

Procedure in Case of Anthrax.

25.—(1.) If an Inspector is of opinion that an animal in a Landing Place is affected with, or suspected of, anthrax, he shall so inform the local authority and the Medical Officer of Health of the District.

(2.) Article 10 (*Disposal of Carcasses*) and Article 11 (*Precautions to be adopted with respect to Milk*) of the Anthrax Order of 1910 shall apply, but otherwise that Order shall not apply.

Calving Cows.

26. A cow which has calved during the voyage to Great Britain or in the Landing Place shall not be moved from the Landing Place until such movement is permitted by an Inspector, which permission shall in no case be granted until the Inspector is satisfied that twenty-four hours have expired since the time of calving.

Exemption of Landing Places from certain Provisions in Orders of the Minister.

27.—(1.) A Landing Place shall not be declared to be an Infected Place under any Order of the Minister, and any provision in any such Order which relates to Infected Places shall not apply to a Landing Place.

(2.) A Detention Notice or Isolation Notice under the Sheep-Scab Order of 1920, or any Order amending that Order, shall not be served in relation to any sheep in a Landing Place.

PART IV.

This Part of this Order as regards cattle embodies in effect the regulations contained in the Schedule to the Act of 1922.

REGULATION OF MOVEMENT OF IMPORTED CATTLE, SHEEP AND GOATS.

Licence for Movement from Landing Place.

28.—(1) No imported cattle, sheep or goats shall be moved from the Landing Place at which they are landed except under a licence granted by an Inspector and in accordance with such conditions, if any, as may be imposed by the licence and with the regulations contained in this Part of this Order.

(2) A licence granted under this provision shall be a licence authorising the cattle, sheep or goats to be moved either to—

(a) a market specially authorised in writing by the local authority of the district for the purposes of this provision (in this Part of this Order referred to as "an authorised market"); or

(b) premises (including a slaughterhouse) other than a market.

(3) A local authority may, if they think fit, instead of granting an authority for the purposes of this provision in respect of the whole of a market, grant such an authority in respect of some part of a market, and where a part of a market is so authorised the provisions of this Part of this Order shall, unless the context otherwise requires, have effect as though references to a part of a market were substituted for references to a market.

(4) A copy of every authority granted by a local authority for the use of a market for the purposes of this provision shall be sent forthwith by the local authority to the Ministry.

Conditions to be Complied with in the Case of Cattle, Sheep and Goats in Authorised Markets.

29.—(1) Imported cattle, sheep and goats

which have been moved to an authorised market shall at all times while therein be kept separate from all animals other than imported cattle, sheep or goats, and shall not, if part only of a market is authorised for the purposes of this Part of this Order, be permitted, while any animals other than imported cattle, sheep or goats are in the market, to enter any part of the market other than the authorised part.

(2) No animals other than imported cattle, sheep or goats shall be permitted to enter an authorised market while it is being used as such.

(3) Imported cattle or sheep exposed for sale at an authorised market shall not be moved therefrom otherwise than under a licence granted by a local inspector and in accordance with such conditions, if any, as may be imposed by the licence or otherwise than to premises, not being an authorised market, to be there detained in accordance with the provisions of this Part of this Order.

Detention of imported cattle, sheep or goats on arrival at premises other than market.

30. When imported cattle, sheep or goats have under a licence in that behalf been moved to premises other than an authorised market, whether from the Landing Place or from an authorised market, they shall on arriving at those premises be detained therein, unless previously slaughtered therein, for a period of six days from the date of arrival.

During the said period the cattle, sheep or goats shall not be moved from the said premises otherwise than under a further licence to be granted by a local inspector, or otherwise than to a slaughterhouse, to be therein detained until they are slaughtered, or to a vessel for export.

Temporary detention in special enclosures of cattle, sheep and goats awaiting sale at market.

31.—(1) Where a licence has been granted under this Part of this Order authorising the movement of imported cattle, sheep or goats to an authorised market, the animals may by virtue of that licence, subject as hereinafter provided, be temporarily detained in special lairs or other enclosures adjoining or near to the market while awaiting exposure for sale in the market:

Provided that—

(a) the lairs or enclosures must be lairs or enclosures the use of which has been authorised by the local authority for the purpose of this provision, and the use of the lairs or enclosures for the purpose aforesaid shall be subject to such directions as may be given by or on behalf of the local authority;

(b) the lairs or enclosures must not be used for any animals other than imported cattle, sheep or goats in course of being moved to an authorised market under this Part of this Order;

(c) the cattle, sheep or goats shall not remain in the lairs or enclosures for a period exceeding seventy-two hours.

(2) If the Minister after making enquiries is satisfied that it is for any reason inexpedient or undesirable that any lairs or other enclosures, the use of which has been authorised for the purpose aforesaid, should be used for that purpose, the Minister may direct that those lairs or enclosures shall cease to be autho-