1. This Order may be cited as THE SCOTLAND (MOVEMENT OF ANIMALS) No. 8 ORDER OF 1883.

Commencement and Duration.

2. This Order shall commence and take effect from and immediately after the thirty-first day of July, one thousand eight hundred and eightythree; and shall cease to have effect from and immediately after the thirty-first day of August, one thousand eight hundred and eighty-three, without prejudice to the institution or prosecution of any proceeding in respect of an offence committed on or before that day.

Interpretation.

3. In this Order-

Foot-and-Mouth Disease Infected Area means an Area for the time being declared by the Privy Council to be an Area infected with foot-and-mouth disease.

Foot-and-Mouth Disease Infected Place means a Place for the time being declared by a Local Authority or by the Privy Council to be a Place infected with foot-and-mouth disease.

Foot-and-Mouth Disease Infected Circle means a Circle for the time being an Infected Circle under The Foot-and-Mouth Disease (Infected Circles) Order of 1883.

Other terms have the same meaning as in The Animals Order.

Restriction on Movement.

4. No animal shall be moved by land or by water from any place or port in England or Wales to any place or port in Scotland except as expressly authorized by this Order.

Exception in favour of Movement from England or Wales into Scotland.

5. Animals may be moved by land from a farm or premises in the district of any Local Authority in England or Wales to a farm or premises in Scotland with a licence of the Local Authority of the district in Scotland into which the animals are to be moved (if that Local Authority think fit to grant a licence for that purpose): Provided that no such licence shall in any case be granted until satisfactory evidence has been adduced to that Local Authority-

(i.) that the animals to be moved are not affected with foot-and-mouth disease, and have not been in contact with animals affected with or suspected of that disease: and

(ii.) that there is not, at the time of the granting of the licence, a Foot-and-Mouth Disease Infected Area or a Foot-and-Mouth Disease Infected Place in the district of the Local Authority out of which the animals are to

be moved.

Further Exception in favour of Movement from Northumberland or Cumberland or Berwick upon-Tweed into Scotland.

6. Animals may be moved by land from a farm or premises in the district of the Local Authorities of the county of Northumberland or the county of Cumberland or the borough of Berwick-upon-Tweed, not in a Foot-and-Mouth Disease Infected Area or a Foot-and-Mouth Disease Infected Place or a Foot-and-Mouth Disease Infected Circle, to a farm or premises in the district of the Local Authorities of the county of Berwick or the county of Dumfries or the county of Roxburgh with a licence of the Local Authority of the county into which the animals

behalf, do order, and it is hereby ordered, as fit to grant a licence for that purpose): Profellows:

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fit to grant a licence for that purpose): Provided that no such licence shall in any case be granted until satisfactory evidence has been adduced to that Local Authority that the animals to be moved-

> (i.) either have been bred on the farm or premises from which they are to be moved, or have been pastured or fed thereon for a period of at least one month: and

> (ii.) have not within one month immediately before the granting of the licence been exposed in any market, fair, exhibition, or public sale in England or Wales: and

> (iii.) are not affected with foot-and-mouth disease, and have not been in contact withanimals affected with or suspected of that

disease.

Offences.

7. If an animal is moved in contravention of this Order, the owner thereof, and the person for the time being in charge thereof, and the person causing, directing, or permitting the movement, and the person or company moving or conveying the animal, and the owner and the charterer and the master of the vessel in which it is moved, and the consignee or other person receiving or keeping it, knowing it to have been so moved, shall, each according to and in respect of his or their own acts and defaults, be deemed guilty of an offence against the Act of 1878. C. L. Peel.

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of a piece or parcel of land, comprising one acre (or thereabouts), which has been permanently secured to the vicarage of Street, in the county of Devon, and in the diocese of Exeter, and of a further benefaction, consisting of a sum of one hundred pounds sterling, which has been paid to us in favour of the same vicarage, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Street to meet the aforesaid benefactions, one capital sum of two hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a par-sonage or house of residence for the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Street.

> In witness whereof, we have hereunto set our common seal, this nineteenth day of July, in the year one thousand eight hundred and eighty-three.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant to the Incumbent of the vicarage or benefice of Saint Andrew the Less, Dowry-square, Clifton, in the county of Gloucester, and in the diocese of Gloucester and Bristol, and to his successors, Incumbents of the same vicarage or benefice, one yearly sum or stipend of one hundred and sixty-six pounds, such yearly sum! or stipend to be payable out of the common fund under our control, and to be calculated as from are to be moved (if that Local Authority think I the first day of May, in the year one thousand