quirements of this Order, on account of their being intended for exhibition or of any other special circumstances, and which are accordingly exempted by an exemption signed by the Clerk of the Local Authority. The exemption may be granted subject to conditions as to subsequent dipping or otherwise. A copy of every exemption shall be sent to the Board. The exemption shall be in the Form A set forth in the Second Schedule to the Sheep-Dipping (England and South Wales) Order of 1915 (hereinafter referred to as "the principal Order"), or to the like effect;

(iv.) Sheep which during the period specified in this Article have been dipped under and in accordance with the provisions of an Order of the Board or of any Regulations made by a Local Authority under any such

Order.

(3.) The dipping prescribed by this Article shall be instead of the dipping required under Article 3 of the principal Order.

(4.) If a sheep is not dipped as required by this Article the owner and person in charge of the sheep on the twenty-fourth day of July shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Diseases of Animals Act, 1894.

Notice to Local Authority of Time and Place of Intended Dipping and Returns of Dippings.

- 2.—(1.) For the purposes of enabling the Local Authority to be represented at the dipping whenever they think such a course desirable, the owner or person in charge of any sheep required to be dipped under the preceding Article shall give such written notice of his intention to dip his sheep as is hereinafter provided:—
 - (i.) The notice shall be delivered, or sent by post, to such persons as the Local Authority of the District may appoint to receive such notices in respect of sheep in their District.
 - (ii.) The notice shall be sent or delivered at such time as to be received by the appointed person three clear days, at least, before the intended time of dipping, unless a shorter notice is authorised by the Local Authority.
 - (iii.) The notice shall state the time and place of the intended dipping, and the approximate number of sheep intended to be dipped.
- (2.) If from any cause the dipping of the sheep on the date specified in a notice becomes impracticable, no further notice shall be required if the sheep are dipped as soon after such date as is practicable.
- (3.) A return in the Form B set forth in the Second Schedule to the principal Order, or to the like effect, shall be sent immediately after each dipping by the owner or person in charge of the sheep dipped to the person appointed to receive such returns by the Local Authority of the District in which the sheep are dipped, except in any case in which an Inspector or other officer of the Local Authority is present at the dipping.

Prohibition to move Undipped Sheep on to Scheduled Lands after 24th July.

3. After the twenty-fourth day of July in each year sheep shall not be moved on to any

lands described in the First Schedule hereto unless the sheep have been previously dipped in the then current year under and in accordance with the provisions of this Order or the principal Order.

PART II.

Prohibition of Exposure of Undipped Sheep on Commons, &c., in Devon.

- 4.—(1.) Where the Local Authority, by service of Notices under Article 13 of the principal Order, require the dipping on or before a specified date of all sheep on any moor, common, or unenclosed land in the administrative county of Devon on which more than one person is entitled to turn out sheep, or any part of any such moor, common, or unenclosed land, the Local Authority may, by notice signed by an Inspector of the Local Authority, and served on any person entitled to turn out sheep thereon, prohibit such turning out during the then current year after the said specified date, unless the sheep have been dipped in the then current year under and in accordance with the principal Order, and such Notice may be in the Form set forth in the Second Schedule to this Order or to the like effect.
- (2.) If any person served with a Notice under this Article after the date specified in the Notice turns out, or causes or permits to be turned out, sheep in contravention of the Notice, he shall, in respect of his own acts and defaults, be deemed guilty of an offence under the Diseases of Animals Act, 1894.

Short Title.

5. This Order may be cited as the SHEEP-DIPPING (DEVON) ORDER OF 1915, and in relation to the lands to which it applies shall be read with the principal Order.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Scal this thirteenth day of April, nineteen hundred and fifteen

A. W. Anstruther,
Assistant Secretary.

FIRST SCHEDULE.

Lands and District to which Part I of this Order applies.

Any moor, common, or unenclosed land on which more than one person is entitled to turn out sheep, and any "newtake" or other enclosed holding wholly surrounded by any such moor, common or unenclosed land, which lies within a District in the administrative county of Devon, comprising the petty sessional division of Crockernwell, the parish of Christow, such parts of the petty sessional divisions of Hatherleigh, Tavistock, Lifton, and Mid-Roborough as lie to the east and south-east of the London and South-Western and Great Western Railway lines from North Tawton, via Okehampton, Bridestowe, and Bickleigh, to Plymouth, and such parts of the petty sessional divisions of Teignbridge, Stanborough and Coleridge, and Ermington and Plympton, as lie to the west and north of the