THE SCHEDULES TO WHICH THIS ACT REFERS.

SCHEDULE (A.)

CONTAINING THE DUTIES IMPOSED BY THIS ACT

	£	S.	d.
For and upon every Licence to keep, use, employ, and let to Hire any Hackney Carriage within the Distance of Five Miles from the General Post Office in the City of London	5	0	0
And for and in respect of every such Licence as aforesaid, weekly and every Week during the Continuance thereof, the Sum of	0	10	0

SCHEDULE (B.)

CONTAINING THE RATES AND FARES TO BE PAID FOR ANY HACKNEY CARRIAGE HIRED AND TAKEN ANY DISTANCE: (THAT IS TO SAY,)

	£	S.	d.
For every Hackney Carriage drawn by Two Horses, for any Distance within and not exceeding One Mile	0	1	0
And for any Distance exceeding One Mile, after the Rate of Sixpence for every Half Mile, and for any fractional Part of Half a Mile			

For every Hackney

d.

Status: This is the original version (as it was originally enacted).

	£	S.	d.
over and above any Number of Half Miles completed.			
And for every Hackney Carriage drawn by One Horse only, Two Thirds only of the Rates and Fares above mentioned.			

SCHEDULE (C.)

CONTAINING THE RATES AND FARES TO BE PAID FOR ANY HACKNEY CARRIAGE HIRED AND TAKEN FOR ANY TIME; (THAT IS TO SAY,)

S.

Carriage drawn by Two Horses:	~		v.
For any Time within and { not exceeding } Thirty Minutes	0	1	0
Above Thirty Minutes { not exceeding } Forty- five Minutes	0	1	6
Forty-five Minutes { not exceeding } One Hour	0	2	0
And for any further Time exceeding One Hour, then after the Rate and Proportion of Sixpence for every Fifteen Minutes completed, and Sixpence for any fractional Part of the Period of Fifteen Minutes.			
And for every Hackney Carriage drawn by One Horse only, Two Thirds only of the Rates			

SCHEDULE (D.) – Containing the Forms of Proceedings for the Recovery of Duties and Penalties

Document Generated: 2023-05-24

Status: This is the original version (as it was originally enacted).

For every Hackney Carriage drawn by Two Horses :	£	S.	d.
and Fares above mentioned.			

SCHEDULE (D.)

CONTAINING THE FORMS OF PROCEEDINGS FOR THE RECOVERY OF DUTIES AND PENALTIES UNDER THIS ACT No. 1.FORM of a WARRANT of DISTRESS for the Recovery of DUTIES.

To A.B. of, &c.

WHEREAS a Licence [or Licences] hath [or have] been granted, under the Provisions of the Statute in that Behalf made, to C.D. of, &c. to keep, use, employ, and let to Hire a Hackney Carriage For Hackney Carriages at any Place within the Distance of Five Miles from the General Post Office in the City of London, with Plates numbered (respectively) [here specify the Number or Numbers of the Plates appertaining to the Licence or Licences granted to C.D.]: And whereas the said C. D. hath made Default in Payment of the Sum for the weekly Duty which hath become due and payable to His Majesty in respect of such Licence [or Licences], contrary to the Statute in that Case made and provided: Therefore we Esquires, Two of the Commissioners of Stamps, do hereby authorize and direct you to distrain the said C. D. by his Goods and Chattels, and also to seize and take all or any of the Carriages, Horses, Harness, and other Things made subject and liable to the said Duty by the Statute in that Behalf, and to levy thereon the said Sum of being the Amount of such Duty so due and payable as aforesaid; and if within the Space of Five Days next after the taking of such Distress the said Sum of together with the reasonable Costs and Charges of taking and keeping such Distress, shall not be paid, then we do hereby order and direct that you shall sell and dispose of the said Goods and Chattels, Carriages, Horses, Harness, and other Things which shall be so distrained, seized, and taken, and that you shall levy and raise thereout the said and all reasonable Costs and Charges of taking, keeping, and selling such Distress, rendering the Overplus (if any) to the Owner of the said Goods and Chattels; and you are to certify to the Commissioners of Stamps what you shall have done by virtue of this our Warrant.

Given under our Hands this

Day of

No. 2.FORM of a CONVICTION on PROCEEDINGS for the Recovery of a PENALTY.

 $\left\{ egin{array}{ll} \begin{array}{c} County \ [or \ as \ the \ Case \ may \ be] \ of \ wwit. \end{array}
ight\} egin{array}{ll} BE \ it \ remembered, That on the \ at \ C.D., of, &c. was duly convicted \ one of His Majesty's Justices of the Peace \end{array}$

for in pursuance of an Act passed in the Second Year of the Reign of His present Majesty King William the Fourth, intituled An Act, &c. [Title of this Act], for that the said C. D. on the Day of did [here state the Offence as the Case may happen to be], contrary to the Form of the Statute in that Case made and provided; for which Offence I do adjudge that the said C. D. hath forfeited the Sum of and [if the Justice mitigate the Penalty] which Sum of I do hereby mitigate to the Sum of over and above the Sum of for the Costs and Charges of E. F. the Informer, in prosecuting this Conviction.

Given under my Hand and Seal the Day of .

No. 3.FORM of a WARRANT of DISTRESS founded on the foregoing Conviction.

To A. B. of, &c.

and, in case of Mitigation, which hath been mitigated to the Sum of over and above the Sum of for the Costs and Charges of the Informer, making together the Sum of 7, therefore

I command you to levy the said Sum of

by distraining the Goods and Chattels of the said C. D., and by seizing and taking all or any of the Carriages, Horses, Harness, and other Things made subject and liable by the Statute in that Behalf to be seized and taken, to satisfy the Penalty, Costs, and Charges aforesaid; and if within the Space of Five Days next after such Distress taken, the said Sum of

together with the reasonable Costs and Charges of taking and keeping such Distress, shall not be paid, then I order and direct that you shall sell and dispose of the said Goods and Chattels which shall be so distrained, seized, and taken as aforesaid, and shall levy and raise thereout the said Sum of

and all reasonable Costs and Charges of taking, keeping, and selling such Distress, rendering the Overplus (if any) to the Owner of the said Goods and Chattels; and you are to certify to me what you shall have done by virtue of this my Warrant.

Given under my Hand and Seal the

Day of

(Signed)
One of His Majesty's Justices of the Peace
for

No. 4.FORM of a WARRANT Of COMMITMENT for Want of a sufficient DISTRESS, founded on the foregoing Conviction.

```
To A.B. of, &c. and to the Keeper of the Common Gaol [or House
    of Correction at
County for as the Case WHEREAS C. D. of, &c. has been duly convicted
        to wit. I of a certain Offence, for that [here state shortly the
Offence] whereby he hath forfeited the Sum of
[in case of Mitigation which hath been mitigated to the Sum of
                  over and above the Sum of
for the Costs and Charges of the Informer, making together the
                           7: And whereas it has been duly made
to appear to me that no sufficient Distress can be found whereon to
levy the said Sum of
                                       , therefore I command you
the said A. B. to apprehend and take the said C. D., and safely to
convey him to the Common Gaol [or House of Correction] at
                     and there to deliver him to the Keeper thereof,
together with this Warrant: And I do hereby command you the said
Keeper to receive into your Custody in the said Gaol [or House of
Correction] him the said C. D., and him therein safely to keep for the
Space of
                         unless the said Sum of
shall be sooner paid.
    Given under my Hand and Seal the
                                               Day of
                            (Signed)
                       One of His Majesty's Justices of the Peace
```

No. 5.FORM of a SUMMONS to the PROPRIETOR of a Hackney Carriage to produce the DRIVER thereof to answer a Complaint or Information.

To E. F. of, &c. Proprietor of the Hackney Carriage, No.

WHEREAS Complaint [or Information] hath been made [or given] against the Driver of the Hackney Carriage, Number Day of now last past $\lceil or \rceil$ instant \rceil . of which said Hackney Carriage you were then the Proprietor, charging that the said Driver, on the said now last past [or instant], did [here state the alleged Offence], contrary to the Form of the Statute in that Case made and provided; these are therefore to require you personally to appear before me, or such other of His Majesty's Justices of the Peace as shall be present at on the Day of of the Clock in the and then and there at to produce the said Driver to answer the said Complaint for Information]. Dated the Day of

(Signed)
One of His Majesty's Justices of the Peace for

No. 6.FORM of a WARRANT of DISTRESS for levying upon the PROPRIETOR of a Hackney Carriage the Penalty in which the DRIVER thereof has been convicted.

To A.B. of, &c.

County for as the Case WHEREAS C. D., the Driver of the Hackney to wit. \ \ Carriage, Number (of which said Hackney Carriage E.F. of, &c. was then the Proprietor), has been duly convicted of a certain Offence, for that [here state the Offence], whereby he hath forfeited the Sum of and, in case of Mitigation, which hath over and above been mitigated to the Sum of the Sum of for the Costs and Charges of the Informer, making together the Sum of], which hath not been paid by the said Driver, nor by any Person on his Behalf: And whereas, according to the Statute in that Behalf made, the said E. F., the Proprietor of the said Hackney Carriage, hath been required to pay the said Sum of which he hath neglected and refused to do; therefore I command you to levy the said Sum of by distraining the Goods and Chattels of the said E.F., the said Proprietor, and by seizing, &c. [proceed as in the Form No. 3, to the End thereof.]

No. 7.FORM of a WARRANT of COMMITMENT of the PROPRIETOR of a Hackney Carriage, for Want of a sufficient Distress whereon to levy the Penalty in which the DRIVER of such Hackney Carriage has been convicted.

To A.B. of, &c. and to the Keeper of the Common Gaol for House of Correction at

County [or as the Case] WHEREAS, &c. [proceed as in the Form No. 6.

to wit.] to the Words "which he hath neglected and

refused to do," inclusive]: And whereas it has been duly made to appear to me that no sufficient Distress of the Goods and Chattels of the said E. F., the said Proprietor, can be found, whereon to levy the said Sum of , therefore I command you the said A.B. to apprehend and take the said E.F. and safely to convey him, &c. [proceed as in the Form No. 4. to the End thereof.]