

Foreign Animals Wharf and an Inspector of the Board, and such other persons as may be specially authorized by an Inspector of the Board, shall during the time of the landing of the animals be admitted to the landing-stage, pier, quay, or other part of the Foreign Animals Wharf at which the animals are landed, and no person except as aforesaid shall at any time be admitted to any part of the Wharf which is being used as a reception-lair.

(2.) The owner or occupier of a Foreign Animals Wharf shall give notice of the provisions of this Article by placards, which shall be kept affixed at or near the entrance of any landing-stage, pier, quay, reception-lair, or other part of the Wharf to which access is for the time being restricted by this Article.

*Disinfection of Persons leaving Foreign Animals Wharf &c.*

7. All persons before leaving a landing-stage, pier, quay, reception-lair, or other part of a Foreign Animals Wharf shall take such means for preventing the spreading of disease by washing and disinfecting themselves and by changing or disinfecting their clothes, or otherwise, as an Inspector of the Board may direct or require.

*Provision of Overall Clothes.*

8. The owner or occupier of a Foreign Animals Wharf shall at all times provide to the satisfaction of the Board proper and suitable suits of overall clothes for the use of lairage-men and other persons entering the Wharf, to be worn at such times as an Inspector of the Board may direct.

*Regulations in case of Detection of Disease in Foreign Animals Wharf.*

9. If it appears to an Inspector of the Board that disease exists or has lately existed in a reception-lair; or in any particular building, slaughter-house, or other part of a Foreign Animals Wharf, all the animals that are then within such reception-lair, building, slaughter-house, or other part of a Foreign Animals Wharf shall be there detained by the Inspector of the Board or shall be moved to such other part of the Foreign Animals Wharf as he shall direct or permit, and the same shall be dealt with in accordance with instructions given by the Inspector of the Board.

*Food and Water.*

10.—(1.) Animals landed at a Foreign Animals Wharf shall, until they are taken charge of by the owners or consignees, be supplied by the occupiers of the Wharf or the person in charge thereof with a proper and sufficient supply of food and water, and the expenses incurred by them in respect thereof shall be defrayed by the owners or consignees of the animals, and may be recovered by such occupiers or person from the owners or consignees in any court of competent jurisdiction.

(2.) The animals shall, after they have been taken charge of by the owners or consignees, be supplied by the owners or consignees with a proper and sufficient supply of food and water.

(3.) The food supplied to sucking-calves in accordance with this Article shall be gruel or milk or other proper food.

(4.) If an animal remains without a proper and sufficient supply of food or water in contravention of the provisions of this Article, the occupiers of the Foreign Animals Wharf, and the owner and the consignee and the person in charge of the animal, shall, each according to and in respect of his own acts or omissions, be deemed

guilty of an offence against the Act of 1894; and it shall lie on the person liable to supply food and water to the animal when charged to prove the proper and sufficient supply of food or water or both and the time when the same was so supplied.

*Time for Slaughter.*

11.—(1.) Animals landed at a Foreign Animals Wharf shall be slaughtered within ten days after the landing thereof, exclusive of the day of landing.

(2.) The slaughter of the animals may be commenced at any time after the landing thereof with the permission of an Inspector of the Board.

(3.) The slaughter of the animals shall be commenced at such time after the landing thereof as an Inspector of the Board in any case may direct, and when commenced shall be completed as soon as practicable.

*Movement of Carcasses, Manure &c.*

12.—(1.) No carcase, offal, fodder, litter, dung or manure shall be removed from a Foreign Animals Wharf, except with the permission of an Inspector of the Board.

(2.) All dung and manure shall, before being so removed, be disinfected to the satisfaction of an Inspector of the Board.

(3.) If an Inspector of the Board is of opinion that any such carcase or thing as aforesaid may introduce disease, the same shall be destroyed or otherwise dealt with in accordance with instructions given by the Board.

*Removal of Fittings &c. from Foreign Animals Wharf.*

13.—(1.) Fittings, pens, hurdles, or utensils that have been used for or about animals and have been landed from a vessel at a Foreign Animals Wharf shall not be removed from such Wharf until they have been cleansed and disinfected in manner provided by paragraph (v.) of Article 20 of this Order, and except with the permission of an Inspector of the Board.

(2.) If the Inspector of the Board is of opinion that any such thing as aforesaid may introduce disease, the same shall be destroyed or otherwise dealt with in accordance with instructions given by the Board.

*Disinfection of Foreign Animals Wharf.*

14. An Inspector of the Board may give notice in writing to the owner, or occupier, or Superintendent of a Foreign Animals Wharf requiring the cleansing and disinfection of any portion of the Wharf by such owner or occupier, and when such notice shall have been given, that portion of the Wharf shall not be used for animals unless and until it has been cleansed and disinfected to the satisfaction of an Inspector of the Board.

*Restriction on Use of Foreign Animals Wharf.*

15.—(1.) No animals other than foreign animals shall be at any time landed at or moved into or kept in a Foreign Animals Wharf.

(2.) Any animal being in a Foreign Animals Wharf shall, without prejudice to the recovery of any penalty for the infringement of this Article, be deemed to be a foreign animal, and the provisions of this Order relating to the Wharf shall apply to such animal.

(3.) A Foreign Animals Wharf shall not be used for any purpose other than those authorized by the Diseases of Animals Acts, 1894 and 1896 or any Order of the Board under the said Acts in relation thereto.