Abstract: If the late Stephen Hawking had wanted to settle in Canada, he would likely have been denied. This is because he was disabled. Federal immigration law is designed to exclude people with chronic illness and developmental or genetic difference from permanently settling on health grounds, with some exceptions. This is referred to as medical inadmissibility. I discuss the immigration system based on my award-winning institutional ethnography of its medical, legal, and administrative practices published as *Screening Out: HIV Testing and the Canadian Immigration Experience*. I demonstrate how mandatory HIV screening and medical examination trigger institutional practices that are highly problematic for would-be immigrants, refugees, and for bureaucrats, doctors, and lawyers. I articulate doable recommendations for change that carry the promise of ridding institutionally arising harms.

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