\textbf{§ 5.61. Deportation of excluded alien.}

Any alien arriving in Liberia who is excluded under the provisions of this title shall be immediately deported to the country whence he came in accommodations of the same class in which he arrived on the vessel or aircraft which brought him, unless immediate deportation is not practicable or proper. The cost of maintenance including detention expenses and expenses incident to the detention of any such alien while he is being detained shall be borne by the owner or own-ers of the vessel or aircraft on which he arrived. The transportation cost of deporting the alien shall also be borne by the owner or owners of the vessel or aircraft on which he arrived, unless the aliens was in possession of a valid unexpired visa or reentry permit, or, in cases in which the alien is not required by law to present a visa or reentry permit at the port of entry, unless the ground for exclusion could not have been ascertained by the exercise of due diligence prior to the alien's embarkation for Liberia. In such cases the cost of removal of the alien after exclusion shall be payable from the appropriation for the enforcement of this chapter.\textsuperscript{36}

\textbf{§ 5.62. Duties of transportation company as to excluded alien.}

1. \textit{Duties enumerated.} It shall be unlawful for any master, commanding officer, purser, person in charge, owner or consignee of any vessel or aircraft
   (a) to refuse to receive any excluded alien ordered deported back on board of such

\textsuperscript{35} Prior legislation: 1956 Code 3:41(2nd, 3rd, pars.), 42; L. 1954-55, ch. XVI, § 5(d), 24(a), (b), (d), (e).

vessel or aircraft or another vessel or aircraft owned or operated by the same person;

(b) to fail to detain any alien on board any such vessel or at the airport of arrival of the aircraft when required by this chapter or if so ordered by an immigration officer, or to fail to refuse to deliver him for medical or other inspection, as and when so ordered by such officer;

(c) to refuse or fail to remove any excluded alien from Liberia to the country from which he embarked on the carrier;

(d) to fail to pay the cost of his maintenance while being detained as required by this chapter;

(e) to take any fee, deposit, or consideration on a contingent basis to be kept in case the alien is landed, or returned in case he is excluded; or

(f) knowingly to bring to Liberia any alien excluded or arrested and deported under any provisions of law until such alien may be lawfully entitled to reapply for admission to Liberia.

2. Civil penalty for violations. If it shall appear to the satisfaction of the Attorney General that any such master, commanding officer, purser, person in charge, agent, owner or consignee of any vessel or aircraft has violated any of the provisions of this section or other provisions of this chapter, such person shall pay to the collector of customs of the port of arrival the sum of $1,000 for each such violation to be deposited into the Bureau of Revenues.

3. Payment of costs of deportation if vessel or aircraft has left Liberia. If the vessel or aircraft by which any alien arrived who has been ordered deported under section 5.61 of this title, has left Liberia and it is impracticable to deport the alien within a reasonable time by another vessel or aircraft owned by the same person, the costs of deportation may be paid from the appropriation for the enforcement of this chapter and recovered by civil suit from any owner, agent, or consignee of the vessel or
§ 5.63. Record of departure of aliens.

It shall be the duty of the owner, agent, consignee, master or commanding officer of every vessel taking passengers on board at any port of Liberia, who are destined to any place outside Liberia, to file with the immigration officers before departure from such port a list of all such persons taken on board together with the place and date of entry of any alien included in the list. Such lists shall contain such other information, be in such form, and be accompanied by such documents as the Attorney General shall prescribe by regulation as necessary for the identification of the persons so transported and for the enforcement of the immigration laws. No master or commanding officer of any such vessel shall be granted clearance papers for his vessel until he has deposited such list. Any owner, agent, consignee, master, or commanding officer who fails to deliver a complete, true and correct list as required by this section shall, if required by the Attorney General, pay to the collector of customs at the port of arrival the sum of $10 for each alien not included in such list or for whom the required information is not started.  

§ 5.64. Exclusion of stowaways.

The owner, charterer, agent, consignee, master, or commanding officer of any vessel or aircraft arriving in Liberia from any place outside thereof who fails to detain on board or at such other place as may be designated by an immigration officer any alien stowaway until such stowaway has been inspected by an immigration officer, or who fails to detain such stowaway on board or at such other designated place after inspection if ordered to do so by an immigration officer, or who fails to deport such


38 Prior legislation: 1956 Code 3:45 (except 1st sent.); L. 1954-55, ch. XVI, § 10 (except 1st sent.).
stowaway on the vessel or aircraft on which he arrived or on another vessel or aircraft at the expense of the vessel or aircraft on which he arrived when required to do so by an immigration officer, shall pay to the collector of customs in the port of arrival the sum of $1,000 for each alien stowaway with respect to whom such failure occurs. The provisions of section 5.60 of this title with respect to examination of aliens before a hearing officer and the right to appeal shall not apply to aliens who arrive as stowaways. No such alien shall be permitted to enter Liberia except temporarily for medical treatment or, in the discretion of the Attorney General, on temporary parole under paragraph 3, section 5.3 of this title.

§ 5.65. Certificate of clearance from Minister of Finance.

No alien resident or alien visitor admitted to engage in business who has been in Liberia for an aggregate of more than 60 days during a calendar year, shall, unless he is in possession of a border crossing identification card, depart from Liberia without presenting to the immigration officer at the port of departure a certificate of clearance obtained from the Secretary of the Treasury to the effect that the alien has complied with all the obligations imposed upon him by the income tax law.

Subchapter E. SPECIAL PROVISIONS RELATING TO ALIEN CREWMEN.

§ 5.70. Information to be given on arrival in Liberia from any place outside Liberia.

It shall be the duty of the owner, agent, consignee, master, or commanding officer thereof to furnish the immigration officer at the port of arrival complete, true, and correct information in writing, with regard to the names of all aliens employed on such vessel or aircraft, the positions they respectively hold in the crew of the vessel or aircraft, when and where they were respectively shipped or engaged, those to be paid off or discharged in the port of arrival; and such additional information as the Attorney General shall by regulation prescribe.
§ 5.71. Reports of illegal landings.

It shall be the duty of any owner, agent, consignee, master or commanding officer of any vessel or aircraft to report to an immigration officer, in writing, as soon as discovered, all cases in which any alien crewman has illegally landed in Liberia from the vessel or aircraft, together with a description of such alien and any information likely to lead to his apprehension.

§ 5.72. Permit to crewman to land.

No alien crewman shall be permitted to land in Liberia except as provided in this section or under special permission granted pursuant to paragraphs 1 or 3 of section 5.3 of this title or section 5.76 of this title. If an immigration officer finds upon examination that an alien crewman is a nonimmigrant under paragraph (c) of section 1.2 of this title and is otherwise admissible and has agreed to accept such permit, he may, in his discretion, grant the crewman a conditional permit to land temporarily pursuant to regulations prescribed by the Attorney General, subject to revocation in subsequent proceedings as provided in section 5.75 of this title, and for a period of time, in any event, not to exceed --

(a) The period of time (not exceeding 29 days) during which the vessel or aircraft on which he arrived remains in port, if the immigration officer is satisfied that the crewman intends to depart on the vessel or aircraft on which he arrived; or

(b) Not to exceed 29 days, if the immigration officer is satisfied that the crewman intends to depart within the period for which he is permitted to land, on a vessel or aircraft other than one on which he arrived. Any crewman who willfully remains in Liberia in excess of the number of days allowed under any conditional permit to enter shall be subject to a fine of not more than $500, or imprisonment for not more than six months or both.

§ 5.73. Revocation of permit to land.
Pursuant to regulations prescribed by the Attorney General, any immigration officer may, in his discretion, if he determines that an alien is not a bona fide crewman or does not intend to depart within the period of time fixed by his landing permit, revoke the conditional permit to land which was granted such crewman, take such crewman into custody, and require the master of the vessel on which the crewman arrived to receive and detain him on board such vessel or the commanding officer of the aircraft to detain the crewman at a place specified by the immigration officer. Such crewman shall be deported from Liberia as soon as practicable at the expense of the transportation line which brought him to Liberia. Until such alien is so deported, any expenses of his detention shall be borne by such transportation company. Nothing in this section shall be construed to require the procedure prescribed in section 7.3 of this title to cases falling within the provisions of this section.

§ 5.74. Documents on landing of crewman.

An alien crewman not in possession of any individual documents other than a passport may be admitted, subject to the provisions of this title, if his name appears in the crew list of the vessel or aircraft on which he arrives and the crew list is visaed by a consular officer; but the consular officer shall have the right to exclude any alien crewman from the application of such visa.39

§ 5.75. Discharge of alien crewman.

It shall be unlawful for any person, including the owner, agent, consignee, character, masters, or commanding officer of any vessel or aircraft, to pay off or discharge any alien crewman, employed on board a vessel or aircraft arriving in Liberia, without first having obtained the consent of the Attorney General. If it shall appear to the satisfaction of the Attorney General that any alien crewman has been paid off or discharged in Liberia in violation of the provisions of this section, such owner, consignee, charterer, master, commanding officer, or other person, shall pay to the

§ 5.76. Hospital treatment of alien crewmen afflicted with disease.

An alien crewman, including an alien crewman ineligible for a conditional permit to land under section 5.72 of this title, who is found on arrival in a port of Liberia to be afflicted with insanity, tuberculosis, leprosy or any dangerous contagious disease, or in immediate need of hospitalization or medical treatment for any other reason, shall be placed in a hospital designated by the immigration officer in charge at the port of arrival and treated, or admitted for medical treatment without hospitalization under such conditions as the Attorney General may prescribe. All expenses connected therewith, including burial in the event of death, shall be borne by the owner, agent, consignee, commanding officer, or master of the vessel or aircraft, and shall not be deducted from the crewman's wages. In cases in which it appears to the satisfaction of the immigration officer in charge that it will not be possible within a reasonable time to effect a cure, to return of the alien crewman may be effected by and at the expense of the transportation line on which he came, upon such conditions as the Attorney General shall prescribe, to insure that the alien shall be properly cared for and protected, and that proper precautions shall be taken against the spread of contagion.

§ 5.77 Information to be given on departure of vessel or aircraft from Liberia.

Before the departure of any vessel or aircraft from any port in Liberia, it shall be the duty of the owner, agent, consignee, master or commanding officer thereof, to deliver to an immigration officer at that port information in writing, concerning the names of all employees who were not employed thereon at the time of the arrival at that port but who will leave such port thereon at the time of the departure of such vessel or
aircraft, and the names of those, if any, who have been paid off or discharged, and those, if any, who have deserted or landed at that port, together with such other information as the Attorney General may be regulation prescribe.  

§ 5.78. Duties of agents of transportation companies; penalty.

The owner, agent, consignee, charterer, master, or commanding officer of any vessel or aircraft arriving in Liberia from any place outside thereof who fails

(a) to detain on board the vessel, or in the case of an aircraft, to detain at a place specified by an immigration officer at the expense of the airline, any alien crewman employed thereon until an immigration officer has completely inspected such alien crewman, including a physical examination by the medical examiner, or

(b) to detain any alien crewman on board the vessel, or in the case of an aircraft at a place specified by an immigration officer at the expense of the airline, after such inspection unless a conditional permit to land temporarily has been granted such alien crewman, or

(c) to deport such alien crewman if required to do so by an immigration officer, whether such deportation requirement is imposed before or after the crewman is permitted to land, shall pay to the collector of customs of the customs district in which the port of arrival is located or in which the failure to comply with the orders of the officer occurs, the sum of $1,000 for each alien crewman in respect to whom any such failure occurs. Such penalty may in the discretion of the Attorney General be mitigated to not less than $500 for each violation, upon such terms as he may think proper.

§ 5.79. Penalty for failure to furnish information or reports of illegal landing.

In case any owner, agent, consignee, master, or commanding officer shall fail to furnish complete, true, and correct information or reports of alien crewman as required by sections 5.70 and 5.77 of this title, or to report cases of illegal landing as required by section 5.71 of this title, such owner, agent, consignee, master, or commanding officer, shall, if required by the Attorney General, pay to the collector of customs of any customs district in which the vessel or aircraft may at any time be found a penalty in the sum of $10 for each alien concerning whom such information is not furnished or such reports are not made as required.

**Subchapter F. GENERAL PENALTIES FOR VIOLATIONS OF CHAPTER 5**

§ 5.90. *Illegal entry.*

Any alien who --

(a) Enters Liberia at any time or place other than as designated by law;

(b) Eludes examination or inspection by immigration officers; or

(c) Obtains entry to Liberia by a wilfully false or misleading representation or the concealment of a material fact, shall be subject to a fine of up to $1,000 or imprisonment for up to one year or both.\(^{41}\)

§ 5.91. *Bringing in or harboring illegal entrants.*

Any person, including the owner, operator, pilot, master, commanding officer, agent, or consignee of any means of transportation, who knowing that an alien has not been duly admitted by an immigration officer or is not lawfully entitled to enter or reside in Liberia under the terms of this title ---

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(a) Brings into or lands in Liberia any such alien by any means of transportation or otherwise; or

(b) Willfully or knowingly conceals, harbors, aids, shields from detection or transports or moves any such alien; or

(c) Provides a false visa, passport, or other document tending to establish that such alien is a citizen of Liberia or that he was legally admitted to Liberia, is subject to a fine of not more than $1,000 or imprisonment for not more than one year or both for each alien with respect to whom a violation of this section occurs.

§ 5.92. Importation of alien for immoral purpose.

Whoever shall, directly or indirectly, import or attempt to import into Liberia any alien for the purpose of prostitution or for any other immoral purpose, or shall hold or attempt to hold any alien for any such purpose in pursuance of such illegal importation, or shall keep, maintain, control, support, employ, or harbor for the purpose of prostitution or for any other immoral purpose, any alien in pursuance of such illegal importation, shall be subject to a fine of not more than $5,000 or imprisonment for not more than three years or both.

§ 5.93. Reentry of excluded or deported alien.

Any alien who ---

(a) has been arrested and deported, or has been excluded and deported within the previous year, and thereafter;

(b) enters or is at any time found in Liberia unless prior to his reembarkation at a place outside Liberia or his application for admission from foreign contiguous territory, the Attorney General has expressly consented to such alien's reapplying for admission;
shall be subject to a fine of not more than $1,000 or imprisonment for not more than one year or both.

Chapter 6. CONTROL OF ALIENS WITHIN LIBERIA

§ 6.1. Permits of residence.
§ 6.2. Extension of stay.
§ 6.3. Adjustment of status.
§ 6.4. Maintenance of student status.
§ 6.5. Maintenance of employment status.
§ 6.6. Records to show nonimmigrants who overstay period of admission.
§ 6.7. Restriction on settlement of immigrants.

§ 6.1. Permit of residence.

1. Requirement stated. Every alien presently in Liberia or hereafter admitted to Liberia as an immigrant or alien resident shall obtain a permit of residence.

2. Application by aliens entering Liberia. Every alien who applies for a visa to enter Liberia as an immigrant or alien resident shall at the same time make out an application for a permit of residence. A copy of the application for the visa shall serve as the application for the permit of residence, and together with his photograph, shall be presented by the alien to the immigration officer on his application for admission at the port of entry.

3. Issuance at port of entry. The immigration officer, on admitting an alien to Liberia as an immigrant or alien resident, shall issue to him on payment of a fee of one hundred dollars a permit of residence in the form prescribed by paragraph 4 of this section; or, if it is impracticable to issue the permit of residence at the time of admission of the alien at the port of entry, the immigration officer shall direct the alien to present himself at the Central Office of the Bureau of Immigration and
Naturalization, Monrovia, within ten to twenty days thereafter, at which time he shall be issued a permit of residence.

4. Contents of permit of residence. A permit of residence shall state the name and Liberian address of the alien, the date of his admission to Liberia, the status of the alien as immigrant or alien resident, the occupation in which he is presently engaged and name of his employer, if any; and such additional matter as may be prescribed by regulation. Affixed to the permit of residence shall be a photograph having a reasonable likeness to the alien and bearing his signature.

5. Period of renewal. A permit of residence shall be valid for one year and shall be renewed on payment of a fee of ten dollars within the period of 30 days after the expiration of the year. Any permit of residence granted after the effective date of this title shall be dated as of the date of admission of the alien to Liberia and its period of validity shall run from that. Any permit of residence granted before the effective date of this title continues to be valid for one year after the date of its issuance and shall likewise be renewed within the period of 30 days after its expiration.

6. Duplicate permits. Any alien who misplaces or loses his permit of residence and can prove that he formerly possessed a permit shall be issued a duplicate permit upon the payment of a fee of one dollar.

7. Change of address. Any alien required to hold a permit of residence shall notify in writing the immigration officer at the immigration station nearest to his place of residence, of each change of address and his new address within ten days after the date of such change.

8. Duty of parent or legal guardian of alien under 18. It shall be the duty of every parent or legal guardian of any alien under 18 years of age hereafter applying for admission to Liberia as an immigrant or alien resident or presently in Liberia as an immigrant or alien resident to apply for a permit of residence or a renewal of permit of residence and to give notice of change of address on behalf of such alien under 18 in accordance with the requirement of this section.
9. **Penalty.** Any alien or any parent or legal guardian who willfully fails or refuses to obtain a permit of residence in compliance with paragraph 1 of this section, or to renew a permit of residence as required by 5 of this section, or to notify the Attorney General of a change of address as required by paragraph 7 of this section, shall be liable to a payment of a civil penalty of $25 (twenty-five dollars).

10. **Fraudulent statements.** Any alien or any parent or legal guardian of any alien who files an application for a permit of residence or renewal of a permit of residence, containing statements which he knows to be false, or who notifies the Attorney General of an address which he knows to be false, or who procures or attempts to procure a permit of residence for himself or another person through fraud, shall be subject to a fine not to exceed $1,000 or imprisonment for a period not to exceed one year or both; and any alien so convicted shall, upon warrant of the Attorney General, be taken into custody and be deported in the manner provided in chapter 7 of this title.  

§ 6.2. **Extension of stay.**

The period for which an alien visitor is admitted to Liberia may be extended by the Attorney General in his discretion. A notation of the extension shall be made by the Attorney General on the alien's passport.  

§ 6.3. **Adjustment of status.**

The status of an alien lawfully admitted to Liberia may be adjusted by the Attorney General to any other status for which he can qualify on application of such alien. A record shall be made of any order of the Attorney General effecting a change of status and a brief notation of the adjustment of status shall be made by the Attorney General on the alien’s passport and, if he is an immigrant or alien resident, on his permit of

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43 Prior legislation: 1956 Code 3.25 (1), (5); L.1954-55, ch.XVI, § 4(g),7(a)
§ 6.4. Maintenance of student status.

1. *Course of study.* An alien who has been admitted to Liberia as a student shall carry a full course of study for each semester or show by written affidavit submitted to the Attorney General his reason for not doing so. A student who fails to comply with this requirement shall be subject to deportation proceedings.

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44 *Prior legislation:* 1956 Code 3:25(2), (3), (4); L. 1954-55, ch. XXI, § 7(b), (c), (d), 29.
2. Employment. An alien admitted to Liberia as a student may engage in part-time employment which has been approved by the Attorney General as not likely to affect the regular attendance of the alien at school or lower his grades.\footnote{Prior legislation: 1956 Code 3:44; L. 1954-55, ch. 11(b), (c).}

§ 6.5. Maintenance of employment status.

1. Approval by Minister of Justice of change of employment. No alien shall change his employment nor his occupation, profession or means of livelihood, whether with the same or a different employer, nor shall an unemployed alien secure employment, without first obtaining the approval of the Minister of Justice. Such approval shall be granted only on condition that (a) the Minister of Labor has issued an employment permit for such change of employment or securing of employment or has advised in writing that no employment permit is required by law with respect to the particular employment; and (b) the prospective employer has furnished a bond in the amount of $3,000 as a guarantee of prompt departure of the alien upon the expiration of the permitted period of residence or upon order of the Minister of Justice to depart. No person shall employ an alien presently in Liberia---

(a) Unless such alien holds a valid permit of residence; and

(b) Unless the Minister of Justice has granted his approval as herein above required.
2. Report by employers on alien employees. Any person employing aliens shall furnish the Attorney General semi-annually in accordance with rules and regulations with a true and complete list of all alien employees employed by him, indicating the kind of work performed by each employee, and his nationality and tenure of service. An employer who violates the provisions of this paragraph shall be liable to a civil penalty of $100 for each employee as to whom incomplete or false information is furnished.\footnote{Prior legislation: 1957-58 Supp. 3:43-E(l), (3); L. 1956-57, ch. XXXI, §§ 1.8.}

§ 6.6. Records to show nonimmigrants who overstay period of admission.

The Attorney General shall maintain in his office a chronological record showing the date to which each nonimmigrant in the country is entitled to remain and the date of their departure from the country. When the date to which a nonimmigrant is permitted to remain has been reached, if there is no record of his departure, the Attorney General shall as soon as practicable institute proceedings to effect the departure of such alien.\footnote{Prior legislation: 1956 Code 3:45 (except lst. sent.); L. 1954-55, ch. XVI, § 10 (except lst. sent.).}

§ 6.7. Restriction on settlement of immigrants.

Immigrants may be directed by the Attorney General to settle in specified sections of the country in order to prevent unreasonable numbers from settling in one county, city, town, or village. An immigrant who establishes a residence in a place other than the one designated by the Attorney General shall be liable to payment of a civil penalty of $10 for every month of noncompliance.\footnote{Prior legislation: 1957-58, Supp. 3:13; L. 1955 (E.S. March), ch. 11, § 5.}
Chapter 7. DEPORTATION

§ 7.1. Grounds for deportation
§ 7.2. Arrest and custody of alien pending determination of deportability.
§ 7.3. Proceedings to determine deportability.
§ 7.4. Failure of alien under order or deportation to depart.
§ 7.5. Unlawful re-entry of deported alien.
§ 7.6. Service of prison sentence prior to deportation.
§ 7.7. Country to which alien is to be deported.
§ 7.8. Payment of deportation costs.


Any alien in Liberia shall, upon the order of the Attorney General, be deported who --

(a) At the time of entry was within one or more of the classes or aliens excludable by the law existing at the time of such entry;

(b) Entered Liberia without inspection or at any time or place other than as designated by the Attorney General or is in Liberia in violation of this title or any other law of Liberia;

(c) Hereafter, within five years after entry, is institution-alized at public expense because of mental disease, defect, or deficiency, unless the alien can show that such disease, defect or deficiency did not exist prior to his admission to Liberia.

(d) Is convicted of a crime involving moral turpitude committed within five years after entry;

(e) Is or at any time has been after entry a member of any of the classes listed in
section 5.1(y) of this title;

(f) In the opinion of the Attorney General has within five years after entry become a public charge from causes not affirmatively shown to have arisen after entry;

(g) Was admitted as a nonimmigrant and failed to maintain the status in which he was admitted or to which such original status was changed pursuant to section 6.3 of this title, or to comply with the conditions of any such status;

(h) The Attorney General finds is an undesirable alien by reason of being convicted of a violation of or conspiracy to violate any of the provisions of the Foreign Relations Law relating to reservation of neutrality toward other nations;

(i) Has failed to pay a civil penalty within six months after judgment of liability for such penalty was filed against him;

(j) Is or at any time after entry has been a narcotic drug addict; or who at any time has been convicted of a violation of, or a conspiracy to violate, any law or regulation relating to the illicit possession of or traffic in drugs within the application of the Narcotic Drug Control Act;

(k) By reason of any conduct, behavior or activity at any time after entry becomes a member of any of the classes specified in paragraph (j) of section 5.1 of this title;

(l) Prior to, or at the time of any entry or at any time subsequent to entry shall have knowingly and for gain, encouraged, induced, assisted, abetted, or aided any other alien to enter or try to enter Liberia in violation of law;

(m) Has violated the law in some other respect which by statute may subject him to deportation.\(^49\)

§ 7.2.  Arrest and custody of alien pending determination of deportability.

Pending a determination of his deportability, an alien may, upon warrant of the Attorney General, be arrested and taken into custody. Any such alien taken into custody may in the discretion of the Attorney General and pending such final determination of deportability,

(a) be continued in custody; or

(b) be released under bond in the amount of not less than $1,000 with security approved by the Attorney General and containing such conditions as the Attorney general may prescribe.; or

(c) be released on conditional parole. Such bond or parole, whether heretofore or hereafter authorized, may be revoked at any time by the Attorney General, in his discretion, and the alien may be returned to custody under the warrant which initiated the proceedings against him and detained until final determination of his deportability.  

§ 7.3.  Proceedings to determine deportability.

1. Hearing by special hearing officer. A hearing officer designated by the Attorney General shall conduct proceedings under this section to determine the deportability of any alien, and shall administer oaths, present and receive evidence, interrogate, examine, and cross-examine the alien and witnesses, and, as authorized by the Attorney General, shall make determinations, including orders of deportation. Determination of deportability in any case shall be made only upon a record made in a proceeding before a specially designated hearing officer, at which the alien shall have reasonable opportunity to be present, unless by reason of the alien's mental incompetency it is impracticable for him to be present, in which case the Attorney

General shall prescribe necessary and proper safeguards for the rights and privileges of such alien. If any alien has been given a reasonable opportunity to be present at a proceeding under this section, and without reasonable cause fails or refuses to attend or remain in attendance at such proceeding, the hearing officer may proceed to a determination in like manner as if the alien were present.

2. Presentation of evidence by additional immigration officer. In any case or class of cases in which the Attorney General believes that such procedure would be of aid in making a determination he may require specifically or by regulation that an additional immigration officer shall be assigned to present the evidence on behalf of the Government of Liberia, and in such case such additional immigration officer shall have authority to present evidence, and to interrogate, examine, cross-examine the alien and witnesses in the proceedings. Nothing in this paragraph shall be construed to diminish the authority conferred upon the hearing officer conducting such proceedings.

3. Regulations to govern proceedings; rights of alien. Proceedings before a hearing officer acting under the provisions of this section shall be in accordance with such regulations, not inconsistent with this chapter, as the Attorney General shall prescribe. Such regulations shall include requirements that --

(a) The alien shall be given notice, reasonable under all the circumstances, of the nature of the charges against him and of the time and place at which the proceeding will be held;

(b) The alien shall have the privilege of being represented by counsel of his own choosing;

(c) The alien shall have a reasonable opportunity to examine the evidence against him, to present evidence in his own behalf, and to cross-examine witnesses presented by the Government; and

(d) No decision of deportability shall be valid unless it is based upon reasonable, substantial, and probative evidence.
4. **Appeal to Board of Immigration Appeals.** From an adverse decision of a hearing officer, an alien may appeal to the Office of Immigration Appeals.

5. **Procedure to be exclusive for determining deportability.** The procedure prescribed in this section shall be the sole end exclusive procedure for determining the deportability of an alien. The decision of the Office of Immigration Appeals may be appealed to the Attorney General whose decision shall be the final administrative decision. From a decision by the Attorney General to deport, the alien may appeal to the Circuit Court.

6. **Voluntary departure in lieu of deportation.** In the discretion of the Attorney General, and under such regulations as he may prescribe, deportation proceedings, including issuance of a warrant of arrest, and a finding of deportability under this section need not be required in the case of any alien who admits to belonging to a class of aliens who are deportable under section 7.1 of this title if such alien voluntarily departs from Liberia at his own expense, or is removed at Government expense as hereinafter authorized, unless the Attorney General has reason to believe that such alien is deportable under paragraphs (d), (e), (h), (i), (j), (k), of (l) of section 7.1 of this title. If any alien who is authorized to depart voluntarily under this paragraph is financially unable to depart at his own expense and the Attorney general deems his removal to be in the best interest of Liberia, the expense of such removal may be paid from the appropriation for the enforcement of this chapter.

7. **Time within which deportation is to be effected.** When a final order of deportation is made against an alien, the Attorney General shall effect the alien's departure from Liberia as soon thereafter as possible. During the period prior to departure, the alien may be released on bond in an amount and containing such conditions as the Attorney General may prescribe unless the Attorney General believes that the alien will not present himself for deportation at the time and place required by the Attorney General or that the release of the alien under any condition is not in the best interests of Liberia, in which case the alien may be detained pending his deportation.

§ 7.4. **Failure of alien under order of deportation to depart.**
Any alien against whom a final order of deportation is outstanding who, shall connive or conspire, or take any other action designed to prevent or hamper or with the purpose of preventing or hampering, his departure pursuant to such order of deportation, or who shall willfully fail or refuse to present himself for deportation at the time and place required by the Attorney General pursuant to such order of deportation, shall be subject to a fine of not more than $1,000 or imprisonment for not more than one year or both.

§ 7.5. Unlawful re-entry of deported alien.

If the Attorney General finds that any alien has unlawfully re-entered Liberia after having been deported pursuant to an order of deportation issued on a ground described in paragraph (d), (e), (h), (i), (j), (k), or (l) of section 7.1 of this title, the previous order of deportation shall be deemed to be reinstated from its original date and such alien shall be deported under such previous order. For the purposes of paragraph 7 of section 7.3 of this title, the date on which the finding is made that such reinstatement is appropriate shall be deemed the date of the final order of deportation.

§ 7.6. Service of prison sentence prior to deportation.

An alien sentenced to imprisonment shall not be deported until such imprisonment has been terminated by the release of the alien from confinement. Parole, probation, or possibility of arrest or further confinement in respect of the same offense shall not be a ground for deferral of deportation.

§ 7.7. Country to which alien is to be deported.

1. Possible countries stated. The deportation of an alien in Liberia shall be directed by the Attorney General to a country promptly designated by the alien if that country is willing to accept him into its territory. No alien shall be permitted to make more than one such designation, nor shall any alien designate as the place to which he wishes to be deported, any foreign territory contiguous to Liberia unless such alien is a native, citizen, subject, or national of, or had a residence in such designated foreign
contiguous territory. If the government of the country designated by the alien fails finally to advise the Attorney General within three months following original inquiry whether that government will or will not accept such alien into its territory, such designation may thereafter be disregarded. Thereupon deportation of such alien shall be directed to any country of which such alien is a subject, national, or citizen if such country is willing to accept such alien into its territory. If the government of such country fails finally to advise the Attorney General or the alien within three months following the date of original inquiry, or within such other period as the Attorney General shall deem reasonable under the circumstances in a particular case, whether that government will or will not accept such alien into its territory, then such deportation shall be directed by the Attorney General within his discretion and without necessarily giving any priority or preference because of their order as herein set forth either --

(a) To the country from which the alien last entered Liberia;

(b) To the country in which is located the foreign port at which such alien embarked for Liberia or for foreign contiguous territory;

(c) To the country in which he was born;

(d) To the country in which the place of his birth is situated at the time he is ordered deported;

(e) To any country in which he resided prior to entering the country from which he entered Liberia;

(f) To the country which had sovereignty over the birthplace of the alien at the time of his birth; or

(g) If deportation to any of the foregoing places or countries is impracticable, inadvisable, or impossible, then to any country which is willing to accept such alien in its territory.
2. **Countries refusing acceptance of deportees who are nationals.** Upon notification by the Attorney General that any country upon request denies or unduly delays acceptance of the return of any alien who is a national, citizen, subject, or resident thereof, the Secretary of State shall instruct consular officers performing their duties in the territory of such country to discontinue the issuance of visas to nationals, citizens, subjects, or residents of such country, until such time as the Attorney General shall inform the Secretary of State that such country has accepted such alien.\(^{51}\)

§ 7.8. **Payment of deportation costs.**

1. **Within five years.** If deportation proceedings are instituted at any time within five years after the entry of the alien for causes existing prior to or at the time of entry, the cost of removal from the port of deportation shall be at the expense of the owner or owners of the vessel, aircraft, or other transportation line by which such alien came to Liberia; provided, that the costs of the deportation of any such alien from such port shall not be assessed against the owner or owners of the vessels aircraft, or other transportation line in the case of an alien who arrived in possession of a valid unexpired immigrant visa and who was inspected and admitted to Liberia as an immigrant. In such cases the cost of removal shall be payable from the appropriation for the enforcement of the chapter.

2. **Subsequent to five years.** If deportation proceedings are instituted later than five years after the entry of the alien, the cost of removal from the port of deportation shall be payable from the appropriation for the enforcement of this chapter.\(^{52}\)

§ 7.9. **Removal of aliens requiring public aid.**

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51 Prior legislation: 1956 Code 3:50; L. 1954-55, ch. XVI, § 28 (a), (b)

52 Prior legislation: 1956 Code 3:51, 47 (last paragraph); L. 1954-55, ch. XVI, § 25(c), 28(b).
The Attorney General may remove from Liberia any alien who needs public aid from causes arising subsequent to his entry and is desirous of being so removed, to the native country of such alien or to the country from which he came, or to the country of which he is a citizen or subject, or to any country to which he wishes to go and which will receive him, provided the cost of transportation to such country is not greater than that to his own country. Any alien so removed shall be ineligible to apply for or receive a visa for re-admission to Liberia or to apply for admission to Liberia except with the prior approval of the Attorney General. 53

PART III

Nationality And Naturalization

Chapter 20. NATIONALITY AT BIRTH


The following shall be citizens of Liberia at birth:

(a) A person who is a Negro, or of Negro descent, born in Liberia and subject to the jurisdiction thereof;

(b) A person born outside Liberia whose father (i) was born a citizen of Liberia; (ii) was a citizen of Liberia at the time of the birth of such child, and (iii) had resided in Liberia prior to the birth of such child.

A child who is a Liberia citizen by virtue of the provisions of subparagraph (b) of this section shall lose his citizenship unless he has resided in Liberia before attaining his majority or unless when he attains his majority and before attaining the age of 23 he goes before a Liberian consul and takes the oath of allegiance to the Republic of Liberia required of a petitioner for naturalization.\(^{54}\)

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Chapter 21. NATIONALITY THROUGH NATURALIZATION

Subchapter A. Obtaining Naturalization.
§ 21.1. Eligibility for naturalization.
§ 21.2. Declaration of intention.
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§ 21.9. Stamp tax and fees.
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Subchapter B. Naturalization or Restoration to Citizenship of Special Categories of Aliens.
§ 21.30. Alien spouse of citizen
§ 21.32. Liberian woman who lost citizenship by marriage to alien.

Subchapter C. Revocation of Naturalization.
§ 21.50. Grounds for revocation.
§ 21.51. Foreign residence as prima facie evidence of misrepresentation.
§ 21.52. Reports on naturalized citizens residing in foreign country.
§ 21.54. Revocation of citizenship on conviction of crime of unlawful procurement of citizenship.
§ 21.55. Effect of revocation of citizenship of father on his
Subchapter A. OBTAINING NATURALIZATION.

§ 21.1. Eligibility for naturalization.

1. Race. No person shall be naturalized unless he is a Negro or of Negro descent.

2. Residence. No person except as otherwise provided in this chapter shall be naturalized unless such person (a) immediately preceding the date of filing his petition for naturalization has maintained a continuous and lawful residence in Liberia, for at least two years; and (b) has resided continuously within Liberia from the date of the petition up to the admission to citizenship. Absence from Liberia of more than six months during the period for which continuous residence is required for admission to citizenship, either immediately preceding the date of filing the petition for naturalization or during the period between the date of filing the petition and the date of final hearing, shall break the continuity of such residence, unless the petitioner shall establish to the satisfaction of the court that he did not in fact abandon his residence in Liberia during such period.

3. Lawful admission. Except as otherwise provided in this chapter, no person shall be naturalized unless he has been lawfully admitted to Liberia in accordance with all applicable provisions of this title.

4. Character and belief in Constitution. No person shall be naturalized unless, during the period of residence required under paragraph 2 of this section, he has been, and still is, of good moral character and attached to the principles of the Constitution of
§ 21.2. Declaration of intention.

Any alien eligible for naturalization who desires to become a citizen of Liberia shall, as a prerequisite, appear in person before the clerk of the Circuit Court in the county in which such alien resides and sign a declaration of his intention to become a citizen of the Republic of Liberia and to renounce his former nationality when the oath of allegiance is administered. The declarant shall give his name, place and date of birth, present and former nationalities, if any, occupation, marital status, present address, last foreign residence, and all information pertaining to his entrance to Liberia. A person who has filed a declaration of intention may, in the discretion of the President be given three months free lodging at the expense of the Government.

§ 21.3. Petition for naturalization.

1. Filing; contents. An applicant for naturalization, within not less than two nor more than three years after he has made his declaration of intention, shall make and file with the clerk of the Circuit Court of the county in which he resides a petition signed in his own handwriting and duly verified, in which he shall give information similar to that in the declaration of intention and state that he does not believe in anarchy. The petition shall also aver that he intends to reside permanently within the Republic of Liberian, and shall state whether he has heretofore been refused naturalization and if so, on what grounds. It shall also contain the names of the witnesses whom the applicant expects to summon in his behalf at the hearing. The

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56 Prior legislation: L. 1965-66, (An act to amend the Alien and Nationality Law to allow persons desiring to become Liberian citizens to retain their citizenship until they have been granted Liberian citizenship); 1957-58 Supp. 3:10; L. 1955 (E.S. Mar.), ch.II, §1; 1956 Code 3:33; L. 1941-1942, ch. VIII; L.1938, ch. XIII, § 4, 5, 15.
petition shall be verified by two witnesses who shall not be those to be summoned at the hearing. The witnesses verifying the petition shall be citizens of Liberia who personally know that the applicant has been a resident of Liberia for at least two years and know him to be of good moral character.

2. *Age requirement.* No person shall file a petition for naturalization unless he shall have attained the age of twenty-one years.

3. *Waiver of requirement for time interval after filing declaration of intention.* The requirement stated in paragraph 1 of this section that a minimum of two years elapse after the filing of a declaration of intention before the filing of a petition for naturalization, may be waived by the President of Liberia, and an applicant as to whom such waiver has been granted may become a citizen immediately after filing his declaration of intention upon taking the oath of allegiance.57

§ 21.4. **Investigation of petitioners.**

The Attorney General may designate an immigration officer to conduct a personal investigation of the person petitioning for naturalization in the vicinity in which such person has maintained his actual place of abode and in the vicinity in which such person has been employed or engaged in business during his residence in Liberia. On the basis of such investigation, the Attorney General may submit to the court at the hearing on the petition a recommendation that the petition be granted, or denied, or continued, with the reasons therefor.

§ 21.5. **Final hearing.**

1. *Jurisdiction to naturalize.* Exclusive jurisdiction to naturalize persons as citizens

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57 *Prior legislation:* L. 1965-66, ch. (An act to amend the Aliens and Nationality Law to allow persons desiring to become Liberian citizens to retain their citizenship until they have been granted citizenship), § 1(3):84); 1956 Code 3:84; L. 1947-48, ch. XIII; L. 1938, ch. XIII, § 6.
of Liberia is conferred upon the Circuit Courts. In Montserrado County, the First Judicial Circuit shall exercise such Jurisdiction.

2. **Public notice.** Upon the filing of a petition for citizenship, the clerk of the Circuit Court shall give public notice thereof by posting data regarding the applicants together with the date, as near as may be, of the final hearing and the names of the witnesses whom the applicant expects to summon in his behalf.

3. **Conduct of hearing.** Every final hearing upon a petition for naturalization shall be had in open court, and the petitioner and the witnesses shall be examined under oath before the court. At the hearing the residence of the petitioner in Liberia for the required length of time, his good moral character, and attachment to the principles of the Liberian Constitution shall be proved by the oral testimony of at least two credible witnesses, citizens of Liberia, other than those who have verified the petition.

4. **Appearance of Attorney General.** The Attorney General shall have the right to appear before the court in a naturalization proceeding for the purpose of cross-examining the petitioner and the witnesses produced in support of the petition concerning any matter touching or in any way affecting the petitioner's right to admission to citizenship, and shall have the right to call witnesses, including the petitioner, produce evidence, and be heard in opposition to, or in favor of, the granting of any petition in naturalization proceedings.

5. **Subpoena of witness.** The clerk of court shall, if the petitioner requests it at the time of filing the petition for naturalization, issue a subpoena for the witnesses named by such petitioner to appear upon the day set for final hearing, but in case such witnesses cannot be produced upon the final hearing, other witnesses may be summoned upon notice to the Attorney General, in such manner and at such time as the Attorney General may be regulation prescribe. If it appears after the petition has been filed that any of the verifying witnesses thereto are not competent, and if it further appears that the petitioner has acted in good faith in producing such witnesses, other witnesses may be substituted in accordance with such regulations.

6. **Change of name of Petitioner.** It shall be lawful at the time and as part of the
naturalization of any person, for the court, in its discretion, upon the prayer of the petitioner included in the petition for naturalization of such person, to issue a decree changing the name of such person, and the certificate of naturalization shall be issued in accordance therewith.\footnote{Prior legislation: L. 1965-66, ch. (An act to amend the Aliens and Nationality Law to allow persons desiring to become Liberian citizens to retain their citizenship until they have been granted Liberian citizenship) (3:88); 1936 Code 3:86, 87; L. 1938, XIII, § 8, 10.}

A person who has petitioned for naturalization shall, in order to be admitted to citizenship, take in open court an oath, to be administered by the judge, that (a) he will support and defend the Constitution and laws of the Republic of Liberia against all enemies, foreign and domestic; (b) that he renounces and abjures absolutely and entirely all allegiance and fidelity to every foreign prince, potentate, state, or sovereignty whatever and particularly to the one of which he was previously a citizen or subject; (c) that he will observe full faith and allegiance to the Republic of Liberia; and (d) that he will bear arms on behalf of Liberia when required by law.\textsuperscript{59}

\section*{§ 21.7. Certificate of naturalization.}

A person admitted to citizenship by a court in conformity with the provisions of this chapter shall be entitled upon such admission to receive from the clerk of such court a certificate of naturalization, which shall contain substantially the following information: Number of petition for naturalization; number of certificate of naturalization, date of naturalization; name, signature, place of residence, autographed photograph, and personal description of the naturalized person, including age, sex, marital status, and country of former nationality; title, venue, and location of the court issuing the order of naturalization; statement that the court, having found that the Petitioner intends to reside permanently in Liberia, and has complied in all respects with all of the applicable provisions of the naturalization laws of Liberia, and was entitled to be admitted as a citizen of Liberia thereupon ordered that the petitioner be admitted as a citizen of Liberia; attestation of the clerk of the court issuing the order of naturalization, and seal of the court.\textsuperscript{60}

\textsuperscript{59} Prior legislation: L. 1965-66, ch. (An act to amend the Aliens and Nationality Law to allow persons desiring to become Liberian citizens to retain their citizenship until they have been granted Liberian citizenship) 3:38; 1956 Code 3.33: L. 1938, ch. XIII, § 7.

\textsuperscript{60} Prior legislation: 1956 Code 3:89; L. 1938, ch. XIII, § 15.
§ 21.8. Duties of clerk of Circuit Court with respect to naturalization proceedings.

1. Duplicates of declaration of intention and petitions for naturalization. It shall be the duty of the clerk of a Circuit Court to forward to the Secretary of State and the Attorney General a duplicate of each declaration of intention and each petition for naturalization promptly after the filing thereof, and to forward to the Secretary of State and the Attorney General certified copies of all other orders issued out of such court affecting or relating to the naturalization of persons.

2. Records of declarations of intention and petition for naturalization. It shall be the duty of the clerk of a Circuit Court to cause to be filed in such manner as to be readily accessible and made a part of the records of such court all declarations of intention and petitions for naturalization.

3. Certificates of naturalization. It shall be the duty of the clerk of a Circuit Court to forward to the Secretary of State and the Attorney General within 30 days after the close of the month in which such certificate was issued a duplicate thereof, and to make and keep on file in the clerk's office, a record of each certificate so issued, wherein shall be entered a memorandum of all the essential facts set forth in such certificates.

4. Denial of naturalization. It shall be the duty of the clerk of a Circuit Court to report to the Attorney General within 30 days after the close of the month in which the final hearing and decision of the court was had, the name and number of the petition of each and every person who has been denied naturalization such month together with the cause of denial. A record of such denials shall be kept on file at the court.

5. Blank certificates of naturalization. The Attorney General shall furnish blank certificates of naturalization to clerks of the Circuit Court, but shall not forward such blanks until such time as they will be needed, and only in such number as will be needed for aliens who are to be naturalized at a particular session of Court. No certificate of naturalization received by any clerk of court which may be defaced or
injured in such manner as to prevent its use as herein provided shall in any case be destroyed, but such certificate shall be returned to the General immediately. 61

§ 21.9. Fees and Stamp Tax.

The applicant in each proceeding for naturalization shall pay into the Bureau of Revenue the following fees and a copy of the receipt therefor shall be presented to the clerk of the court together with a valid revenue stamp of three dollars which shall be placed upon each declaration of intention.

- Filing of declaration of intention: $20.00
- Filing of petition for citizenship: 20.00
- Issuing of certificate of naturalization: 10.00

The clerk may make a further charge of fees as follows, which may retain as personal remuneration

- Filing of declaration of intention: $5.00
- Filing of petition for citizenship: 5.00
- Issuing a certificate of naturalization: 5.00

§ 21.10. Procurement of citizenship or naturalization unlawfully.

Whoever knowingly procures or attempts to procure, contrary to law, the naturalization of himself or another person, or documentary or other evidence of naturalization or citizenship for himself or another person shall be subject to a fine of not more than $5,000 or imprisonment for not more than three years or both. 62


Subchapter B. Naturalization or Restoration to Citizenship of Special Categories of Aliens.


A woman of negro descent who marries a citizen of the Republic shall not become by virtue of such act of marriage a citizen of Liberia. Such woman may be naturalized if she is qualified in conformity with all of the provisions of section 21.1 of this title and complies with all the procedural requirements for naturalization set forth in this chapter.63


1. Derivation of citizenship through naturalization of father. A child born outside Liberia of alien parents, or of a citizen mother and a father who was not born a citizen of Liberia, becomes a citizen of Liberia through naturalization of the father if (a) such naturalization takes place while such child is under the age of 21 years; and (b) such child is residing in Liberia following lawful admission for permanent residence at the time of the naturalization of the father, or thereafter begins to reside permanently in Liberia while under the age of 21 years.

2. Certificate of citizenship. A person who claims to have derived Liberia citizenship through the naturalization of a father may apply to the Circuit Court for a certificate of citizenship. Upon proof to the satisfaction of the Circuit Court that the applicant is a citizen and that the applicant’s alleged citizenship was derived as claimed, such person shall be furnished by the Circuit Court with a certificate of citizenship.64

§ 21.32. Liberian woman who lost citizenship by marriage to alien.

Any woman formerly a citizen of Liberia who under prior law lost Liberian citizenship by marriage to an alien and who acquired no other nationality by affirmative act other than by such marriage, is hereby declared a Liberian citizen. Such citizenship is effective nunc pro tunc as of the date of loss of citizenship except as to the title of real property which was forfeited as the result of such loss of citizenship.

Subchapter C. REVOCATION OF NATURALIZATION.

§ 21.50. Grounds for revocation.

It shall be the duty of the Attorney General, upon affidavit showing good cause therefor, to institute proceedings for the purpose of revoking and setting aside the order admitting a person to citizenship and cancelling the certificate of naturalization on any of the following grounds:

(a) That the order admitting such person to citizenship and the certificate of naturalization were procured by concealment of a material fact or by willful misrepresentation;

(b) That at the time the person acquired citizenship, he was not eligible to such citizenship by some existing law of Liberia;

(c) That at the time the person acquired citizenship, he was not eligible to enter or reside in Liberia;

(d) That the person who acquired citizenship was not of good moral character at the time he was admitted to citizenship and such fact was not then known;

(e) That at the time the person was admitted to citizenship, he was an anarchist or not attached to the principles of the Constitution of Liberia and such fact was not then known;

(f) That the order admitting such person to citizenship was issued through manifest error of law or fact, or that the order was issued before it should be, or that the laws governing naturalization have not been fully complied with; provided that if the error can be remedied by procedural means, the person admitted to citizenship through such error shall be allowed a reasonable opportunity after notice to institute corrective proceedings before the Attorney General acts to revoke citizenship and cancel the certificate of naturalization.  

§ 21.51. Foreign residence as prima facie evidence of misrepresentation.

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If any person who has been naturalized shall go to the country of which he was a citizen or subject at the time he was naturalized and maintain residence where for two years, or go to any other foreign country and maintain residence there for five years, it shall be considered prima facie evidence of a lack of intention on the part of such person to reside permanently in Liberia at the time of filing his petition for naturalization, and, in the absence of countervailing evidence, it shall be sufficient in the proper proceeding to authorize the revocation and setting aside of the order admitting him to citizenship and the cancellation of the certificate of naturalization as having been obtained by concealment of a material fact or by willful misrepresentation. An official or employee of the Government of Liberia who may be engaged on government duties abroad shall not be subject to loss of citizenship on the ground stated in this section.  

§ 21.52. Reports on naturalized citizens residing in foreign country.  

It shall be the duty of a diplomatic or consular officer of Liberia assigned to foreign countries to furnish the Attorney General from time to time through the Secretary of State with statements of the names of those persons within their respective jurisdiction who have been naturalized in Liberia and who have taken permanent residence in the foreign country to which such diplomatic or consular officer is assigned, and such statements, duly certified, shall be admissible in evidence in proceedings to revoke and set aside the order admitting to citizenship and to cancel the certificate of naturalization.  


1. Venue. Proceedings to revoke and set aside an order admitting a person to citizenship and cancelling his certificate of naturalization shall be instituted in the judicial district in which the naturalized citizen resides at the time of bringing suit, and, if he resides in Montserrado County, before Circuit Court of the First Judicial Division.
2. **Notice and hearing.** The person against whom the Attorney General institutes such proceedings shall have thirty days' notice after completion of service in which to make answer to the petition by the Government. If such person is outside Liberia, service shall be made by publication in the manner provided by the Civil Procedure Law. A hearing in proceedings to revoke and set aside an order admitting a person to citizenship and cancelling his certificate of naturalization shall be at a special session of the Circuit Court for consideration of such matter. 67

§ 21.54. **Revocation of citizenship on conviction of crime of unlawful procurement of citizenship.**

When a person is convicted under section 21.10 of this title of knowingly procuring naturalization in violation of law, the court in which such conviction is had shall thereupon revoke, set aside, and declare void the final order admitting such person to citizenship, and shall declare the certificate of naturalization of such person cancelled. Jurisdiction is conferred on the court having jurisdiction of the trial of such offense to make such jurisdiction.

§ 21.55. **Effect of revocation of citizenship of father on his minor child.**

Any person who claim Liberian citizenship through the naturalization of a father in whose case there is a revocation and setting aside of the order admitting such father to citizenship which revocation takes place while the child is under the age of 21, shall be deemed to lose his citizenship and any right or privilege of citizenship which he had acquired under and by virtue of such naturalization of his father.

§ 21.56. Records of cancellation of certificate of naturalization.

Whenever a certificate of naturalization is cancelled, as provided in this section, the court in which such judgment or decree is rendered shall send a certified copy of such order to the Attorney General. In case such certificate was not originally issued by the court making the order, it shall direct the clerk of court in which the order admitting such person to citizenship is revoked and set aside to transmit a copy of such order and judgment to the court out of which such certificate of naturalization shall have been originally issued. It shall thereupon be the duty of the clerk of the court receiving such certified copy of the order and judgment of the court to enter the same record and to cancel such original certificate of naturalization, if there be any, upon the records and to notify the Attorney General of the entry of such order and of such cancellation. A person holding a certificate of naturalization or citizenship which has been cancelled as provided by this section shall upon notice by the court by which the decree of cancellation was made, or by the Attorney General, surrender the same to the Attorney General.

§ 21.57. Deportation on cancellation of certificate.

On entering a decree revoking an order admitting a person to citizenship and cancelling his certificate of naturalization for any ground stated under subparagraphs (a), (c), (d), or (e) of section 21.50 of this title, the court shall also order such alien deported from Liberia.

§ 21.58. Escheat of real property.

All real property held in the territory of the Republic by any person whose certificate of naturalization is cancelled, shall be forfeited and such real property shall be escheated to the Government, unless such person shall have a spouse or child who is a Liberian citizen, in which case the real property shall vest in the spouse, or if there is no spouse, in the child.68

§ 21.59. **Enactment of special statute for revocation of naturalization.**

Where the gravity of the case demands, the Legislature may enact a special statute ordering proceedings to revoke and set aside an order admitting a person to citizenship and to cancel his certificate of naturalization on specified grounds not stated in this subchapter. 69

**Chapter 22. LOSS OF CITIZENSHIP**

§ 22.1. **Acts causing loss of citizenship.**

§ 22.2. Citizenship lost solely from performance of act.

§ 22.3. Liberian woman marrying alien

§ 22.4. Certificate as to loss of Liberian citizenship.

§ 22.1. **Acts causing loss of citizenship.**

From and after the effective date of this title, a person who is a citizen of Liberia whether by birth or naturalization, shall lose his citizenship by --

(a) Obtaining naturalization in a foreign state upon his own application, upon the application of a duly authorized agent, or through the naturalization of a parent having legal custody of such person; provided that citizenship shall not be lost by any person under this section as the result of the naturalization of a parent or parents while such person under the age of 21 years, unless such person shall fail to enter Liberia to establish a permanent residence prior to his twenty-third birthday; or

(b) Taking an oath or making an affirmation or other formal declaration of allegiance to a foreign state or a political subdivision thereof; or

(c) Exercising a free choice to enter or serve in the armed forces of a foreign state, unless, prior to such entry or service, such entry or service is specifically authorized by the President;

(d) Voting in a political election in a foreign state or voting in an election or plebiscite to determine the sovereignty of a foreign state over foreign territory; or

(e) Making a formal renunciation of Liberian nationality before a diplomatic or consular officer of Liberia in a foreign state in such form may be prescribed by the Secretary of State.\(^7\)

§ 22.2. Citizenship lost solely from performance of act.

The loss of citizenship under Section 22.1. of this title shall result solely from the performance by a citizen of the acts or fulfillment of the conditions specified in such section, and without the institution by the Government of any proceedings to nullify or cancel such citizenship.

§ 22.3. Liberian woman marrying alien.

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A Liberian woman who marries an alien retains her Liberian citizenship unless she renounces it by an affirmative act.\textsuperscript{71}

\textbf{§ 22.4. Certificate as to loss of Liberian citizenship.}

Whenever a diplomatic or consular officer of Liberia has reason to believe that a person while in a foreign state to which such officer is assigned has lost his Liberian nationality under any provision of Section 22.1 of this title, he shall certify the facts upon which such belief is based to the Secretary of State in writing. If the report of such officer is approved by the Secretary of State, a copy of the certificate shall be forwarded to the Attorney General, for his information, and the diplomatic or consular office in which the report was made shall be directed to forward a copy of the certificate to the person to whom it relates.

\textbf{§ 3.} This Act shall take effect immediately upon publication in handbills.

\textbf{ANY LAW TO THE CONTRARY NOTWITHSTANDING}

\textbf{Approved May 15, 1973}

\textbf{With Amendments Approved May 9, 1974}

\footnote{\textit{Prior Legislation:} L. 1958 - 59, Ch. XXIV; 1956 Code 3:115; Cons. Serv. Reg. § 68.}