

Island of  Guernsey

Ordinance of the States **XVI**
1952

Made 15th October, 1952.
Coming into Operation .. 15th October, 1952.

**The Foot and Mouth Disease
(Amendment No. 3) Ordinance, 1952.**

THE STATES, in pursuance of their Resolution of the 30th day of July, 1952, hereby order:—

1. Subsection (2) of section ten of the Foot and Mouth Disease Ordinance, 1950, is hereby repealed and the following three subsections are hereby substituted therefor:—

“(2) Subject to the provision by the States of the necessary monies, the compensation payable, in respect of any animal slaughtered under and in accordance with the provisions of this Ordinance on or after the first day of May, 1952, shall,

(a) in the case of cattle other than oxen, be their market value immediately before slaughter, or the amount specified hereunder for the kind of animal in question, whichever is the less—

(i) a milch cow, or a heifer over
six months in calf £160

(ii) a heifer aged—	
2 years and over and which is less than 6 months in calf...	£120
2 years and over and which is not in calf	£110
1½ years and under 2 years ...	£100
1 year and under 1½ years ...	£85
6 months and under 1 year...	£60
Under 6 months	£45

(iii) a bull aged—	
2½ years and over	£160
2 years and under 2½ years...	£120
1½ years and under 2 years ...	£100
1 year and under 1½ years ...	£85
6 months and under 1 year...	£60
Under 6 months	£45

PROVIDED that the compensation in the case of a bull whose slaughter is considered by the Board (from whose decision an appeal shall lie to the Royal Court) to be necessary as the result of that bull being or having been kept at a breeding centre shall be its market value immediately before slaughter.

For the purposes of this proviso the expression “breeding centre” means—

- (a) a place at which a bull is kept for the purpose of taking to it a cow or a heifer for breeding in accordance with the provisions of subsection (5) of section six of this Ordinance; and

- (b) a place at which a bull is kept for the purpose of collecting from it semen for artificially inseminating bovine animals under the control and directions of the Board ;
- (b) in the case of a sheep, be seven pounds sterling, or its market value immediately before slaughter, whichever is the less ;
- (c) in the case of a goat, be twelve pounds ten shillings sterling, or its market value immediately before slaughter, whichever is the less ;
- (d) in the case of any other ruminating animal, be its value as meat ;
- (e) in the case of a breeding sow or boar, be forty pounds sterling, or its market value immediately before slaughter, whichever is the less ;
- (f) in the case of any other pig weighing under one hundred pounds, be the sum of three pounds sterling for the first month of age of the pig with an additional two pounds sterling for each subsequent month of age thereof, or its market value immediately before slaughter, whichever is the less ;
- (g) in the case of any other pig weighing one hundred pounds or over, be its value as meat.

(2A) In assessing the value of an animal in accordance with the provisions of this section no account shall be taken of the fact that, at that time, the animal is, or is suspected of being, affected with Foot and Mouth Disease.

(2B) Notwithstanding the provisions of the last two preceding subsections no compensation shall be payable under this section if it is found by the Board (from whose decision an appeal shall lie to the Royal Court) that the owner of the slaughtered animal is, by reason of his negligence or default, responsible for his animal becoming affected with Foot and Mouth Disease.”

2. This Ordinance and the Foot and Mouth Disease Ordinances, 1950 to 1952, may be cited together as the Foot and Mouth Disease Ordinances, 1950-1952.

R. A. MALLETT,

Her Majesty's Deputy Greffier.