Status: This is the original version (as it was originally enacted).

S C H E D U L E S .

SECOND SCHEDULE

PROVISIONS WHERE PERMANENT PASTURE DIRECTED TO BE PLOUGHED UP OR OTHER CULTIVATIONS TO BE CARRIED OUT.

- 3 (1) Notwithstanding anything in the provisions of Part III of this Act or any custom or agreement—
 - (a) no compensation shall be payable to the tenant in respect of anything done in pursuance of an order under the last foregoing paragraph ;
 - (b) in assessing compensation to an outgoing tenant of a holding (as defined in the Agricultural Holdings Act, 1923) where land has been ploughed up in pursuance of any such direction as aforesaid, the value per acre of any tenant's pasture comprised in the holding shall be taken not to exceed the average value per acre of the whole of the tenant's pasture comprised in the holding on the termination of the tenancy.
 - (2) In this paragraph the expression " tenant's pasture " means pasture laid down at the expense of the tenant or paid for by the tenant on entering on the holding.