

Island of  Guernsey

Ordinance of the States **IV**
1961

Made 16th January, 1961
Came into Operation . . . 16th January, 1961
Laid before the States . . 22nd February, 1961

**The Importation of Hay, Straw and
Litter (Amendment) Ordinance, 1961**

THE STATES LEGISLATION COMMITTEE,
under and by virtue of the powers conferred upon
them by paragraph (3) of Article sixty-six of the
Reform (Guernsey) Law, 1948, and on the representa-
tions of the States Committee for Agriculture and
Fisheries, hereby order:—

1. The Importation of Hay, Straw and Litter
Ordinance, 1950 (hereinafter referred to as “the
principal Ordinance”) shall be amended as
follows:—

- (a) in section seven thereof the full stop at the
end of the definition of the expression
“litter” shall be deleted and a semicolon

substituted therefor and immediately after that definition there shall be inserted the following definition—

“ prohibited port ” means any port in a country from which the importation of hay, straw or litter is prohibited and any port within a radius of 15 miles from the centre of a reported outbreak of Foot and Mouth Disease.’;

(b) paragraph three of the Third Schedule thereto shall be repealed and the following paragraph substituted therefor—

“ 3. (i) If the said consignment has been carried direct from the country of origin, a declaration by the Master of the ship from which the consignment is to be landed that the ship has not called at a prohibited port since its departure from the said country; or

(ii) if the consignment has not been so carried direct—

(a) a declaration signed by a responsible official of the government of any country in which it is transhipped that the ship on which the consignment was carried from the country of origin has not since it departed from that country called at a prohibited port and that the port of transhipment is not a prohibited port; and

(b) a declaration by the Master of the ship from which the consignment is to be landed that

during the twenty-eight days immediately preceding the day on which the consignment was transhipped the ship had not called at a prohibited port or if it had, that it was disinfected before the consignment was transhipped and that since the ship departed from the port of transshipment it has not called at a prohibited port.”.

2. This Ordinance may be cited as the Importation of Hay, Straw and Litter (Amendment) Ordinance, 1961, and this Ordinance and the principal Ordinance may be cited together as the Hay, Straw and Litter Ordinances, 1950 and 1961.

R. H. VIDELO,

Her Majesty's Greffier.