T the Council Chamber, Whitehall, the 4th day of May, 1882.

By Her Majesty's Most Honourable Privy Council.

THE Lords and others of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1878, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. The area described in the Schedule to this Order is hereby declared to be an area infected

with foot-and-mouth disease.

2. This Order shall take effect from and immediately after the fifth day of May, one thousand eight hundred and eighty-two.

C. L. Peel.

SCHEDULE.

An area comprising so much of the townships of Henderskelfe, and Welburn, in the North Riding of the county of York, as lies within the following boundaries, that is to say, the outward boundary of the said township of Henderskelfe on the east, north, and west, and on the south by nine fields known as the Lords Moor, Moorhouse-Cottage-Pasture, Woodward's Moor, and Craven's Moor, all in the occupation of Richard Waller, Edith Woodward, Jabez Craven, and the Trustees of the Earl of Carlisle. All lying between Moor-houses and the Welburn Old Coach-road, from Moorgate to Cow-Mire-Gate, in the township of Welburn, in the North Riding of the county of York.

THE METROPOLIS (FOOT-AND-MOUTH DISEASE) No. 2 ORDER OF 1881, AMENDMENT No. 2.

T the Council Chamber, Whitehall, the 4th day of May, 1882.

By Her Majesty's Most Honourable Privy Council.

PRESENT: Lord President. Lord Steward.

THE Lords and others of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1878, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. Notwithstanding anything in Article 3 of The Metropolis (Foot-and-Mouth Disease) No. 2 Order of 1881, Amendment, animals which have been exposed in the Metropolitan Market may be moved out of the Metropolis in accordance with the provisions contained in Article 10 of The Metropolis (Foot-and-Mouth Disease) No. 2 Order of 1881, but not otherwise, which provisions are to the following effect, that is to say:

(a) Where animals which have been exposed in the Metropolitan Market and which are to be moved thereout to a slaughter-house out of the Metropolis, or to a licensed lair until: they are moved to a slaughter-house out of the Metropolis, they must not be moved out of the Market except with a Market Pass, such as is indicated in the Form given in the Schedule to The Metropolis (Foot-and-Mouth Disease) No. 2 Order of 1881, or to the like effect, to be given by an officer of the Market, or other fit person appointed in that behalf by the Metropolitan Board of Works, to the owner or purchaser desirous of moving the animals out of the Metropolis.

(b.) The Market Pass must specify the licensed lair (if any) and the slaughter-house to which the animals are to be moved, and they must not be moved to any other licensed lair, slaughter-house, or place.

(c.) There must also be a Movement Licence of the Local Authority of the district in which the slaughter-house specified in the Market Pass is situate, indorsed on or referring to the Market Pass; which Licence must be granted before the animals are moved into the district of that Local Authority.

(d.) Provided that that Local Authority may, if they think fit, from time to time, notify to the Metropolitan Board of Works that movement from the Metropolitan Market under The Metropolis (Foot-and-Mouth Disease) No. 2 Order of 1881 to a specified slaughterhouse in their district may be made without a Licence indorsed on or referring to the Market Pass.

(e.) Every such notification must be in writing signed by the clerk of the Local Authority, by special direction of the Local Authority, and must be published in such manner as the Local Authority consider best fitted to insure publicity for the same, and may be at any time revoked by the Local Authority.

(f.) Notice in writing of every such notification must be given by the Local Authority to every Railway Company having a railway in the district of the Local Authority, and no Railway Company is bound to have regard to any such notification of which notice is

: not so given.

(g.) Notice of the revocation or determination of any such notification must be given in like manner to every such Railway Company; and every notification of which notice is so given must, as regards each Railway Company be treated as in force until notice of the revocation or determination thereof is so

2. This Order shall commence and take effect from and immediately after the fourteenth day of

May, one thousand eight hundred and eighty-two.
3. This Order may be cited as The Metropolis (Foot-and-Mouth Disease) No. 2 Order of 1881, Amendment No. 2. C. L. Peel.

Tthe Council Chamber, Whitehall, the 5th day of May, 1882.

By Her Majesty's Most Honourable Privy Council.

THE Lords and others of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1878, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

1. This Order shall take effect from and immediately after the sixth day of May, one thousand

eight hundred and eighty-two.

2. The following area (namely),—so much of the township of Abram, in the county of Lancaster, as lies within the following boundaries, that is to say, Warrington-road on the west, Bickershaw-lane on the north, Wigan Junction railway on the east, and Wigan Junction Old Tram-Way on the south,—which was declared by Order of Council dated the fourteenth day of March, one thousand eight hundred and eightytwo, to be an area infected with foot-and-mouth disease, is hereby declared to be free from foot-