



ANNO QUADRAGESIMO QUARTO

GEORGI II. REGIS.

C A P. XCVIII.

An Act to repeal the several Duties under the Commissioners for managing the Duties upon stamped Vellum, Parchment, and Paper, in *Great Britain*, and to grant new and additional Duties in lieu thereof. [28th July 1804.]

Most Gracious Sovereign,
WHEREAS the several Rates and Duties upon stamped Vellum, Parchment, and Paper, and upon other Articles and Things under the Care of the Commissioners for managing the said Duties, are become very numerous, intricate, and complicated, and it will tend to give Facility to Business, and contribute materially to the public Benefit to consolidate and simplify the same: Be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That, from and after the Tenth Day of *October* One thousand eight hundred and four, all and singular the Duties, Allowances, Discounts, Compensations, and Drawbacks of Stamp Duties, and other Duties under the Care of the said Commissioners for managing the Duties upon stamped Vellum, Parchment, and Paper, granted by any Act or Acts of Parliament now in force,

From Oct. 10, 1804, the Duties and Drawbacks under the Care of the Commissioners of Stamps shall cease.

Act not to alter Duties or Drawbacks granted by 39 & 40 G. 3. c. 67.

shall cease and determine (save and except in all Cases relating to the recovering, allowing, or paying any Arrears thereof respectively, which may at that Time remain unpaid, or to any Fine, Penalty, or Forfeiture, Fines, Penalties, or Forfeitures, relating thereto respectively, which shall have been incurred at any Time before or on the said Tenth Day of *October* One thousand eight hundred and four): Provided always, that nothing in this Act contained shall extend or be construed to extend to repeal or in anywise alter the Duties or Drawbacks granted by an Act of the Thirty-ninth and Fortieth Years of His present Majesty's Reign, intituled *An Act for the Union of Great Britain and Ireland*.

From Oct. 10, 1804, the Duties and Drawbacks in the annexed Schedules shall be paid and allowed.

II. And whereas the Commons of *Great Britain and Ireland*, in Parliament assembled, towards raising the necessary Supplies to defray the Expenses of the just and necessary War in which Your Majesty is engaged, have resolved to grant to Your Majesty several new and additional and other Duties on stamped Vellum, Parchment, and Paper, and upon other Articles and Things under the Management of the Commissioners of the Stamp Duties, and do therefore most humbly beseech Your Majesty that it may be enacted; and be it therefore enacted, That, from and after the said Tenth Day of *October* One thousand eight hundred and four, in lieu and instead of the said Duties respectively by this Act repealed, there shall be raised, levied, collected, and paid, in *England*, unto His Majesty, His Heirs and Successors, for and in respect of the several Instruments, Articles, Matters, and Things mentioned, enumerated, and described in the Schedules marked (A.) and (B.) hereunto annexed, the several Sums of Money and Duties as they are respectively inserted, described, and set forth in the Column of the said Schedules marked (A.) and (B.), intituled "*England*;" and that there shall be raised, levied, collected, and paid in like Manner in *Scotland*, the several Sums of Money and Duties as they are respectively inserted, described, and set forth in the Column of the said Schedules marked (A.) and (B.), intituled "*Scotland*;" and that there shall be made, allowed, and paid, for or in respect of all such Articles, Matters, or Things as are inserted, enumerated, and described in the Schedule marked (C.) hereunto annexed, the several Allowances, Drawbacks, or Sums of Money, as the same are respectively inserted, described, and set forth in the said Schedule marked (C).

Act not to make void any Licence granted under any Law in force on Oct. 10, 1804, except Licences for Stage Coaches.

III. And be it further enacted, That nothing in this Act contained shall extend or be construed to extend to make void any Licence or Licences granted under or by virtue of any Law or Laws relating to His Majesty's Stamp Duties, in force before or on the Tenth Day of *October* One thousand eight hundred and four, or to require or compel any Person to whom any such Licence shall have been granted, to renew or take out any fresh Licence until the End and Expiration of the Term for which any Licence was granted, save and except all such Licences as may or shall have been granted under the Authority aforesaid, to any Person or Persons for employing any public Stage Coach or Carriage for the Purpose of conveying Passengers for Hire.

Allowance to be made for unexpired Term of such Licences.

IV. And be it further enacted, That it shall and may be lawful to and for the said Commissioners for managing the Duties on stamped Vellum, Parchment, and Paper, and they are hereby directed and required, to deduct

deduct and allow, to such Persons respectively as shall pay the Duties by this Act imposed on Licences for keeping or employing public Stage Coaches or Carriages for the Purpose of carrying Passengers for Hire, at and after the Rate of One Shilling and Threepence for each and every entire Quarter of a Year which may remain unexpired of the Term of any former Licence granted to any such Persons respectively for the like Purpose.

V. And be it further enacted, That nothing in this Act contained shall extend or be construed to extend to annul or make void any Contract or Agreement, made or entered into by His Majesty's Commissioners for managing the Duties on stamped Vellum, Parchment, and Paper, under or by virtue of any Law or Laws in force before or on the said Tenth Day of *October* One thousand eight hundred and four, for letting to Farm the Rates and Duties on Horses let to Hire, for travelling Post, and by Time; anything in this Act contained to the contrary in anywise notwithstanding.

Act not to make void any Contract for farming the Post Horse Duties.

VI. And be it further enacted, That, for the better and more effectual levying and collecting the Duties by this Act granted, the same shall be under the Government, Care, and Management of the Commissioners for the Time being appointed to manage the Duties on stamped Vellum, Parchment, and Paper, who, or the major Part of them, are hereby required and empowered to appoint and employ such Officers under them for that Purpose, and to allow such Salaries and incidental Charges as may be necessary, and to provide such Marks, Stamps, or Dies, in order to denote any of the several Duties payable by virtue of this Act, whenever they see occasion, to use such Stamps as shall have been heretofore provided to denote any former Duties on stamped Vellum, Parchment, or Paper, or to cause new Stamps to be provided for the Purpose of denoting the Duties granted by this Act, and to alter or renew the same respectively from Time to Time, and to do all other Things necessary to be done for putting this Act into execution, with relation to the said Duties hereby granted, in the like and in as full and ample a Manner as they, or the major Part of them, are authorized to put in execution any Law or Laws concerning stamped Vellum, Parchment, and Paper.

Duties to be under the Management of the Commissioners for Stamps, who may employ Officers, allow Salaries, provide Stamps. &c.

VII. And be it further enacted, That it shall be lawful for the said Commissioners for managing the Duties on Vellum, Parchment, and Paper, and they are hereby authorized to issue any Vellum, Parchment, or Paper, stamped before the Tenth Day of *October* with any Stamp or Mark denoting any Duty of like Amount with any of the Duties specified in the said Schedule, or for any Persons having in their Possession any such Vellum, Parchment, or Paper, to issue, use, or apply the same, in like Manner as if the same had been stamped with Stamps or Dies expressly provided under the Authority of this Act; anything in this Act to the contrary notwithstanding.

Commissioners may issue, and Persons may use, Vellum, &c. stamped before Oct. 10, 1804, with Stamps denoting Duties of like Amount with those specified in Schedules.

VIII. And be it further enacted, That the said several Sums of Money respectively inserted, described, and set forth in the said Schedules marked (A.) and (B.) as Duties payable to His Majesty, His Heirs and Successors, and the several Allowances, Drawbacks, and Sums of Money, for

Duties and Drawbacks to be paid and allowed as former

Duties and Drawbacks; and Provisions of former Acts, except hereby altered, to extend to this Act.

for or in respect of the several Articles, Matters, and Things inserted, described, and set forth in the said Schedule marked (C.) shall and may be respectively raised, levied, collected, answered, paid, recovered, adjudged, mitigated, and allowed, except where any Alteration is expressly made by this Act, in such and the like Manner, and in or by any or either of the general or special Means, Ways, or Methods, by which the former Duties under the Management of the said Commissioners of stamped Vellum, Parchment, or Paper respectively, and the Allowances and Drawbacks under the Management of the said Commissioners respectively, were or might be raised, levied, collected, answered, paid, recovered, adjudged, mitigated, and allowed; and the several Persons, and also all Vellum, Parchment, Paper, or other Material of what Nature or Kind soever, upon which any Matter or Thing shall be written, printed, or ingrossed, and by this Act respectively made liable to the Payment of Duty, and also the several other Articles, Matters, and Things by this Act respectively made liable to the Payment of Duty, or which shall be entitled to any Allowance or Drawback as respectively inserted, described, and set forth in the said Schedules, marked (A.), (B.), and (C.), shall be, and the same are hereby made, except where any Alteration is expressly made by this Act, subject and liable to all and every the Conditions, Regulations, Rules, and Restrictions to which such Persons, and also such Vellum, Parchment, Paper, or other Material of what Nature or Kind soever, upon which any such Matter or Thing as aforesaid shall be written, printed, or ingrossed, and other Articles, Matters, and Things as aforesaid, were generally or specially subject and liable by any Act or Acts of Parliament in force before or on the said Tenth Day of *October* One thousand eight hundred and four, respecting the Duties under the Management of the said Commissioners of stamped Vellum, Parchment, and Paper, and all and every Pain, Penalty, Fine, or Forfeiture (except where any Alteration is expressly made by this Act) for any Offence whatsoever, committed against or in breach of any Act or Acts of Parliament now in force, before or on the said Tenth Day of *October* One thousand eight hundred and four, for securing the Duties under the Management of the said Commissioners of stamped Vellum, Parchment, and Paper, or for the Regulation or Improvement of the said Duties, and the several Clauses, Powers, Provisions, Directions, Matters, and Things therein contained, (unless where expressly altered by this Act), shall, and are hereby directed and declared to extend to, and shall be respectively applied, practised, and put in execution, for and in respect of the several Duties by this Act charged, imposed, and allowed, in as full and ample a Manner, to all Intents and Purposes whatsoever, as if all and every the said Clauses, Provisions, Powers, Directions, Fines, Pains, Penalties, or Forfeitures, Matters, and Things, were particularly repeated and re-enacted in the Body of this Act.

Persons counterfeiting Stamps, &c. guilty of Felony without Clergy.

IX. And be it further enacted, That if any Person or Persons whatsoever shall forge or counterfeit, or cause or procure to be forged or counterfeited, any Mark, Stamp, or Die, which shall be provided, made, or used in pursuance of this Act, or shall counterfeit or resemble, or cause or procure to be counterfeited or resembled, the Impression of any such Mark, Stamp, or Die, upon any Vellum, Parchment, Paper, or other Material, or upon any other Matter or Thing, or the Impression of the
Stamp

Stamp or Die, upon any Vellum, Parchment, or Paper, allowed to be issued, used, or applied under the Authority of this Act, thereby to defraud His Majesty, His Heirs or Successors, of any of the Duties by this Act charged or imposed, or if any Person or Persons shall utter, vend, or sell any Vellum, Parchment, Paper, or other Material, or other Matter or Thing, with such forged or counterfeit Mark, Stamp, or Impression thereupon, knowing such Mark, Stamp, or Impression to be forged or counterfeit, every such Person so offending, being thereof convicted in due Form of Law, shall be judged a Felon, and shall suffer Death, as in Cases of Felony, without Benefit of Clergy.

X. And be it further enacted, That from and after the said Tenth Day of *October* One thousand eight hundred and four it shall not be lawful for any Person or Persons whatsoever to commence, prosecute, enter, or file, or cause or procure to be commenced, prosecuted, entered, or filed, any Action, Bill, Complaint, or Information in any of His Majesty's Courts, or before any Justice or Justices of the Peace, or other Magistrate or Magistrates whatsoever, against any Person or Persons, for the Recovery of any Fine, Penalty, or Forfeiture made or incurred by virtue of this or any other Act or Acts of Parliament relating to His Majesty's Stamp Duties, or any other Duties under the Management of the Commissioners of the Duties on stamped Vellum, Parchment, and Paper for the Time being, unless the same be commenced, prosecuted, entered, or filed in the Name of His Majesty's Attorney General, or His Majesty's Advocate for *Scotland*, as the Case may be, in *England* or *Scotland* respectively, or in the Name of the Solicitor or some other Officer of His Majesty's Stamp Duties in *England* or *Scotland* respectively; and if any Action, Bill, Complaint, or Information shall be commenced, prosecuted, entered, or filed in the Name or Names of any other Person or Persons than is or are in that Behalf before-mentioned, the same and every Proceeding thereupon had are hereby declared and the same shall be null and void to all Intents and Purposes.

From Oct. 10, 1804, no Actions for Penalties shall be commenced but in Name of the Attorney General in *England* and Advocate for *Scotland*, or some Officer of the Stamp Duties.

XI. And be it further enacted, That no single Instrument, Article, Matter, or Thing which by this Act is subject or liable to only One specific Duty shall be charged or chargeable under any Two or more separate and distinct Heads or Denominations; anything in this or any other Act or Acts of Parliament contained to the contrary in anywise notwithstanding.

No Instrument subject to One Duty only shall be charged under separate Heads.

XII. And whereas by an Act passed in the Twentieth Year of the Reign of His present Majesty King *George* the Third, intituled *An Act for granting to His Majesty several additional Duties on Advertisements, and certain Duties on Receipts for Legacies, or for any Share of a Personal Estate divided by force of the Statute of Distributions, or the Custom of any Province or Place*; by One other Act made in the Twenty-third Year of His present Majesty, intituled *An Act for granting to His Majesty several additional and new Duties upon stamped Vellum, Parchment, and Paper, and also for repealing certain Exemptions from the Stamp Duties*; and by One other Act made in the Twenty-ninth Year of the Reign of His present Majesty, intituled *An Act for granting to His Majesty several additional Stamp Duties on Probates of Wills, Letters of Administration, and on Receipts*

20 G. 3. c. 28.

23 G. 3. c. 58. and

29 G. 3. c. 51. recited.

Duties charged by recited Acts on Legacies derived from Persons who died previous to April 27, 1796, to continue for Two Years from Oct. 10, 1804.

for Legacies, or for any Share of a Personal Estate divided by force of the Statute of Distributions; certain Duties are charged upon Receipts or other Discharges for and in respect of Legacies given or bequeathed by or derived from Persons who died previous to the Twenty-seventh Day of April One thousand seven hundred and ninety-six: And whereas it is expedient to continue the said Duties on Receipts or Discharges for and in respect of such Legacies so given or bequeathed by or derived from Persons who died previous to the said Twenty-seventh Day of April One thousand seven hundred and ninety-six for and during the Term of Two Years from the Tenth Day of October One thousand eight hundred and four: Be it therefore enacted, That the said Duties on Legacies given or bequeathed by or derived from Persons who died previous to the Twenty-seventh Day of April One thousand seven hundred and ninety-six shall be and remain payable, and shall be paid to and for the Use of His Majesty, His Heirs and Successors, for and during the said Term of Two Years from and after the said Tenth Day of October One thousand eight hundred and four, anything in this Act or any other Act or Acts of Parliament contained to the contrary in anywise notwithstanding; and that from and after the Expiration of Two Years from and after the Tenth Day of October One thousand eight hundred and four, every such Receipt or other Discharge for or in respect of any Legacy given or bequeathed by or derived from any Person whatever, whether such Persons shall have died previous to or since the Twenty-seventh Day of April One thousand seven hundred and ninety-six, shall be and the same is hereby made subject and liable to the respective Duties on Receipts or other Discharges for Legacies mentioned, inserted, and set forth in the Schedule marked (A.) hereunto annexed.

Certain Words to be painted on Stage Coaches.

Penalty of 20*l.* for Neglect, or for carrying more than the specified Number of Persons.

XIII. And be it further enacted, That all and every Person or Persons who shall be duly licensed to keep any Coach, Berlin, Landau, Chariot, Diligence, Calash, Chaise Marine, Chaise, Chair, or other Carriage with Two or more Wheels, by what Name soever the same is or hereafter shall be called or known, to be employed as a public Stage Coach or Carriage for the Purpose of conveying Passengers for Hire to and from different Places in *Great Britain*, shall, and he, she, or they is and are respectively directed and required to paint or cause to be painted on the Outside of each Door of each such Carriage, or on some other conspicuous Part thereof, in legible Letters or Characters of at least Two Inches in Length, and in a different Colour from the Ground on which the same are painted, the Words "Licensed to carry not exceeding Four, Six, Eight, Ten," or more Passengers, as the Licence obtained for such Carriages respectively shall specify or express; and if any Person or Persons shall employ or make use of any such Carriage as aforesaid for carrying Passengers for Hire to and from different Places in *Great Britain* without having the said Words painted on the Outside of each Door of such Carriage, or in such other conspicuous Part thereof, and in such Manner as is hereinbefore directed, or shall at any Time carry more Inside Passengers (Children in Lap excepted) than shall be specified or expressed in the Licence for using such Carriage, and the Words so painted on the Outside of such Doors or other conspicuous Part of such Carriage, every Person so offending shall for each and every such Offence forfeit and lose the Sum of Twenty Pounds.

XIV. And

XIV. And be it further enacted, That every Person who shall, for or in expectation of any Fee, Gain, or Reward, directly or indirectly draw or prepare any Conveyance of or Deed relating to any Real or Personal Estate, or any Proceedings in Law or Equity, other than and except Serjeants at Law, Barristers, Solicitors, Attorneys, Notaries, Proctors, Agents, or Procurators having obtained regular Certificates, and Special Pleaders, Draftsmen in Equity, and Conveyancers, being Members of One of the Four Inns of Court, and having taken out the Certificates mentioned in the said Schedule to this Act annexed, at the Head Office in *London*, of the Commissioners for managing the Duties on stamped Vellum, Parchment, and Paper, and other than and except Persons solely employed to ingross any Deed, Instrument, or other Proceedings not drawn or prepared by themselves and for their own Account respectively, and other than and except Public Officers drawing or preparing official Instruments applicable to their respective Offices, and in the course of their Duty, shall forfeit and pay for every such Offence the Sum of Fifty Pounds: Provided always, that nothing herein contained shall extend or be construed to extend to prevent any Person or Persons drawing or preparing any Will or other Testamentary Papers, or any Agreement not under Seal, or any Letter of Attorney.

Certain Persons only to draw Conveyances, &c. on Penalty of 50*l*.

Exceptions.

XV. And be it further enacted, That nothing contained in an Act passed in the Twenty-fifth Year of the Reign of His present Majesty shall extend or be construed to extend to prevent any Solicitor, Attorney, Notary, Proctor, Agent, or Procurator charging in his Bill, or Bill of Fees, Charges, or Disbursements, the Amount of the Duty of Five Shillings by this Act granted on Warrants, Mandates, Authorities, Minutes, or Memorandums given to commence, carry on, or defend any Suit or Prosecution, anything in this Act contained to the contrary notwithstanding.

Duty of 5*s*. on Warrants to commence Suits, &c. may be charged by Solicitors, &c.

XVI. And whereas it may happen that Stationers and other Persons may, after the passing of this Act, have Stamps which have not been used, and which, from the Alterations herein made, may not be applicable to the Purposes for which they were originally intended, and it is expedient that such Stationers and other Persons should be allowed to exchange the same for other Stamps: Be it therefore enacted, That it shall and may be lawful to and for the Commissioners for the Duties on stamped Vellum, Parchment, and Paper, and they are hereby authorized and required, at any Time within Twelve Months after the passing of this Act, to deliver to such Persons as shall apply for the same, in exchange for Stamps which by the Alterations in this Act made may have become useless or inapplicable to the Purposes for which they were originally intended, such other Stamps as the Party or Parties applying shall require, without regard to the Value or Amount of each Stamp returned, so as the Value or Amount of the whole Quantity of Stamps to be delivered doth not exceed the actual Value or Amount of the whole Quantity of Stamps returned, anything in this Act or any other Act or Acts of Parliament contained to the contrary in anywise notwithstanding.

Stamps become useless may be exchanged within 12 Months.

XVII. And be it further enacted, That it shall be lawful to and for the Commissioners of His Majesty's Stamp Duties to exchange, in the Manner and under the special Circumstances mentioned in an Act made in the Fifth Year of the Reign of His present Majesty, intituled *An Act for altering*

Commissioners may exchange Stamps spoiled upon satisfactory Proof.

altering the Stamp Duties upon Admissions into Corporations or Companies, and for further securing and improving the Stamp Duties in Great Britain, any Stamps which shall have been spoiled, whether the Instrument on which the Stamp is or may be impressed shall have been executed or not, upon such Proof on Oath, or solemn Affirmation in the Case of the People called Quakers, to the Satisfaction of the said Commissioners, as they shall require; and in order to prevent any fraudulent Claims that may be made in respect of the Allowance hereby granted, it shall also be lawful for the said Commissioners to make such Rules and Orders for regulating the Methods, and limiting the Times, for cancelling or allowing other Stamps on Vellum, Parchment, or Paper, in lieu of such as have been by any Means spoiled, damaged, or rendered unfit for Use, and which have not been actually made use of for the Purposes intended, as they shall find necessary and convenient for effectually securing the Duties under their Management, and doing Justice to the Parties claiming the Benefit of such Indulgence.

No Stamp Duty to be charged on Commissions in Yeomanry Cavalry or Volunteer

XVIII. And be it further enacted, That from and after the passing of this Act, no Stamp Duty whatever shall be chargeable or charged, or payable or paid, for or in respect of any Commissions granted to any Officers of the Yeomanry Cavalry or Volunteer Infantry, anything in any Act of Parliament to the contrary notwithstanding.

Infantry. Act not to extend to certain Proceedings.

XIX. And be it further enacted, That nothing in this Act contained shall extend or be construed to extend to charge with any Duty by this Act imposed any Proceedings whatever with respect to any Person or Persons that shall be admitted to sue or defend *in forma pauperis*, nor any Proceedings of any Court-martial which relate to any Trial of any common Soldier, nor any Orders, Decrees, or Proceedings before any Commissioners of Sewers, or in the Court of Stannaries, nor any Instruments, Matters, or Things which, by virtue of the Acts passed in His present Majesty's Reign relating to the Redemption or Purchase of any Land Tax, or any of them, are specially exempted from Stamp Duties; anything in this Act or any other Act or Acts of Parliament contained to the contrary in anywise notwithstanding.

No Note payable to Bearer on Demand for more than 20*l.* (except Notes of the Bank or Royal Bank of Scotland, or the British Linen Company,) shall be re-issued, but shall be cancelled, on Penalty of 20*l.*

XX. And be it further enacted, That no Promissory Note or other Note for the Payment to the Bearer on Demand of any Sum of Money exceeding the Sum of Twenty Pounds, save and except Promissory Notes or other Notes for the Payment by or on Account of the Bank of *Scotland*, or Royal Bank of *Scotland*, or the *British Linen Company*, to the Bearer on Demand, of the Sum of One hundred Pounds, shall be re-issued on any Pretence whatever; but when and as soon as any such Note for the Payment of any Sum of Money exceeding Twenty Pounds, save and except such Note for One hundred Pounds as aforesaid, shall be paid by or under the Order or Authority of the Person or Persons by whom or on whose Account the same was signed, or his, her, or their Executors, Administrators, or Assigns, or in pursuance of any Direction, Nomination, or Appointment for the Payment thereof, contained or expressed in or upon any such Note, the same shall be taken and construed to be thereupon wholly discharged, vacated, and satisfied, and shall be no longer negotiable or transferable to any Intent or Purpose whatever, but shall be forthwith cancelled; and if any Person or Persons shall issue, utter, or negotiate, or cause to be issued, uttered,

or

or negotiated, any such Promissory Note or other Note after any such Payment thereof as aforesaid, or if any Person or Persons by whom such Payment as aforesaid shall be made, shall neglect or refuse to cancel the same, or cause the same to be cancelled, every such Person or Persons so offending shall for every such Offence forfeit the Sum of Twenty Pounds.

XXI. And be it further enacted, That no Promissory Note or other Note for the Payment of Money to any Amount whatever to the Bearer on Demand, which may now by Law be reissued, and which shall bear Date, or which shall have been issued before or on the Tenth Day of *October* One thousand eight hundred and four, shall on any Pretence whatever be reissued after the Tenth Day of *October* One thousand eight hundred and five; but when and as soon as any such Note shall, after the said Tenth Day of *October* One thousand eight hundred and five, be paid by or under the Authority of the Person or Persons by whom or on whose behalf or on whose Account the same was signed, or his, her, or their Executors, Administrators, or Assigns, or in pursuance of any Direction, Nomination, or Appointment for the Payment thereof, contained or expressed in or upon any such Note, the same shall be taken and construed to be thereupon wholly discharged, vacated, and satisfied, and shall be no longer negotiated or transferable to any Intent or Purpose whatever, but shall be forthwith cancelled; and if any Person or Persons shall, after the said Tenth Day of *October* One thousand eight hundred and five, issue, utter, or negotiate, or cause to be issued, uttered, or negotiated, any such Promissory or other Note as aforesaid, after any such Payment thereof as aforesaid, or if any Person or Persons by whom such Payment as aforesaid shall be made, shall neglect or refuse to cancel the same, or cause the same to be cancelled, every such Person or Persons so offending shall for every such Offence forfeit the Sum of Twenty Pounds.

No Note payable to Bearer on Demand, which shall bear Date before or on Oct. 10, 1804, shall be re-issued after Oct. 10, 1805, but shall be cancelled, on Penalty of 20*l*.

XXII. And be it further enacted, That no Newspaper, or Paper containing Public News, Intelligence, or Occurrences, shall be printed in *Great Britain*, to be dispersed and made public, on any Paper exceeding Thirty-two Inches in Length and Twenty-two Inches in Breadth; nor shall the Commissioners for managing His Majesty's Stamp Duties mark or stamp, or cause or suffer to be marked or stamped, with the Stamp for denoting the Duty on Newspapers, any Paper of a larger Size than Thirty-two Inches in Length and Twenty-two Inches in Breadth; anything in any Act or Acts of Parliament to the contrary in anywise notwithstanding.

No Newspaper shall be printed on Paper above a certain Size.

XXIII. And be it further enacted, That from and after the Tenth Day of *October* One thousand eight hundred and four, all Executors, Administrators, and nearest in Kin, Creditors or others, who intromit with or enter upon the Possession or Management of all or any of the Personal or Moveable Estate or Effects of any deceased Person, in *Scotland*, shall, on or before disposing of or distributing any Part of such Effects, or uplifting any Debts due to the Deceased, and at all events within Six Calendar Months next after having assumed such Possession or Management in whole or in part, and before any such Person or Persons shall be confirmed Executor or Executors Testamentary, or Executor or Executors Dative, exhibit upon Oath, in the proper Consistorial Court called the Commissary Court, a full and complete Inventory of such Estate and Effects,

From Oct. 10, 1804, Executors, &c. of Persons deceased in Scotland to exhibit upon Oath in the Commissary Court an Inventory of the Personal Estate and Effects of the Deceased, to be registered, &c.

Penalty for Neglect.

either already recovered or known to be existing, distinguishing whether situated in *Scotland* or elsewhere, likewise any Will or other Writing relative to the Disposal of such Estate or Effects, or any Part of them, which the Person or Persons exhibiting such Inventory may have Access to; and the said Inventory, together with the Will or other Writing (if any such there be), shall be recorded in the Books of the said Court, without any other Expense to the Party than the ordinary Fees of Registration, and without Prejudice to the Laws of *Scotland*, in other respects regarding total or partial Confirmations, or the Rules of Succession there established, and without Prejudice or Increase of the Fees payable upon Confirmations, which shall remain as they are at present, anything herein to the contrary notwithstanding: And in case at any Period a Discovery shall be made of other Effects belonging to the Deceased, which, on account of their not being known at the Time, were omitted in the said original Inventory, an additional Inventory or Inventories of the same shall, in like Manner, be exhibited upon Oath, and recorded by any Person or Persons intronitting with or assuming the Management thereof; and in case any such Person or Persons shall neglect or refuse to exhibit any such original or additional Inventory, or shall knowingly omit any Part of any such Estate and Effects therein, every Person so neglecting or refusing or omitting shall forfeit a Sum not exceeding double the Value of the Stamp Duty payable according to the Schedule (A.) hereunto annexed, upon the Amount of such Estate and Effects of which any Inventory ought to have been exhibited in the Manner herein directed, or upon the Sum so omitted therein, nor less than One hundred Pounds for each such Neglect, Refusal, or Omission, to be recovered and applied in the same Manner as any Penalty may by this Act be recovered and applied.

Where Instruments, except Bills of Exchange, &c., have without fraudulent Intention been written on improper Stamps, the Commissioners may remit the Penalty, if brought to be duly stamped within Twelve Months after Execution; and may stamp Receipts as now allowed.

XXIV. And be it further enacted, That in any Case where it shall appear to the Commissioners of His Majesty's Stamp Duties, upon Oath or Affirmation, to be made before any One or more of the said Commissioners, (which Oath or Affirmation he or they is or are hereby authorized to administer), or otherwise to their Satisfaction, that any Instrument, Matter, or Thing whatsoever, (except Bills of Exchange, Promissory Notes, or other Notes, Drafts, Orders, or Receipts required by Law to be engrossed, printed, or written on stamped Vellum, Parchment, or Paper), hath been engrossed, printed, or written on Vellum, Parchment, or Paper not duly stamped with a Stamp of the Value by this Act required, either by Accident or Inadvertency, or from urgent Necessity or unavoidable Circumstances, and without any wilful Delay or Intention in any Party or Parties thereto to evade the Duties by this Act imposed, or to defraud His Majesty thereof, and such Instrument, Matter, and Thing shall be brought to the said Commissioners to be stamped within Twelve Months after the making or Execution thereof, it shall be lawful for such Commissioners of His Majesty's Stamp Duties to remit the Penalty payable on stamping such Instrument, Matter, or Thing, or any Part thereof, as they shall deem expedient; and every Person concerned in engrossing, printing, or writing any such Instrument, Matter, or Thing, or in making or executing the same, shall be and he or she is hereby freed, discharged, and indemnified from all further Penalties or Forfeitures, than such Penalties or Forfeitures or such Parts thereof as shall not be remitted by Order of the said Commissioners of His Majesty's Stamp Duties: Provided always, that nothing herein contained shall extend

tend or be construed to extend to prevent the said Commissioners from stamping any Receipts allowed to be stamped, after the same shall have been written and signed, under such and the like Circumstances, Restrictions, and Regulations as such Receipts may now be stamped: Provided also, that it shall be lawful for the said Commissioners, and they are hereby authorized to make all such Payments and Allowances as are by any Act or Acts now in force in relation to the Duties on Vellum, Parchment, or Paper, or any of those heretofore directed to be made, paid, and allowed by the said Commissioners, and are not by this Act, or the Schedule hereto annexed, varied, altered, or expressly repealed, anything in this Act contained to the contrary notwithstanding.

XXV. And be it further enacted, That so much of an Act passed in the Thirty-seventh Year of His present Majesty's Reign, intituled *An Act for granting to His Majesty certain Stamp Duties on the several Matters therein mentioned, and for better securing the Duties on Certificates to be taken out by Solicitors, Attornies, and others practising in certain Courts of Justice in Great Britain*, as directs that, in respect of each and every Copyhold Tenement of the Value of Twenty Shillings *per Annum* or upwards, mentioned in any Surrender, Admittance, or Copy of Court Roll of any Honour or Manor, and each and every Custom Right or Tenant Right Tenement, not being Copyhold (of the Value before mentioned), in any Surrender, Admittance, or Instrument of Admittance, whereupon a several Fine shall be due and payable to the Lord or Lady of any Honour or Manor, or a several Fee shall be demanded or received by any Steward or Deputy Steward of such Honour or Manor, a distinct and several Stamp Duty shall be charged according to the Amount of all the Duties imposed thereon by the said Act, or any former Act or Acts in force on or immediately before the passing of the said Act; and also so much of the said Act as imposes a Penalty upon any Steward or other Officer of any Copyhold Court, or of any Customary or Tenant Right Court, for demanding, taking, or receiving any such Fine or Fee as aforesaid without at the same Time demanding and receiving the Stamp Duty in respect of each several and distinct Tenement as aforesaid; and also so much of another Act passed in the Thirty-eighth Year of His said Majesty's Reign, intituled *An Act for explaining and amending certain Acts relating to the Stamp Duties, and for extending the Rates and Duties of Stamps now payable on Vellum, Parchment, and Paper to all other Materials*, as relates to the Stamp Duties charged in respect of any Surrender, Admittance, Copy of Court Roll, or Instrument of Admittance of or to any Copyhold Tenement, or any Customary or Tenant Right Estate, and as imposes any Penalties upon any Steward or Officer of any Copyhold Court, or Customary or Tenant Right Court in relation to such Duties, shall be and the same is hereby repealed.

Certain Parts
of 37 G. 3.
c. 90. and

38 G. 3. c. 85
repealed.

XXVI. And be it further enacted, That all the Monies arising by the Duties by this Act imposed shall from Time to Time be paid into the Hands of the Receiver General for the Time being of the Duties on stamped Vellum, Parchment, and Paper, who shall pay the same (the necessary Charges of raising, paying, and accounting for the same being first deducted) into the Receipt of the Exchequer, at such Time and in such Manner as the former Duties charged on stamped Vellum, Parchment, and Paper were directed to be paid; and the said Money so paid

Duties to be
paid to the
Receiver
General of
Stamp
Duties, and
by him into
the Exche-
quer, and
carried to the
Consolidated
Fund.

into

Application
of Duties.

into the said Receipt shall be carried to and made Part of the Consolidated Fund of *Great Britain*; and that at the End of every Quarter of a Year after the said Tenth Day of *October* One thousand eight hundred and four, that is to say, on the Fifth Day of *January*, the Fifth Day of *April*, the Fifth Day of *July*, and the Tenth Day of *October* in every Year, there shall be set apart at the said Receipt, out of the Monies arising by the Duties by this Act granted, a Sum of Seven hundred sixty-nine thousand three hundred sixty-five Pounds Nineteen Shillings and Sixpence, being One Fourth Part of the Sum of Three millions seventy-seven thousand four hundred sixty-three Pounds and Eighteen Shillings, the average yearly Produce of Two Years, ending the Fifth Day of *January* One thousand eight hundred and four, of the Duties which are by this Act repealed; and that, after setting apart such quarterly Sums as aforesaid, the Remainder of the Monies arising by the Duties by this Act granted shall be deemed an Addition made to the Revenue for the Purpose of defraying the increased Charge occasioned by any Loan made or Stock created or to be created by virtue of any Act or Acts passed or to be passed in this Session of Parliament; and during the Space of Ten Years next ensuing there shall be provided and kept in the Office of the Auditor of the said Receipt, a Book or Books, in which all the surplus Monies arising from the said Rates or Duties, and paid into the said Receipt, shall be entered separate and apart from all other Monies paid or payable to His Majesty, His Heirs or Successors, on any Account whatever.

Recovery
and Applica-
tion of Fines.

XXVII. And be it further enacted, That all Fines, Penalties, and Forfeitures imposed or created by this Act, except where otherwise expressly directed, shall be sued for, recovered, levied, or mitigated, by such Ways, Means, or Methods as any Fine, Penalty, or Forfeiture may be sued for, recovered, levied, or mitigated by any Law or Laws in force on or before the Tenth Day of *October* One thousand eight hundred and four, for securing and improving His Majesty's Stamp Duties, or by Action of Debt, Bill, Complaint, or Information, in any of His Majesty's Courts of Record at *Westminster*, or in the Court of Exchequer in *Scotland* respectively; and from and after the passing of this Act, all Fines, Penalties, and Forfeitures heretofore imposed or granted by any Act or Acts relating to the Duties on Vellum, Parchment, or Paper, or this Act, shall go and be applied to the Use of His Majesty, His Heirs and Successors, anything in any Act or Acts to the contrary notwithstanding: Provided always, that it shall be lawful for the Commissioners for managing the Stamp Duties on Vellum, Parchment, and Paper, in every Case in which any Part of any such Fine, Penalty or Forfeiture was by any such Act or Acts given to any Informer, to give such Part of any such Fine, Penalty, or Forfeiture, or any Proportion thereof, as the said Commissioners shall deem expedient, to any Person who may inform for or discover any Offence, in respect of which any such Fine, Penalty, or Forfeiture may be discovered, or assist in the Recovery thereof.

SCHEDULES to which this Act refers.

SCHEDULE (A.)

STAMP DUTIES.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
	£ s. d.	£ s. d.
ARTICLES or Contract whereby any Person shall become bound to serve as a Clerk, in order to his Admission as a Solicitor or Attorney in pursuance of the Laws now in force in any of His Majesty's Courts at Westminster - - - - -	110 0 0	—
Articles or Contract whereby any Person shall become bound to serve as a Clerk, in order to his Admission as a Solicitor or Attorney in any of the Courts of Great Sessions in Wales, or in the Counties Palatine of Chester, Lancaster, or Durham, or in any Court of Record in England, holding Pleas, where the Debt or Damage shall amount to Forty Shillings or upwards, not being in any of His Majesty's Courts at Westminster - - - - -	55 0 0	—
Assignment of such Articles or Contract, or new Articles or Contract for the Residue of a Term, occasioned by the Death of any former Master - - - - -	1 10 0	—
Admittance of or Instrument for admitting any Attorney, Clerk, Advocate, Proctor, or other Officer in any Court whatsoever in England - - - - -	20 0 0	—
SPECIAL EXEMPTIONS.		
Annual Officer in any Corporation or inferior Court, whose Office is under the Value of £10 per Annum in Salaries, Fees, or other Perquisites.		
Person actually and legally sworn, admitted, and inrolled to be an Attorney in the Court of King's Bench, Common Pleas, Exchequer, Counties Palatine of Chester, Lancaster, Durham, or Great Sessions in Wales, not charge-		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
	£ s. d.	£ s. d.
<p>able with any Stamp Duty on his Admittance as Solicitor in any Court or Courts of Equity. Person actually and legally sworn, admitted, and inrolled to be a Solicitor in any Court of Equity, not chargeable with any Stamp Duty on his Admittance as Solicitor in any other Court of Equity.</p>		
<p>Person actually and legally sworn, admitted, and inrolled as Solicitor in any of His Majesty's Courts of Equity at Westminster, not chargeable with any Stamp Duty on his Admittance as Attorney of the Court of King's Bench or Common Pleas at Westminster.</p>		
<p>Certificate to be taken out by every Solicitor, Attorney, Notary, Proctor, Agent, or Procurator, previous to his commencing or defending any Suit or Prosecution, of his Admission, Inrolment, or Register in any of His Majesty's Courts at Westminster, or in any Ecclesiastical Court, or in any of the Courts of Admiralty, or in any of His Majesty's Courts in Scotland, the Great Sessions in Wales, or in any Courts in the Counties Palatine, or in any other Court in Great Britain holding Pleas, where the Debt or Damage doth amount to Forty Shillings or more; who shall reside in any of the Inns of Court, or in the Cities of London or Westminster, or within the Limits of the Twopenny Post, or within the City and Shire of Edinburgh, if he has not been admitted Three Years—yearly - - -</p>	5 0 0	5 0 0
<p>If he has been admitted Three Years or more—yearly</p>	10 0 0	10 0 0
<p>Certificate to be in like Manner taken out by every Solicitor, Attorney, Notary, Proctor, Agent, or Procurator, who shall reside in any other Part of Great Britain out of the Limits above mentioned, if he has not been admitted Three Years—yearly - - -</p>	3 0 0	3 0 0
<p>If he has been admitted Three Years or more—yearly</p>	6 0 0	6 0 0
SPECIAL EXEMPTIONS.		
<p>Every Officer or Clerk of any of the said Courts who is now, or at any Time shall be charged with the Payment of Land Tax in respect of his Office or Appointment in such Court for or by reason of his being employed in the Conduct, Care, or Management of any Action, Suit, Prosecution, or other Proceeding therein relating to or concerning the Business of his Office or Appointment only; and wherein such Officer or Clerk shall not be</p>		

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
<p>also retained or employed by the Party or Parties to such Action, Suit, Prosecution, or other Proceeding, or by any Solicitor, Attorney, Notary, Proctor, Agent, or Procurator, for or in expectation of any Fee or Reward over and above the Fee or Reward therefore due and payable to such Officer or Clerk in respect of his Office or Appointment in such Court.</p>	<p>£ s. d.</p>	<p>£ s. d.</p>
<p>Certificate to be taken out by every Special Pleader, Draftsman in any Court of Equity, Conveyancer, and every other Person who, for or in expectation of any Fee, Gain, or Reward, shall draw or prepare any Conveyance of or Deed relating to any Real or Personal Estate, or any Proceedings in Law or Equity, and residing in the City of London or Westminster, or within the Limits of the Twopenny Post, or City or Shire of Edinburgh—yearly -</p>	<p>10 0 0</p>	<p>10 0 0</p>
<p>Certificate to be taken out by every Special Pleader, Draftsman in any Court of Equity, Conveyancer, and every other Person who, for or in expectation of any Fee, Gain, Reward, shall draw or prepare any Conveyance of or Deed relating to any Real or Personal Estate, or any Proceedings in Law or Equity, and residing in any Part of Great Britain other than the City of London or Westminster, or within the Limits of the Twopenny Post, or City or Shire of Edinburgh—yearly -</p>	<p>6 0 0</p>	<p>6 0 0</p>
<p>SPECIAL EXEMPTIONS.</p>		
<p>Serjeants at Law.</p>		
<p>Barristers.</p>		
<p>Solicitors or Attornies, Notaries, Proctors, Agents, or Procurators, having obtained regular Certificates.</p>		
<p>Persons solely employed to engross or copy any Deed, Instrument, or other Proceedings not drawn or prepared by themselves and for their own Account respectively.</p>		
<p>Public Officers drawing or preparing official Instruments applicable to their respective Officers and in the course of their Duty.</p>		
<p>Persons preparing or drawing Agreements under Hand only, or Wills.</p>		
<p>Warrant, Mandate, Authority, Minute, or Memorandum given to any Solicitor, Attorney, Notary, Proctor, Agent, or Procurator in Great Britain, to com-</p>		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
<p>mence, carry on, or defend any Suit or Prosecution in any of His Majesty's Courts at Westminster, or in any Ecclesiastical Court, or in any of the Courts of Admiralty or Cinque Ports, or in any of His Majesty's Courts in Scotland, the Great Sessions in Wales, or in any Courts in the Counties Palatine, or in any other Court holding Pleas, where the Debt or Damage shall amount to Forty Shillings or more</p>	<p>£ s. d. 0 5 0</p>	<p>£ s. d. 0 5 0</p>
<p>SPECIAL EXEMPTIONS.</p>		
<p>Warrant, Mandate, or Authority to sue or defend, or any Memorandum or Minute thereof to be entered or filed of Record in any Action, Suit, Prosecution, or other Proceeding to be had, commenced, prosecuted, or defended in any Inferior Court, wherein the Debt or Damage claimed or demanded shall not amount to Forty Shillings.</p>		
<p>Warrant, Authority, or any other Document, for or in respect of any Proceedings commenced, carried on, prosecuted, or defended in any of the Courts aforesaid, upon any Indictment whatsoever, or upon any Information, Suit, Writ, or Process in the Name of His Majesty, His Heirs or Successors, or at the Instance of His Majesty's Attorney General, His Majesty's Advocate of Scotland, or any other Officer or Officers legally authorized to prosecute in His Majesty's Name, or to sue for His Majesty's Interest; but these Exemptions not to extend to or include Informations in the Nature of Quo Warranto filed by His Majesty's Coroner and Attorney in the Court of King's Bench; nor to Informations in any Courts of Equity at the relation of private Persons; nor to Informations wherein any Person or Persons other than His Majesty, His Heirs or Successors, shall be entitled to any Penalty or Forfeiture, or any Part thereof.</p>		
<p>Writ, Mandate, or other Process whatsoever that shall issue out of or pass the Seals of any of the Courts at Westminster, Courts of the Great Sessions in Wales, Courts in the Counties Palatine, or any other Court whatsoever holding Pleas, where the Debt or Damage doth amount to Forty Shillings or above, or the Thing in demand is of that Value</p>	<p>0 5 0</p>	<p>—</p>

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTION.		
Original Writ on which a Writ of Capias issues.	£ s. d.	£ s. d.
Bail Special or Bail Common to be filed in any Court of Law whatsoever - - - - -	0 2 6	—
Bail Bond - - - - -	0 2 6	—
<i>Vide Bail Bond or Recognizance in Courts of Admiralty.</i>		
Assignment of Bail Bond - - - - -	0 2 6	—
Recognizance, whether entered of Record in any Court or Office or not - - - - -	1 0 0	—
SPECIAL EXEMPTION.		
Recognizance taken before any Justice or Justices of the Peace.		
Appearance made in any Action wherein no Bail shall be filed or put in - - - - -	0 2 6	—
Declaration, Plea, Replication, or any other Pleadings whatsoever in any Court of Law - - - - -	0 0 4	—
Copy of any Declaration, Plea, Replication, or any other Pleadings whatsoever, in any Court of Law - - - - -	0 0 4	—
And for every Sheet or Piece of Paper of which any such Declaration, Plea, Replication, or other Pleadings, or any Copy thereof, shall consist, copied and computed as heretofore, over and above the First Sheet so copied and computed - - - - -	0 0 4	—
Record of Nisi Prius - - - - -	0 10 0	—
Postea - - - - -	0 10 0	—
Judgment, any whatsoever, which shall be signed by the Master of any Office, or his Deputy or Secondary, or by any Prothonotary or his Secondary, Deputy, or Clerk, or any other Officer belonging to any of the Courts at Westminster, who have Power, or usually doth or shall sign Judgments - - - - -	0 10 0	—
Inquisition taken by or before any Sheriff of a County or his Deputy - - - - -	0 10 0	—
Writ of Error - - - - -	1 0 0	—
Writ of Certiorari - - - - -	1 0 0	—
Entry of Action in the Mayor's and Sheriffs Courts of London, and in Courts of all Corporations, and other Courts whatsoever holding Pleas, out of which no Writ, Process, or Mandate shall issue, where the Debt or Damage doth amount to Forty Shillings or above - - - - -	0 2 6	—

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
Affidavit to be made use of in any Court of Law or Equity at Westminster, or in any Court of Great Sessions for the Counties in Wales, or in the Courts of the Counties Palatine of Chester, Lancaster, or Durham	£ s. d. 0 2 6	£ s. d. —
Office Copy of any such Affidavit as last above mentioned	0 2 6	—
<i>Vide also Affidavit to be used in Ecclesiastical Courts or Admiralty Courts.</i>		
Affidavit not to be used in any Court of Law or Equity	0 2 0	—
SPECIAL EXEMPTIONS.		
Affidavits taken before any Justice or Justices of the Peace, or before the Commissioners or Officers of any public Board of Revenue, or before Commissioners appointed or to be appointed by any Act of Parliament, and authorized to take Affidavits.		
Bill, Answer, Plea, Replication, or any other Pleading whatsoever in the Courts of Chancery, Exchequer, Duchy Court, and County Palatine Courts, or other Courts of Equity	0 5 0	—
Office Copy of any Bill, Answer, Plea, Replication, or other Pleadings whatsoever, in any such Court of Equity	0 0 4	—
And for every Folio calculated at Ninety Words, of which any such Copy as last above mentioned shall consist, over and above the First Folio so calculated, a further Duty of	0 0 4	—
Interrogatories in the Courts of Chancery, Exchequer, Duchy Court, and County Palatine Courts, or other Courts of Equity	0 5 0	—
Depositions taken by Commission in the Courts of Chancery, Exchequer, Duchy Court, or County Palatine Courts, or other Courts of Equity	0 5 0	—
SPECIAL EXEMPTION.		
Paper Drafts of Depositions in any Court of Equity taken by virtue of any Commission before they are engrossed.		
Deposition taken (not by Commission) in the Court of Chancery, or any other Court of Equity	0 0 4	—
Office Copy of any Interrogatories, or of Depositions taken, whether by Commission or not, in any such Court of Equity	0 0 4	—
And for every Folio calculated at Ninety Words each, of which any such Copy of Bill, Answer, Plea, Replication, or other Peadings whatso-		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
ever, or Interrogatories or Depositions, shall consist, over and above the First Folio so calculated, a further Duty of - - -	£ s. d. 0 0 4	£ s. d. —
Rule made in any of the Courts of Law or Equity at Westminster - - -	0 2 6	—
Order made or given in any of the Courts of Law or Equity at Westminster - - -	0 2 6	—
Summons of any Judge of any of the Courts at Westminster - - -	0 1 0	—
Order made or given by any Judge of any of the Courts at Westminister - - -	0 2 6	—
SPECIAL EXEMPTIONS.		
Summons of any Judge for any Particulars of Plaintiff's Demand, or for any Stay of Proceedings on Payment of Debt and Costs, or for further Time to plead, reply, or rejoin, or on the Application of any Prisoner or Insolvent Debtor.		
Order made or given by any Judge on any such Summons as last above mentioned.		
Office Copy of any Rule made or Order given in any of the Courts of Law or Equity at Westminister, or by any Judge of any of the Courts at Westminister	0 2 6	—
Office Copy of any Record or Proceeding (not being a Rule made, or Order made or given), in any of the Courts of Law or Equity at Westminister -	0 2 0	—
And for each and every Skin of Vellum or Parchment, or Sheet or Piece of Paper, of which such Copy shall consist, over and above the first such Skin, Sheet, or Piece, copied and computed as aforesaid, a further Duty of -	0 2 0	—
Decree made by or in the Court of Chancery or Exchequer at Westminister, of Great Sessions in Wales, or Court of the County Palatine or Duchy of Lancaster, or Courts of the Counties Palatine of Chester or Durham - - -	0 1 6	—
Dismissal made by or in the Court of Chancery or Exchequer at Westminister, of Great Sessions in Wales, or Court of the County Palatine or Duchy of Lancaster, or Courts of the Counties Palatine of Chester or Durham - - -	0 1 6	—
And for each and every Skin of Vellum or Parchment, or Sheet or Piece of Paper, copied and computed as heretofore, of which any such Decree or Dismissal shall consist, over and above the first such Skin, Sheet, or Piece, a further Duty of - - -	0 1 6	—

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.			Scotland.		
	£	s.	d.	£	s.	d.
Libel in any Ecclesiastical Court - - -	0	5	0	—	—	—
Allegation in any Ecclesiastical Court - - -	0	5	0	—	—	—
Deposition in any Ecclesiastical Court - - -	0	5	0	—	—	—
Copy of Libel, Allegation, or Deposition in any Ecclesiastical Court - - - - -	0	5	0	—	—	—
And for every Sheet, copied and computed as heretofore, of which any such Copy shall consist, over and above the First Sheet so copied and computed, a further Duty of - - -	0	4	0	—	—	—
Monition or Citation made by or issued out of any Ecclesiastical Court - - - - -	0	5	0	—	—	—
Office Copy of any such Monition or Citation made by or issued out of any Ecclesiastical Court - - -	0	5	0	—	—	—
Answer in any Ecclesiastical Court - - - - -	0	5	0	—	—	—
Sentence in any Ecclesiastical Court - - - - -	0	5	0	—	—	—
Final Decree in any Ecclesiastical Court - - -	0	5	0	—	—	—
Copy of any Sentence or final Decree, or Answer in any Ecclesiastical Court - - - - -	0	5	0	—	—	—
And for every Sheet, copied and computed as heretofore, of which any such Copy shall consist, over and above the First Sheet so copied and computed, a further Duty of - - -	0	4	0	—	—	—
Commission issuing out of any Ecclesiastical Court - - -	0	5	0	—	—	—
Inventory exhibited in any Ecclesiastical Court - - -	0	5	0	—	—	—
Copy of any Inventory exhibited in any Ecclesiastical Court - - - - -	0	5	0	—	—	—
And for every Sheet, copied and computed as heretofore, of which any such Copy shall consist, over and above the First Sheet so copied and computed, a further Duty of - - -	0	4	0	—	—	—
Certificate or Testimonial of having taken or received the Holy Sacrament - - - - -	0	5	0	—	—	—
Licence for Marriage - - - - -	0	10	0	—	—	—
Certificate of Marriage - - - - -	0	5	0	—	—	—
SPECIAL EXEMPTION.						
Certificate of the Marriage of any common Seaman, Marine, or Soldier.						
Dispensation to hold Two Ecclesiastical Dignities or Benefices, or both a Dignity and a Benefice, where neither of the Livings is above Ten Pounds Value in the King's Books - - - - -	20	0	0	—	—	—
Where either is above Ten Pounds - - - - -	30	0	0	—	—	—
Any other Dispensation from the Lord Archbishop of Canterbury from the Master of the Faculties for the Time being - - - - -	30	0	0	—	—	—
Faculty from the Lord Archbishop of Canterbury or the Master of the Faculties for the Time being - - -	30	0	0	—	—	—

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Matriculation in either of the Two Universities in England - - - - -	£ s. d. 0 10 0	£ s. d. —
Register or Entry of any Degree taken in either of the Two Universities in England other than the Degree of Bachelor of Arts - - - - -	6 0 0	—
Certificate or Testimonial of any Degree taken in either of the Two Universities in England other than the Degree of Bachelor of Arts - - - - -	10 0 0	—
Register or Entry of the Degree of Bachelor of Arts taken in either of the Two Universities in England	3 0 0	—
Certificate or Testimonial of the Degree of Bachelor of Arts taken in either of the Two Universities in England - - - - -	3 0 0	—
Presentation or Donation of or to any Benefice, Dignity, or Spiritual or Ecclesiastical Promotion whatsoever, which shall be of the yearly Value of Ten Pounds, or above, in the King's Books - - - - -	20 0 0	—
Presentation or Donation of or to any Benefice, Dignity, or Spiritual or Ecclesiastical Promotion whatsoever, under the yearly Value of Ten Pounds in the King's Books - - - - -	10 0 0	—
Collation which shall be made by any Archbishop or other Bishop of or to any Benefice, Dignity, or Spiritual or Ecclesiastical Promotion whatsoever, which shall be of the yearly Value of Ten Pounds, or above, in the King's Books - - - - -	20 0 0	—
Collation which shall be made by any Archbishop or other Bishop of or to any Benefice, Dignity, or Spiritual or Ecclesiastical Promotion whatsoever, under the yearly Value of Ten Pounds in the King's Books	10 0 0	—
Institution or Licence which shall pass the Seal of any Archbishop or Bishop, Chancellor, or other Ordinary, or of any Ecclesiastical Court whatsoever, in England - - - - -	2 0 0	—

SPECIAL EXEMPTIONS.

Licence appointing any Stipendiary Curate, in which the annual Amount of the Stipend shall be inserted, that shall pass the Seal of any Archbishop or Bishop, Chancellor or other Ordinary, or of any Ecclesiastical Court whatever, in England.

Licence for Non-residence of Clergymen granted under the Act of the 43d Geo. 3. Cap. 84.

Copy of or Extract from any Will - - - - - And for every Copy Sheet, calculated at Ninety Words each, of which any such Copy of or	0 1 0	—
---	-------	---

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Extract from any Will, shall consist, over and above the First Copy Sheet so calculated, a further Duty of - - - - -	£ s. d. 0 1 0	£ s. d. —
Attested Copy of a Probate of any Will, or Letters of Administration - - - - -	0 1 0	—
And for every Ten Common Law Sheets (calculated at Ninety Words to each Sheet) of which any such Copy shall consist over and above Twenty such Common Law Sheets, a further Duty of - - - - -	0 1 0	—
Appeal from any Court of Admiralty, Court of Arches, or the Prerogative Court of Canterbury or York -	15 0 0	10 0 0
Libel or Allegation in the Courts of Admiralty or Cinque Ports - - - - -	0 5 0	0 4 0
Inventory in the Courts of Admiralty or Cinque Ports -	0 5 0	0 4 0
Deposition in the Courts of Admiralty or Cinque Ports	0 5 0	0 4 0
Copy of any Libel, Allegation, Deposition, or Inventory in the Courts of Admiralty or Cinque Ports -	0 5 0	0 4 0
And for every Sheet copied and computed as heretofore, of which any such Copy shall consist, over and above the First Sheet so copied and computed, a further Duty of - - -	0 4 0	0 3 0
Bail Bond or Recognizance taken in the Courts of Admiralty or Cinque Ports holding Admiralty Jurisdiction - - - - -	1 0 0	0 19 0
<i>Vide Bail Bonds in general.</i>		
Affidavit in any Ecclesiastical Court, or Courts of Admiralty or Cinque Ports - - - - -	0 5 0	0 4 0
<i>Vide Affidavit in general.</i>		
<i>Vide also Affidavit to be used in Courts of Law.</i>		
Copy of any Affidavit in any Ecclesiastical Court, or Courts of Admiralty or Cinque Ports - - -	0 5 0	0 4 0
And for every Sheet copied and computed as heretofore, of which any such Copy shall consist, over and above the First Sheet so copied and computed, a further Duty of - - -	0 4 0	0 3 0
Warrant by or issued out of any Court of Admiralty or the Cinque Ports - - - - -	0 15 0	0 10 0
Citation or Monition in any Court of Admiralty or the Cinque Ports - - - - -	1 0 0	0 15 0
Answer in any Court of Admiralty or the Cinque Ports	0 5 0	0 4 0
Interlocutory Decree having the Force and Effect of a Definitive Sentence, in any Court of Admiralty or the Cinque Ports - - - - -	1 0 0	0 15 0
Copy of any such Warrant, Citation, Monition, Answer, or Interlocutory Decree in any Court of Admiralty or the Cinque Ports - - - - -	0 5 0	0 4 0

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
And for every Sheet copied and computed as heretofore, of which any such Copy shall consist, over and above the First Sheet so copied and computed, a further Duty of - -	£ s. d. 0 4 0	£ s. d. --
Sentence in the Courts of Admiralty or the Cinque Ports exercising Admiralty Jurisdiction - -	1 10 0	1 0 0
Attachment made out of any of the Courts of Admiralty or Cinque Ports exercising Admiralty Jurisdiction	1 10 0	1 0 0
Relaxation of any Attachment made out of any of the Courts of Admiralty or Cinque Ports exercising Admiralty Jurisdiction - - - -	1 10 0	1 0 0
Writ of Appeal - - - - -	1 0 0	—
Letters of Mart or Marque and Reprisal - - -	2 0 0	—
Deed or other Instrument of Conveyance, Surrender, Lease, Release, Grant, Appointment, Confirmation, Assignment, Transfer, Covenant, or any other Deed or any Obligatory Instrument whatever (not otherwise charged in this Schedule), which may or shall be enrolled or registered, or not, upon any Number of Words not amounting to Thirty Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Deed or Instrument as above mentioned, together with every Schedule, Receipt, Instrument, or other Matter put or endorsed thereon or annexed thereto, shall consist - -	1 10 0	1 9 0
And for every entire Quantity of Fifteen Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Deed or other Instrument aforesaid, together with every Schedule, Instrument, or other Matter, not being a Receipt for Money, put or endorsed thereon or annexed thereto, shall consist, over and above the first Fifteen such Common Law Sheets, a further Duty of - - - -	1 0 0	0 19 0

SPECIAL EXEMPTIONS.

Commissions granted to Officers of Yeomanry Cavalry or Volunteer Infantry.

Lease of waste or uncultivated Land to any poor or labouring Man for any Term not exceeding Three Lives or Ninety-nine Years, when the Fine shall not exceed Five Shillings, and the reserved Rent One Guinea per Annum.

Policy of Assurance or Insurance, and any Writing commonly so called, for insuring any Events or Contingencies relative to a Life or Lives.

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Surrender of Copyhold Land or Tenement, or Lands or Tenements in England, under the Value of Twenty Shillings per Annum - - -	£ s. d. 0 5 0	£ s. d. —
SPECIAL EXEMPTIONS.		
Original Surrender to the Use of a Will. Court Roll or Court Book wherein the Proceedings of the Court are entered or enrolled.		
Surrender of any Copyhold Land or Tenement or Lands or Tenements in England, above the Value of Twenty Shillings per Annum - - -	0 15 0	—
SPECIAL EXEMPTIONS.		
Original Surrender to the Use of a Will. Court-Roll or Book wherein the Proceedings of the Court are entered or enrolled.		
Admittance to any Copyhold Land or Tenement or Lands or Tenements in England, under the Value of Twenty Shillings per Annum - - -	0 5 0	—
Admittance to any Copyhold Land or Tenement or Lands or Tenements in England, above the Value of Twenty Shillings per Annum - - -	0 15 0	—
Copy of any Surrender of and Admittance to any Custom Right or Tenant Right Estate, not exceeding the clear yearly Value of Twenty Shillings, and not being Copyhold, which shall pass by Surrender and Admittance, or by Admittance only, and which shall not pass by Deed, in England - - -	0 5 0	—
Copy of any Surrender of or Admittance to Custom Right or Tenant Right Estate, exceeding the clear yearly Value of Twenty Shillings, and not being Copyhold, which shall pass by Surrender and Admittance, or by Admittance only, and which shall not pass by Deed, in England - - -	0 15 0	—
Grant or Lease by Copy of Court Roll of any Honour or Manor in England, of any Land or Tenement under the Value of Twenty Shillings per Annum -	0 5 0	—
Grant or Lease by Copy of Court Roll of any Honour or Manor in England, of any Land or Tenement above the Value of Twenty Shillings per Annum -	0 15 0	—
Copy of the Court Roll of any Honour or Manor in England, in relation to any Land or Tenement under the Value of Twenty Shillings per Annum -	0 5 0	—
Copy of the Court Roll of any Honour or Manor in England, in relation to any Land or Tenement above the Value of Twenty Shillings per Annum -	0 15 0	—

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Deed or other Instrument by way of Mortgage, or Instrument or Covenant to surrender, or Copy of Court-Roll, or Conditional Surrender by way of Mortgage, for the Security of any Sum of Money lent on any Property whatsoever, whether Real or Personal, and of whatever Tenure or Description, not exceeding £100 - -	£ s. d. 1 10 0	£ s. d. —
exceeding £100 and not exceeding £300 - -	2 0 0	—
exceeding £300 and not exceeding £500 - -	3 0 0	—
exceeding £500 and not exceeding £1,000 - -	4 0 0	—
exceeding £1,000 and not exceeding £2,000 - -	5 0 0	—
exceeding £2,000 and not exceeding £3,000 - -	6 0 0	—
exceeding £3,000 and not exceeding £4,000 - -	7 0 0	—
exceeding £4,000 and not exceeding £5,000 - -	8 0 0	—
exceeding £5,000 and not exceeding £10,000 - -	10 0 0	—
exceeding £10,000 and not exceeding £15,000 - -	12 0 0	—
exceeding £15,000 and not exceeding £20,000 - -	15 0 0	—
exceeding £20,000 - - - -	20 0 0	—
The said several and respective Duties on such last-mentioned Deeds or other Instruments (other than and except any Instrument, Covenant, or Copy relating to Copyhold Lands or Tenements) to be payable and paid for and in respect of any Number of Words therein, not amounting to Thirty Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Deed or other Instrument, together with every Schedule, Receipt, Instrument, or other Matter put or endorsed thereon or annexed thereto, shall consist.		
And for every entire Quantity of Fifteen Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such last-mentioned Deed or other Instrument, together with every Schedule, Receipt, Instrument, or other Matter put or endorsed thereon, or annexed thereto, shall consist (over and above the first Fifteen such Common Law Sheets), a further Duty of	1 0 0	—
Bond commonly called Mortgage Bond, or Bond given as a Collateral Security, for or in respect of any Mortgage - - - -	0 15 0	—
Deed or other Instrument, or Transfer or Assignment of any Mortgage for the Security of any Sum of Money lent on any Property whatsoever, where the Mortgagor or his real or personal Representatives or Assigns are not made Parties to the Transfer or Assignment, for any Number of Words therein, not		

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
amounting to Thirty Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Deed or other Instrument as last-mentioned shall consist - - - - -	£ s. d. 1 10 0	£ s. d. —
And for every entire Quantity of Fifteen Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Deed or other Instrument last above mentioned, together with every Schedule, Instrument, or other Matter not being a Receipt for Money, put or endorsed thereon, or annexed thereto, shall consist (over and above the first Fifteen such Common Law Sheets), a further Duty of -	1 0 0	—
Writ of Covenant for levying any Fine - - -	2 0 0	—
Writ of Entry for suffering a Common Recovery -	2 0 0	—
Exemplification, of what Nature soever, that shall pass the Seal of any Court whatsoever - - -	3 0 0	—
Award under Hand and Seal, or under Hand only, made in England, and whether the same shall or shall not be enrolled of Record in or made a Rule of any Court, upon any Number of Words therein, not amounting to Thirty Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Award shall consist - - - - -	1 10 0	—
And for every entire Quantity of Fifteen Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Award, together with any Schedule, Receipt, Instrument, or other Matter put or endorsed thereon or annexed thereto, shall consist (over and above the first Fifteen Common Law Sheets), a further Duty of - - - - -	1 0 0	—
Charter-party, Memorandum for Charter, or any other Instrument, Note, Letter, or other Muniment or Writing, between the Captain, Master, or Owner of any Ship or Vessel and any Merchant, Trader, or other Person, in respect to the Freight or Conveyance of any Money, Goods, Wares, Merchandise, or Effects, laden or to be laden on board any such Ship or Vessel, upon any Number of Words therein, not amounting to Thirty Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which the same shall consist - - - - -	1 10 0	1 9 0
And for every entire Quantity of Fifteen Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Charter-party, Memorandum for Charter, or any other Instrument, Note, Letter, or other Muniment		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
<p>or Writing last above mentioned, together with any Schedule, Receipt, Instrument, or other Matter put or endorsed therein or annexed thereto, shall consist (over and above the first Fifteen Common Law Sheets), a further Duty of Lease of Lands or Tenements for a Term not exceeding Twenty-one Years, when the full improved annual Value thereof, and Rent reserved thereby, shall not be more than Ten Pounds, or Lease for a Life or Lives, or for Years determinable on a Life or Lives, where the Fine or Consideration shall not exceed Twenty Pounds, and the reserved Rent shall not exceed Forty Shillings, upon any Number of Words not amounting to Thirty Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Lease shall consist - - -</p>	<p>£ s. d. 1 0 0</p>	<p>£ s. d. 0 19 0</p>
<p>And for every entire Quantity of Fifteen Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Lease, together with every Schedule, Receipt, Instrument, or other Matter put or endorsed thereon or annexed thereto, shall consist (over and above the first Fifteen Common Law Sheets), a further Duty of - - - - -</p>	<p>1 0 0</p>	<p>—</p>
<p>Agreement made in England under Hand only, where the Matter thereof shall be of the Value of £20 or upwards, whether the same shall be only the Evidence of a Contract, or obligatory upon the Parties from its being a written Instrument, upon any Number of Words, not amounting to Thirty Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Agreement shall consist - - - - -</p>	<p>0 16 0</p>	<p>—</p>
<p>And for every entire Quantity of Fifteen Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Agreement, together with every Schedule, Receipt, Instrument, or other Matter put or endorsed thereon or annexed thereto, shall consist, over and above the first Fifteen Common Law Sheets, a further Duty of - - - - -</p>	<p>0 16 0</p>	<p>—</p>
<p>SPECIAL EXEMPTIONS.</p>		
<p>Label, Slip, or Memorandum containing the Heads of Insurances to be made by the Corporations of the Royal Exchange Assurance or London Assurance, or the Corporations of the Royal Exchange Assurance of Houses</p>		

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
and Goods from Fire, and London Assurances of Houses and Goods from Fire.	£ s. d.	£ s. d.
Memorandum or Agreement for any Lease at Rackrent of any Messuage under the yearly Value of Five Pounds.		
Memorandum or Agreement for the Hire of any Labourer, Artificer, Manufacturer, or menial Servant.		
Memorandum, Letter, or Agreement made for or relating to the Sale of any Goods, Wares, or Merchandise.		
Memorandum or Agreement made between Master and Mariners of any Coasting Vessel for Wages.		
Letter or Letters, containing an Agreement in respect of any Merchandise, or Evidence of such an Agreement, which shall pass by the Post between Merchants and other Persons carrying on Trade or Commerce, and residing and actually being, at the Time of sending such Letters, at the Distance of Fifty Miles from each other.		
<i>Vide Deed, Indenture, &c.</i>		
Memorial for the Register of Deeds or other Instruments in the Register Office of Register Counties in England	0 10 0	—
Copy of or Extract from any Register kept in any Register Office of any Register County in England	0 5 0	—
Memorial for registering any original Deed or other Instrument, by which any Annuity shall be granted	1 0 0	—
Bond, of any Kind whatsoever, (not otherwise charged in this Schedule, or wholly exempted from Duty,) upon any Number of Words not amounting to Thirty Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Bond shall consist	1 0 0	0 19 0
And for every entire Quantity of Fifteen Common Law Sheets (calculated at Seventy-two Words to each Sheet) of which any such Bond, together with every Schedule, Receipt, Instrument, or other Matter put or indorsed thereon, or annexed thereto, shall consist, over and above the first Fifteen Common Law Sheets, a further Duty of	0 15 0	0 14 0
EXEMPTIONS FROM ALL STAMP DUTIES.		
Assurance Corporation Bonds.		
Bond, by Treasurers or Trustees of Friendly Societies to the Clerks of the Peace.		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Administration Bond of the Widow, Children, Father, Mother, Brother, or Sister of any common Seaman, Soldier, or Marine, who shall be slain or die in the Service of His Majesty, His Heirs or Successors.	£ s. d.	£ s. d.
Administration Bond of any Person where the Estate administered to shall not exceed the Value of £20.		
Bond, given, taken, or entered into, under the Authority of any Act or Acts of Parliament made or to be made for or in respect of the Duties and Revenues of Customs or Excise, or of any Matter or Thing relating to those Duties or Revenues - -	0 15 0	0 14 0
SPECIAL EXEMPTIONS FROM ALL STAMP DUTIES.		
Bonds given by Fish Takers or Curers ; or by the Master or Owner of any Boat, Ship, or Vessel employed in the British Fisheries, or in the Exportation or Conveyance of Fish ; or for Salt to be used or employed in curing or preserving Fish ; or to prevent the Exportation of Wool, Woolfels, Mortlings, Shortlings, Yarn, or Worsted made of Wool, or any Manufacture thereof ; or for the Exportation of Tobacco from the King's Warehouse ; or Bond, commonly called or known by the Name of Coast Bonds ; or Bond to prevent the Exportation of Fullers Earth, Fulling Clay, or Tobacco Pipe Clay, entered into pursuant to any Act or Acts of Parliament.		
Bond given as Security for any Sum of Money not exceeding £100 - - - -	1 0 0	0 19 0
exceeding £100, and not exceeding £300 - -	1 10 0	1 9 0
exceeding £300, and not exceeding £500 - -	2 0 0	1 19 0
exceeding £500, and not exceeding £1,000 - -	3 0 0	2 19 0
exceeding £1,000, and not exceeding £2,000 - -	4 0 0	3 19 0
exceeding £2,000, and not exceeding £3,000 - -	5 0 0	4 19 0
exceeding £3,000, and not exceeding £4,000 - -	6 0 0	5 19 0
exceeding £4,000, and not exceeding £5,000 - -	7 0 0	6 19 0
exceeding £5,000, and not exceeding £10,000 - -	9 0 0	8 19 0
exceeding £10,000, and not exceeding £15,000 - - - -	12 0 0	11 19 0
exceeding £15,000, and not exceeding £20,000 - - - -	15 0 0	14 19 0
exceeding £20,000 - - - -	20 0 0	19 19 0

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Indenture of Apprenticeship where the Sum or Value given, paid, contracted, or agreed for, with or in relation to such Apprentice, shall not exceed £10 - - - exceeding £10, and not exceeding £20 - exceeding £20, and not exceeding £50 - exceeding £50, and not exceeding £100 - exceeding £100, and not exceeding £300 - exceeding £300 - - - - -	£ s. d. 0 15 0 1 10 0 2 10 0 5 0 0 12 0 0 20 0 0	£ s. d. 0 14 0 1 9 0 2 9 0 4 19 0 11 19 0 19 19 0
SPECIAL EXEMPTION.		
Indenture for binding poor Parish Children Apprentices, or other Children by any Public Charity.		
Assignment of Indenture of Apprenticeship (except of poor Parish Children, or other Children by any Public Charity) - - - - -	0 15 0	0 14 0
Passport - - - - -	0 3 0	0 3 0
Bill or Note of Lading for any Goods or Merchandise to be exported - - - - -	0 3 0	0 3 0
Protest - - - - -	0 5 0	0 3 0
Notarial Act, any, whatsoever - - - - -	0 5 0	0 3 0
Debenture or Certificate for drawing back any Customs or Duties, or any Part of any Customs or Duties for or in respect of the shipping, reshipping, or exporting, any Goods or Merchandise which shall be exported, or be shipped to be exported, from Great Britain, for any Parts beyond the Seas -	0 4 0	0 4 0
Procuration - - - - -	1 0 0	0 19 0
Letter, Warrant, or Power of Attorney upon any Number of Words not amounting to Thirty Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Letter, Warrant, or Power of Attorney shall consist - - - - -	1 0 0	0 19 0
And for every entire Quantity of Fifteen Common Law Sheets, calculated at Seventy-two Words to each Sheet, of which any such Letter, Warrant, or Power of Attorney shall consist over and above the first Fifteen Common Law Sheets, a further Duty of - - - - -	1 0 0	0 19 0
Letter, Warrant, or Power of Attorney, given by any Petty Officer, Seamen, or Marine, or Soldier serving as a Marine, for the Receipt of Prize Money - - - - -	0 1 0	0 1 0
Statute-Staple - - - - -	1 0 0	0 19 0
Statute-Merchant - - - - -	1 0 0	0 19 0
Transfer of Bank or South Sea Stock - - - - -	0 7 9	—

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTIONS.		
Transfer of Stock in Government Funds. <i>Vide Transfer of Stock in any Company, Society, or Corporation.</i>	£ s. d.	£ s. d.
Transfer of Stock or Share in any Company, Society, or Corporation whatever, (not being Bank or South Sea Stock, or East India Stock, or Stock in Government Funds,) where the Amount of the Stock or Share to be transferred shall not exceed £100 -	1 10 0	1 9 0
where the Amount shall exceed £100, and not exceed £200 - - - - -	2 0 0	1 19 0
where the Amount shall exceed £200, and not exceed £300 - - - - -	2 10 0	2 9 0
where the Amount shall exceed £300, and not exceed £400 - - - - -	3 0 0	2 19 0
where the Amount shall exceed £400, and not exceed £500 - - - - -	3 10 0	3 9 0
where the Amount shall exceed £500, and not exceed £1,000 - - - - -	5 0 0	4 19 0
where the Amount shall exceed £1,000, and not exceed £2,000 - - - - -	7 10 0	7 9 0
where the Amount shall exceed £2,000, and not exceed £3,000 - - - - -	10 0 0	9 19 0
where the Amount shall exceed £3,000, and not exceed £4,000 - - - - -	12 10 0	12 9 0
where the Amount shall exceed £4,000, and not exceed £5,000 - - - - -	15 0 0	14 19 0
where the Amount shall exceed £5,000, and not exceed £10,000 - - - - -	17 10 0	17 9 0
where the Amount shall exceed £10,000 -	20 0 0	19 19 0
Policy of Assurance or Insurance, or any Writing commonly so called, for insuring Houses, Furniture, Goods, Wares, Merchandise, or other Property from Loss by Fire - - - - - <i>Vide Annual Duty on Fire Insurances, Schedule (B.)</i>	0 1 0	0 1 0
Policy of Assurance or Insurance, or any Writing commonly so called, for insuring any Ship or Ships, Goods or Merchandise, or any other Property or Interest whereon Insurances may be lawfully made, for any Voyage to or from any Part or Place in the United Kingdom of Great Britain and Ireland, or the Islands of Guernsey, Jersey, Alderney, or Sark, or the Isle of Man, or from or to any other Port or Place in the said Kingdom, or in the Islands of Guernsey, Jersey, Alderney, or Sark, or the Isle of Man,		

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Policy of Assurance, &c.—continued.	£ s. d.	£ s. d.
where the Premium, or Consideration in the Nature of a Premium, actually and bonâ fide paid, given, or contracted for, shall not exceed the Rate of Twenty Shillings per Centum, that is to say, where the Sum to be insured shall amount to £100 -	0 1 3	0 1 3
And progressively for every £100 so insured -	0 1 3	0 1 3
And where the Sum insured shall not amount to £100 - - - - -	0 1 3	0 1 3
And where the Sum insured shall exceed £100, or any progressive Sums of £100 each, by any fractional Part of One hundred Pounds, for such fractional Part - - - - -	0 1 3	0 1 3
And where the Premium, or Consideration in the Nature of a Premium, actually and bonâ fide paid, given, or contracted for, shall exceed the Rate of Twenty Shillings per Centum; (that is to say,)		
Where the Sum to be insured shall amount to £100 - - - - -	0 2 6	0 2 6
And progressively for every £100 so insured -	0 2 6	0 2 6
And where the Sum to be insured shall not amount to £100 - - - - -	0 2 6	0 2 6
And where the Sum so to be insured shall exceed £100, or any progressive Sums of £100 each, by any fractional Part of £100, for such fractional Part - - - - -	0 2 6	0 2 6
Policy of Assurance or Insurance, or any Writing commonly so called, for insuring any Ship or Ships, Goods or Merchandise, or any other Property or Interest whereon Insurances may be lawfully made, where the Premium, or Consideration in the Nature of a Premium, actually and bonâ fide paid, given, or contracted for, shall not exceed the Rate of Twenty Shillings per Centum, (that is to say,) where the Sum to be insured shall amount to One hundred Pounds - - - - -	0 2 6	0 2 6
And progressively for every £100 so insured -	0 2 6	0 2 6
And where the Sum insured shall not amount to £100 - - - - -	0 2 6	0 2 6
And where the Sum insured shall exceed £100, or any progressive Sums of £100 each, by any fractional Part of £100, for such fractional Part - - - - -	0 2 6	0 2 6
And where the Premium, or Consideration in the Nature of a Premium, actually and bonâ fide paid, given, or contracted for, shall exceed the Rate of Twenty Shillings per Centum; (that is to say,)		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
<i>Policy of Assurance, &c.—continued.</i>		
Where the Sum to be insured shall amount to £100	£ s. d. 0 5 0	£ s. d. 0 5 0
And progressively for every £100 so insured	0 5 0	0 5 0
And where the Sum to be insured shall not amount to £100	0 5 0	0 5 0
And where the Sum to be insured shall exceed £100, or any progressive Sums of £100 each, by any fractional Part of £100, for such fractional Part	0 5 0	0 5 0
Commission or Deputation given, granted, or issued by the Commissioners of Customs or Excise for the Time being	1 10 0	1 9 0
Entry, Minute, or Memorandum of any Admission into any Corporation or Company, in the Court-Book, Roll, or Record of any such Corporation or Company	1 0 0	0 19 0
Admittance of or Instrument for admitting any Fellow of the College of Physicians, in England	20 0 0	—
Admission into any of the Four Inns of Court, or other Inn of Court or Chancery	20 0 0	—
Register or Entry of any Degree in any of the Inns of Court or Chancery	50 0 0	—
Warrant or Order Beneficial under the Sign Manual of His Majesty, His Heirs and Successors, for the Navy, Army, or Ordnance	0 12 6	0 12 6
Warrant or Order Beneficial (other than as last above-mentioned) under the Sign Manual of His Majesty, His Heirs or Successors	1 10 0	1 5 0
Grant from His Majesty, His Heirs or Successors, of any Sum of Money exceeding £100, which shall pass the Great Seal or Privy Seal	16 0 0	12 0 0
SPECIAL EXEMPTION.		
Any such Grant which shall pass the Privy Seal directed to the Great Seal, to pay the Duty on passing the Great Seal only.		
Grant of any Office or Employment which shall exceed the Value of £50 per Annum, and shall not exceed £100 per Annum	8 0 0	4 0 0
Grant of any Office or Employment which shall exceed the Value of £100 per Annum, calculated on the Amount of the Salary, Fees, and Perquisites appertaining to such Office or Employment	20 0 0	16 0 0
Grant under the Great Seal of Great Britain or the Seal of the Duchy or County Palatine of Lancaster, of any Honour, Dignity, Promotion, Franchise, Liberty, or Privilege to any Person or Persons, Bodies Politic or Corporate	20 0 0	16 0 0

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Letters Patent under the Great Seal of Great Britain, or the Seal of the Duchy or County Palatine of Lancaster, of any Honour, Dignity, Promotion, Franchise, Liberty, or Privilege, to any Person or Persons, Bodies Politic or Corporate - - -	£ s. d. 20 0 0	£ s. d. 16 0 0
Exemplification of any such Grant or Letters Patent, as last above-mentioned - - -	20 0 0	16 0 0
SPECIAL EXEMPTIONS.		
Commissions of Rebellion in Process.		
Briefs or Letters Patent for collecting charitable Benevolences.		
Specification in respect of a Patent for any Discovery or Invention whatever - - -	5 0 0	4 19 0
Grant of Lands in Fee or Lease for Years, or Grant of other Profit, that shall pass the Great Seal of Great Britain, the Seal of the Exchequer, the Seal of the Duchy or County Palatine of Lancaster, or the Privy Seal - - -	20 0 0	16 0 0
SPECIAL EXEMPTIONS.		
Any such Grant, which shall pass the Privy Seal directed to the Great Seal, to pay the Duty on passing the Great Seal only.		
Grant, Conveyance, or Assurance, of any Fee-farm or other Rents of the Duchy of Lancaster, where the Consideration Money shall not exceed £10.		
Licence granted by any Justice or Justices of the Peace or other Magistrate or Magistrates, for selling Ale, Beer, or other exciseable Liquors by retail, yearly	2 2 0	2 1 0
SPECIAL EXEMPTIONS.		
For Licences granted to Persons duly licensed by the Chancellors or Vice-Chancellors of the Two Universities in England, or by either of them, for selling Wine.		
For Licences granted to any Person who shall be a Master, Warden, Freeman, or One of the Commonalty of the Vintners of the City of London, admitted to his Freedom by Right of Patrimony or Apprenticeship only.		
For Licences granted to any Person to keep either of the Three Wine Taverns within the Borough of St. Alban's in the County of Hertford, licensed by the Mayor and Burgesses thereof, according to the Tenor of certain Letters Patent granted by Queen Elizabeth and King James the First, for and towards the Maintenance of a Free School there.		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
	£ s. d.	£ s. d.
Licence for uttering or vending by Retail, within the Cities of London and Westminster, or within the Limits of the Twopenny Post, any Hats commonly called or known by the Name of Felt or Wool, Stuff or Beaver Hats, or any Leather or Japanned Hats, or any Hats made wholly of Felt, Wool, Stuff, Beaver, or Leather, or any Mixture of the said Substances, or any of them, or mixed with any other Substance or Substances, by whatever Name such Hats shall be called or distinguished, yearly -	2 0 0	—
Licence for uttering or vending by Retail, any Hats commonly called or known by the Name of Felt or Wool, Stuff or Beaver Hats, or any Leather or Japanned Hats, or any Hats made wholly of Felt, Wool, Stuff, Beaver, or Leather, or any Mixture of the said Substances, or any of them, or mixed with any other Substance or Substances, by whatever Name such Hats shall be called or distinguished, in any other Place than as last above mentioned, yearly	0 5 0	0 5 0
Licence to be taken out by the Owner, Proprietor, Maker, and Compounder of, and by every Person uttering, vending, or exposing to Sale, or keeping ready for Sale, any Drugs, Herbs, Pills, Waters, Essences, Tinctures, Powders, or other Preparations, or Compositions whatsoever, used or applied, or to be used or applied, externally or internally, as Medicines or Medicaments for the Prevention, Cure, or Relief of any Disorder or Complaint incident to or in anywise affecting the Human Body, or any Packets, Boxes, Bottles, Pots, Phials, or other Inclosures, with any Contents, subject to the Duties by this Act granted on certain Medicines, within the Cities of London or Westminster, or within the Limits of the Twopenny Post, or within the City of Edinburgh, each Licence, yearly -	2 0 0	—
For each such Licence in any other City or Borough, or in any Town Corporate, or in the Towns of Manchester, Birmingham, or Sheffield, yearly -	0 10 0	0 10 0
For each such Licence in any other Part of Great Britain, yearly -	0 5 0	0 5 0
Licence for using and exercising the Trade or Business of a Pawnbroker within the Cities of London and Westminster, or within the Limits of the Twopenny Post, yearly -	10 0 0	—
Licence for using and exercising the Trade or Business of a Pawnbroker in any Part of Great Britain without the Limits last above mentioned, yearly -	5 0 0	5 0 0

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTIONS.		
Persons who shall lend Money upon Pawn or Pledge at or under the Rate of £5 per Centum per Annum Interest, without taking any further or greater Profit for the Loan or Forbearance of such Money lent, on any Pretence whatsoever.	£ s. d.	£ s. d.
Licence to any Person or Persons who shall, publicly or privately, within the Cities of London or Edinburgh, or within Twenty Miles of either of the said Cities, set up, exercise, or keep, by himself or herself, or any other Person or Persons, any Office for buying, selling, or otherwise dealing in any Tickets in any Lottery which is or shall be authorized by any Act of Parliament made or to be made, or who shall, by writing, printing, or otherwise, publish the setting up or using any such Office, yearly - - - - -	50 0 0	50 0 0
Licence to any Person or Persons who shall, publicly or privately, in any Part of Great Britain, not being within the Cities of London or Edinburgh, or within Twenty Miles of either of the said Cities, open, set up, exercise, or keep, by himself or herself, or any other Person or Persons, any Office for buying, selling, or otherwise dealing in any Tickets in any Lottery which is or shall be authorized by any Act of Parliament made or to be made, or who shall, by writing, printing, or otherwise, publish the setting up or using any such Office; in case such Person or Persons shall not have taken out or paid the Duty of £50 for a Licence for the said Purposes in some other Part of the United Kingdom, yearly - - - - -	50 0 0	50 0 0
Licence to any Person or Persons, for the like Purposes, in any Part of Great Britain, not being within the Cities of London or Edinburgh, or within Twenty Miles of either of the said Cities, who shall have taken out and paid the Duty of £50 for a Licence for the said Purposes in some other Part of the United Kingdom, yearly - - - - -	10 0 0	10 0 0
Licence to be taken out by every Postmaster or other Person in Great Britain who shall let to Hire any Horse, Mare, or Gelding, for the Purpose of travelling Post by the Mile, or from Stage to Stage, or who, (being a Person usually letting Horses to Hire,) shall let to Hire for a Day or any less Period of Time than Twenty-eight successive Days, any Horse, Mare, or Gelding, for drawing any Coach or other Carriage		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
used in travelling Post, or otherwise, by whatsoever Name such Carriage now is or hereafter may be called or known, yearly - - - -	£ s. d. 0 5 0	£ s. d. 0 5 0
Licence to be taken out by every Person who shall keep any Coach, Berlin, Landau, Chariot, Diligence, Calash, Chaise Marine, Chaise, Chair, or other Carriage with Two or more Wheels, by what Name soever the same now is or hereafter shall be called or known, to be employed as a Public Stage Coach or Carriage for the Purpose of conveying Passengers for Hire to and from different Places in Great Britain, for each such Carriage, which shall be kept or employed for carrying at One Time not more than Four inside Passengers, (Children in Lap excepted,) yearly - - - -	0 5 0	0 5 0
To be taken out in like Manner by every Person who shall keep any such Carriage for the Purpose aforesaid, and which shall be kept or employed for carrying at One Time more than Four, but not more than Six inside Passengers, (Children in Lap excepted,) for each such Carriage, yearly - - - -	0 6 0	0 6 0
To be taken out in like Manner by every Person who shall keep any such Carriage for the Purposes aforesaid, and which shall be kept or employed for carrying at One Time more than Six, but not more than Eight inside Passengers, (Children in Lap excepted,) for each such Carriage, yearly - - - -	0 7 0	0 7 0
To be taken out in like Manner by every Person who shall keep any such Carriage for the Purpose aforesaid, and which shall be kept or employed for carrying at One Time more than Eight, but not more than Ten inside Passengers, (Children in Lap excepted,) for each such Carriage, yearly - - - -	0 8 0	0 8 0
To be taken out in like Manner by every Person who shall keep any such Carriage for the Purpose aforesaid, and which shall be kept or employed for carrying at One Time more than Ten inside Passengers, (Children in Lap excepted,) for each such Carriage, yearly - - - -	0 9 0	0 9 0
Newspaper, or Paper containing Public News, Intelligence, or Occurrences, printed in Great Britain, to be dispersed and made public, of Half a Sheet or less, Double Demy, or of One Sheet Single Demy, (the Half Sheet Double Demy, or whole Sheet Single Demy, not exceeding Thirty-two Inches in Length, and Twenty-two Inches in Breadth), for every such Paper - - - -	0 0 3½	0 0 3½

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
For every Half Sheet of which such Newspaper as before mentioned shall consist, over and above One Half Sheet Double Demy, or One whole Sheet Single Demy, of the respective Sizes or Dimensions above mentioned -	£ s. d. 0 0 3½	£ s. d. 0 0 3½
SPECIAL EXEMPTIONS.		
Proclamations, Orders of Council, Forms of Prayer, Forms of Thanksgiving, Acts of State, Acts of Parliament. Printed Votes or other Matters ordered to be printed by either House of Parliament. Single Advertisement printed by itself. Daily Accounts or Bills of Goods imported and exported. Accounts of the Weekly Bills of Mortality. <i>Vide Advertisement, Schedule (B.)</i>	} Ordered by His Majesty, His Heirs or Successors. } Such Bills or Accounts containing no other Matters than what have been usually comprised therein.	
Pamphlets or Books or Papers commonly so called, contained in Half a Sheet or any less Piece of Paper, printed in Great Britain, each Copy - - -	0 0 0½	0 0 0½
Pamphlets or Books or Papers commonly so called, (being larger than Half a Sheet, and not exceeding One whole Sheet,) printed in Great Britain, each Copy - - - - -	0 0 1	0 0 1
SPECIAL EXEMPTIONS.		
Acts of Parliament. Proclamations, Orders of Council, Forms of Prayer, and Thanksgiving, Acts of State, Printed Votes or other Matters by Order of either House of Parliament. Books commonly used in the Schools of Great Britain. Books containing only Matters of Devotion or Piety. <i>Vide larger Pamphlets, Schedule (B.)</i>	} Ordered to be printed by His Majesty, His Heirs or Successors.	
Almanack or Calendar for any Time not exceeding One Year - - - - -	0 1 0	0 1 0

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches,	England.	Scotland.
Almanack or Calendar for several Years, For each and every Year for which such Almanack or Calendar shall be made, published, or intended - - - - -	£ s. d. 0 1 0	£ s. d. 0 1 0
Almanack or Calendar perpetual - - - - -	0 10 0	0 10 0
SPECIAL EXEMPTIONS.		
Calendar or perpetual Almanack contained in any Bible or Common Prayer Book.		
Book or Pamphlet serving the Purpose of an Almanack or Calendar for any Time not exceeding a Year -	0 1 0	0 1 0
Book or Pamphlet serving the Purpose of an Almanack or Calendar for several Years, For each and every Year for which such Almanack or Calendar shall be made, published, or intended - - - - -	0 1 0	0 1 0
Book or Pamphlet serving the Purpose of a perpetual Almanack or Calendar - - - - -	0 10 0	0 10 0
SPECIAL EXEMPTIONS.		
Bibles and Common Prayer Books containing a Calendar or perpetual Almanack.		
Promissory Note or other Note, for the Payment of Money to the Bearer on Demand (which may within Three Years after the Date thereof, but not at a later Period, be reissued from Time to Time after Payment at any Place), where the Sum expressed therein, or made payable thereby, shall not exceed One Pound and One Shilling - - - - -	0 0 3	0 0 3
Where the Sum shall exceed One Pound and One Shilling, and not exceed Two Pounds and Two Shillings - - - - -	0 0 6	0 0 6
Where the Sum shall exceed Two Pounds and Two Shillings, and not exceed Five Pounds and Five Shillings - - - - -	0 0 9	0 0 9
Where the Sum shall exceed Five Pounds and Five Shillings, and not exceed Twenty Pounds - - - - -	0 1 0	0 1 0
Promissory or other Note for the Payment, by or on Account of the Bank of Scotland or the Royal Bank of Scotland, or the British Linen Company, to the Bearer on Demand, of the Sum of £100 (which may within Three Years after the Date thereof, but not at a later Period, be reissued, from Time to Time, after Payment at any Place) - - - - -	—	0 5
Bill of Exchange, Draft, Order, or Promissory or other Note, for the Payment of Money to the Bearer on Demand, where the Sum expressed therein, or made	-	

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
payable thereby, shall amount to Forty Shillings, and shall not exceed Five Pounds and Five Shillings	£ s. d. 0 0 8	£ s. d. 0 0 8
Bill of Exchange, Draft, Order, or Promissory or other Note, payable otherwise than to the Bearer on Demand, where the Sum expressed therein or made payable thereby shall amount to Forty Shillings, and shall not exceed Five Pounds and Five Shillings	0 1 0	0 1 0
Bill of Exchange, Draft, Order, or Promissory or other Note for the Payment of Money, where the Sum shall exceed Five Pounds and Five Shillings, and not exceed £30	0 1 6	0 1 6
where the Sum shall exceed £30, and not exceed £50	0 2 0	0 2 0
where the Sum shall exceed £50, and not exceed £100	0 3 0	0 3 0
where the Sum shall exceed £100, and not exceed £200	0 4 0	0 4 0
where the Sum shall exceed £200, and not exceed £500	0 5 0	0 5 0
where the Sum shall exceed £500, and not exceed £1,000	0 7 6	0 7 6
where the Sum shall exceed £1,000	0 10 0	0 10 0
Foreign Bill of Exchange which shall be drawn in Sets according to the Custom of Merchants, where the Sum expressed in such Bill, or made payable thereby, shall not exceed £100 for each and every Bill in each Set	0 1 0	0 1 0
so drawn in Sets, where such Sum shall exceed £100, and not exceed £200, for each and every Bill in each Set	0 2 0	0 2 0
so drawn in Sets, where such Sum shall exceed £200, and not exceed £500, for each and every Bill in each Set	0 3 0	0 3 0
so drawn in Sets, where such Sum shall exceed £500, and not exceed £1,000, for each and every Bill in each Set	0 4 0	0 4 0
so drawn in Sets, where such Sum shall exceed £1,000, for each and every Bill in each Set	0 5 0	0 5 0
CONDITIONAL EXEMPTION.		
Bills of Exchange, Promissory and other Notes and Bills issued by the Governor and Company of the Bank of England, exempted, on Condition of the said Governor and Company paying, yearly, £32,000.		

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTIONS.	£ s. d.	£ s. d.
<p>Drafts and Orders for the Payment of Money to Bearer on Demand upon any Banker, or Person or Persons acting as a Banker, and residing or transacting the Business of a Banker within Ten Miles of the Place at which such Draft or Order shall be drawn or given, and which Place shall be expressed in or upon such Draft or Order.</p>		
<p>Bill, Remittance Bill, Certificate, and all other Bills of what Nature or Description soever, drawn by Commissioned Officers, Masters, or Surgeons in the Navy, for Wages or Pay, or by the Commissioners of His Majesty's Navy, or by the Commissioners for Victualling His Majesty's Navy, or by the Commissioners for taking Care of sick and wounded Seamen, or by the Commissioners for managing the Transport Service, upon and payable by the Treasurer of His Majesty's Navy.</p>		
<p>Receipt, Discharge, or Acquittance, given for or upon the Payment of Money amounting to £2, and not amounting to £10 - - -</p> <p>amounting to £10, and not amounting to £20</p> <p>amounting to £20, and not amounting to £50</p> <p>amounting to £50, and not amounting to £100</p> <p>amounting to £100, and not amounting to £200 - - - - -</p> <p>amounting to £200, and not amounting to £500 - - - - -</p> <p>amounting to £500 and upwards - - -</p>	<p>0 0 2</p> <p>0 0 4</p> <p>0 0 8</p> <p>0 1 0</p> <p>0 2 0</p> <p>0 3 0</p> <p>0 5 0</p>	<p>0 0 2</p> <p>0 0 4</p> <p>0 0 8</p> <p>0 1 0</p> <p>0 2 0</p> <p>0 3 0</p> <p>0 5 0</p>
<p>Receipt, Discharge, or Acquittance, Note, Memorandum, or Writing whatever, given to any Person or Persons for or upon the Payment of Money which shall contain or express, or in any Manner signify or denote, any general Acknowledgment of any Debt, Claim, Account, or Demand, or all or any Debts, Claims, Accounts, or Demands, being paid, settled, received, accounted for, balanced, discharged, released, or satisfied, or whereby any Sum of Money therein mentioned shall be acknowledged to be in full or in discharge or satisfaction of all or any such Debts, Claims, Accounts, or Demands, or intended so to be, and whether the same shall or shall not be signed by or with the Name or Names of the Person or Persons by or on whose Behalf the same shall be given - - - - -</p>	<p>0 5 0</p>	<p>0 5 0</p>

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTIONS.	£ s. d.	£ s. d.
Receipt or Discharge to be given by the Treasurer of the Navy for any Money imprested to or received by him for the Service of the Navy.		
Receipt or Discharge of any Agent for Money imprested by or to him on account of the Pay of the Army or Ordnance.		
Receipt or Discharge to be given by any Officer, Seaman, or Soldier, or their Representative respectively, for or on account of any Wages, Pay, or Pension due to them for the Army, Navy, or Ordnance Offices respectively.		
Receipt or Discharge to be given for the Consideration of the Purchase of any Share in any Public Stock or Fund, or in the Stocks of the Corporations of the Bank of England, East India Company, or South Sea Company, or for the Dividends paid or payable on such Shares of the said Stocks.		
Receipt or Discharge given for Money deposited in the Banks of England or Scotland, or in the House of any Banker or Bankers.		
Receipt, Discharge, or Acquittance, written on the Back of any Bill of Exchange, Promissory Note or other Note, duly stamped according to the Directions of this Act, or on the Back of any Foreign Bill of Exchange payable in Great Britain.		
Receipt, Discharge, or Acquittance, by Deed duly and legally stamped.		
Receipt, Discharge, or Acquittance, given upon any Bill or Note of the Governor and Company of the Bank of England.		
Letters acknowledging the safe Arrival of any Bills, Notes, or other Securities for Money.		
Receipt or Discharge indorsed on or contained in the Body of any Deed, Bond, Mortgage, or other Instrument, acknowledging the Payment or Repayment of any Part of any Principal Sum, or any Interest thereupon, lent, paid, or secured in, by, or upon such Deed, Bond, Mortgage, or other Instrument duly and legally stamped.		
Receipt or Discharge given, or required to be given, for any Money payable by Law to any Merchant for Drawbacks or Bounties upon the Exportation of any Goods or Merchandise from this Kingdom.		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
<i>Probate of Wills, &c.—continued.</i>		
of the Value of £12,500, and under the Value of £15,000	£ s. d. 135 0 0	—
of the Value of £15,000, and under the Value of £17,500	160 0 0	—
of the Value of £17,500, and under the Value of £20,000	185 0 0	—
of the Value of £20,000, and under the Value of £25,000	210 0 0	—
of the Value of £25,000, and under the Value of £30,000	260 0 0	—
of the Value of £30,000, and under the Value of £35,000	310 0 0	—
of the Value of £35,000, and under the Value of £40,000	360 0 0	—
of the Value of £40,000, and under the Value of £45,000	410 0 0	—
of the Value of £45,000, and under the Value of £50,000	460 0 0	—
of the Value of £50,000, and under the Value of £60,000	550 0 0	—
of the Value of £60,000, and under the Value of £70,000	650 0 0	—
of the Value of £70,000, and under the Value of £80,000	750 0 0	—
of the Value of £80,000, and under the Value of £90,000	850 0 0	—
of the Value of £90,000, and under the Value of £100,000	950 0 0	—
of the Value of £100,000, and under the Value of £125,000	1,200 0 0	—
of the Value of £125,000, and under the Value of £150,000	1,400 0 0	—
of the Value of £150,000, and under the Value of £175,000	1,600 0 0	—
of the Value of £175,000, and under the Value of £200,000	2,000 0 0	—
of the Value of £200,000, and under the Value of £250,000	2,500 0 0	—
of the Value of £250,000, and under the Value of £300,000	3,000 0 0	—
of the Value of £300,000, and under the Value of £350,000	3,500 0 0	—
of the Value of £350,000, and under the Value of £400,000	4,000 0 0	—
of the Value of £400,000, and under the Value of £500,000	5,000 0 0	—
of the Value of £500,000 or upwards	6,000 0 0	—

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTIONS.	£ s. d.	£ s. d.
Probate of any Will or Letters of Administration of any common Seaman, Marine, or Soldier, who shall be slain or die in the Service of His Majesty, His Heirs or Successors.		
Legacy, specific or pecuniary, or of any other Description, of the Amount or Value of £20 or more, given by any Will or Testamentary Instrument of any Person out of his or her Personal Estate, and also upon the clear Residue, and upon every Part of the clear Residue of the Personal Estate of every such Person, whether testate or intestate, and who shall have left, or shall leave, any Personal Estate of the clear Value of £100 or upwards, which shall remain, after deducting Debts, Funeral Expenses, and other Charges, and specific and pecuniary Legacies (if any), whether the Title to such Residue, or to any Part thereof, shall accrue by virtue of any Testamentary Disposition, or upon Intestacy; where any such Legacy, or any Residue or Part of Residue of any such Personal Estate shall be given, or shall pass to or for the Benefit of a Brother or Sister of the Deceased, or any Descendant of a Brother or Sister, for every One hundred Pounds of the Value of any such Legacy or Residue, or any Part of Residue, and so after the same Rate for any greater or less Sum, payable and to be paid on the Receipt or Discharge for such Legacy or Residue, or Part of Residue -	2 10 0	2 10 0
On the Receipt or Discharge for any such Legacy, or any such Residue or Part of Residue of any such Personal Estate as above mentioned, which shall be so given, or shall so pass as aforesaid, to or for the Benefit of a Brother or Sister of a Father or Mother of the Deceased, or any Descendant of a Brother or Sister of a Father or Mother of the Deceased; for every One hundred Pounds of the Value of such Legacy or Residue, or Part thereof, and so after the same Rate for any greater or less Sum -	4 0 0	4 0 0
On the Receipt or Discharge for any such Legacy, or any such Residue or Part of Residue of any such Personal Estate as above mentioned, which shall be so given, or shall so pass as aforesaid, to or for the Benefit of a Brother or Sister of a Grandfather or Grandmother of the Deceased, or any Descendant of a Brother or Sister of a Grandfather or Grandmother of		

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
the Deceased; for every One hundred Pounds of the Value of such Legacy or Residue, or Part thereof, and so after the same Rate for any greater or less Sum - - -	£ s. d. 5 0 0	£ s. d. 5 0 0
On the Receipt or Discharge for any such Legacy, or any such Residue or Part of Residue of any such Personal Estate as above mentioned, which shall be so given or shall so pass as aforesaid, to or for the Benefit of any Person, in any other Degree of Collateral Consanguinity to the Deceased than as above described, or any Stranger in Blood to the Deceased; for every One hundred Pounds of the Value of such Legacy or Residue, or Part thereof, and so after the same Rate for any greater or less Sum -	8 0 0	8 0 0
EXEMPTIONS.		
Legacy, or any Residue or Part of Residue of any Personal Estate, which shall be given or shall pass to or for the Benefit of the Husband or Wife of the Deceased.		
Legacy, or any Residue or Part of Residue of any Personal Estate, which shall be given or shall pass to or for the Benefit of any of the Royal Family.		
Certificate to be taken out by every Person who shall use any Dog, Gun, Net, or other Engine, for the taking or Destruction of Game, yearly - - -	3 3 0	3 3 0
SPECIAL EXEMPTION.		
The Royal Family.		
Certificate issued to or taken out by any Person under any Deputation or Appointment of Gamekeeper (being a menial Servant) yearly - - -	1 1 0	1 1 0
SPECIAL EXEMPTIONS.		
Persons appointed Gamekeepers by any of the Royal Family within the Forests, Chases, Parks, Warrens, or other Royalties to them respectively belonging.		
Admittance, Instrument of, or any Minute, Memorandum, or Entry of Admittance, of any Member of the College of Physicians in Scotland, or of any Advocate, Clerk to the Signet, Solicitor, Procurator, Agent, or other Officer in any Court whatsoever, or of any Notary Public in Scotland -	—	16 0 0

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
SPECIAL EXEMPTION.		
Annual Officer in any Royal Burgh, or of Regality, Corporation, or Inferior Court, whose Office is under the Value of £10 per Annum, in Salary, Fees, or Perquisites.	£ s. d.	£ s. d.
Summons, Warrants, or Orders for Service, issuing from or out of the Court of Session or Court of Exchequer in Scotland	—	0 4 0
Summons, Warrants, or Orders for Service, issuing from or out of any Court in Scotland (not being the Court of Session or of Justiciary, or Court of Exchequer), where the Matter in dispute shall exceed the Amount or Value of Five Pounds	—	0 2 0
Deposition or Depositions of a Witness or Witnesses taken in any Cause or Suit before the Court of Session or Commission of Tiends, or Court of Admiralty in Scotland, or Commissary Court of Edinburgh, or in any Civil Cause, before any Inferior Court in Scotland	—	0 2 0
Deposition or Affidavit produced in the Court of Exchequer in Scotland	—	0 2 0
SPECIAL EXEMPTIONS.		
Depositions taken in any Cause or Suit before any of the said Courts in Scotland, which is insisted in at the Instance of the Public Prosecutor for the Public Interest, or where the Public Revenue is concerned.		
Depositions taken in any Civil Cause before any Inferior Court aforesaid, where the Sum or Subject concluded for is under the Value of £5 Sterling, exclusive of Costs.		
Surrender or Resignation, principal or original Instrument of, of any Messuages, Houses, Lands, Tenements, Hereditaments, Tythes, Mills, Fishings, and other heritable Rights, to be made to any Subject Superior thereof, or to any City, Town, Burgh, or Corporation, or to any Magistrates or others, who have Power to receive such Surrenders in Scotland	—	0 14 0
Charter of Resignation, or of Confirmation, or of Novodamus, or upon apprising or Adjudication made or granted by such Subject Superiors, or others as aforesaid	—	0 14 0
Precept of Clare Constat, or principal or original Retour of any Service of Heirs of or in Lands or Tenements holding of any Subject Superior as aforesaid	—	0 14 0

SCHEDULE (A.)—continued.

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches,	England.	Scotland.
Saisine, principal or original Instrument of, taken or following upon any Mortgage, Wadset, heretable Bond, Alienation, or Disposition, or upon any Charter, Precept of Clare Constat, Retour, Apprizing or Adjudication of Lands or Tenements holding of any Subject Superior as aforesaid	£ s. d. —	£ s. d. 0 14 0
Surrender, principal or original Instrument of, or of Resignation, or Service, or Cognition of Heirs, or Charter or Saisine of any Houses, Lands, Tenements or Hereditaments, holding Burgage or of Burgage Tenure	—	0 14 0
Agreement made in Scotland, where the Matter shall be of the Value of £20 or upwards, whether the same shall be only the Evidence of a Contract or Obligatory upon the Parties from its being a written Instrument, provided such Agreement shall not contain a Clause of Registration; upon any Number of Words not amounting to Thirty Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Agreement shall consist	—	0 16 0
And for every entire Quantity of Fifteen Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Agreement or other Obligatory Instrument, together with every Schedule, Receipt, Instrument, or other Matter, put or indorsed thereon or annexed thereto, shall consist, over and above the first Fifteen, of such Common Law Sheets, a further Duty of	—	0 16 0
SPECIAL EXEMPTIONS.		
Label, Slip, or Memorandum, containing the Heads of Insurances to be made by the Corporations of the Royal Exchange Assurance or London Assurance, or the Corporations of the Royal Exchange Assurance of Houses and Goods from Fire, and London Assurance of Houses and Goods from Fire.		
Memorandum or Agreement for any Lease at Rack Rent of any Messuage under the yearly Value of Five Pounds.		
Memorandum or Agreement for the Hire of any Labourer, Artificer, Manufacturer, or Menial Servant.		
Memorandum, Letter, or Agreement, made for or relating to the Sale of any Goods, Wares, or Merchandise.		
Memorandum or Agreement made between Master and Mariners of any coasting Vessel for Wages.		

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
Letter or Letters containing an Agreement in respect of any Merchandise or Evidence of such an Agreement, which shall pass by the Post between Merchants and other Persons carrying on Trade or Commerce, and residing, and actually being at the Time of sending such Letters, at the Distance of Fifty Miles from each other.	£ s. d.	£ s. d.
Disposition or Conveyance of Lands or Heretable Rights in Scotland, upon any Number of Words not amounting to Thirty Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Disposition or Conveyance shall consist -	—	1 9 0
And for every entire Quantity of Fifteen Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Disposition or Conveyance of Land or Heretable Rights, together with every Schedule, Receipt, Instrument, or other Matter put or indorsed thereon or annexed thereto, shall consist, (over and above the First Fifteen such Common Law Sheets), the further Sum of - - -	—	0 19 0
Heretable Bond or Conveyance of Lands or Heretable Rights for the Security of any Sum of Money lent, not exceeding £100 - - -	—	1 9 0
For the like Security where the Sum of Money lent shall exceed £100, and shall not exceed £300 - - -	—	1 19 0
For the like Security where the Sum of Money lent shall exceed £300, and shall not exceed £500 - - -	—	2 19 0
For the like Security where the Sum of Money lent shall exceed £500, and shall not exceed £1,000 - - -	—	3 19 0
For the like Security where the Sum of Money lent shall exceed £1,000, and shall not exceed £2,000 - - -	—	4 19 0
For the like Security where the Sum of Money lent shall exceed £2,000, and shall not exceed £3,000 - - -	—	5 19 0
For the like Security where the Sum of Money lent shall exceed £3,000, and shall not exceed £4,000 - - -	—	6 19 0
For the like Security where the Sum of Money lent shall exceed £4,000, and shall not exceed £5,000 - - -	—	7 19 0
For the like Security where the Sum of Money lent shall exceed £5,000, and shall not exceed £10,000 - - -	—	9 19 0

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
For the like Security where the Sum of Money lent shall exceed £10,000, and shall not exceed £15,000	£ s. d. —	£ s. d. 11 19 0
For the like Security where the Sum of Money lent shall exceed £15,000, and shall not exceed £20,000	—	14 19 0
For the like Security where the Sum of Money lent shall exceed £20,000	—	19 19 0
The said several and respective Duties on Heretable Bonds or Conveyance of Lands or Heretable Rights to be payable and paid for and in respect of any Number of Words therein, not amounting to Thirty Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Heretable Bond or Conveyance, together with every Schedule, Receipt, Instrument, or other Matter put or indorsed thereon or annexed thereto, shall consist.		
And for every entire Quantity of Fifteen Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Heretable Bond or Conveyance of Land or Heretable Rights, together with every Schedule, Receipt, Instrument, or other Matter put or indorsed thereon or annexed thereto, shall consist, (over and above the first Fifteen Common Law Sheets), a further Duty of	—	0 19 0
Assignment of any Heretable Bond or Conveyance of Lands or Heretable Rights, upon any Number of Words not amounting to Thirty Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Assignment shall consist	—	1 9 0
And for every entire Quantity of Fifteen Common Law Sheets, (calculated at Seventy-two Words to each Sheet), of which any such Assignment, together with every Schedule, Receipt, or other Matter put or indorsed thereon or annexed thereto, shall consist, (over and above the First Fifteen Common Law Sheets), a further Duty of	—	0 19 0
Bond, given solely as a Collateral Security for any Heretable Bond or Conveyance of Lands or Heretable Rights	—	0 19 0
Copy attested, or Extract of or from any Deed, Instrument, or Writing, given out from any public Register, or from the Books or Record of any Court in Scotland	—	0 1 6

SCHEDULE (A.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches,	England.	Scotland.
SPECIAL EXEMPTIONS.		
Extracts of the Decrees of Court, other than such formal Decrees of Registration as are usually annexed to the Extracts of Writings. Copies of Extracts or Protests upon Bills or Promissory Notes under Forty Shillings Sterling.	£ s. d.	£ s. d.
Award or Decree Arbitral made in Scotland, whether registered or not	—	1 9 0
Writ or Instrument, with any Institution or Licence, that shall be passed or made by any Presbytery or other Spiritual Power in Scotland	—	2 0 0
Testament Testamentor, or Testament Dative, or Eik thereto, to be expedited in any Commissary Court in Scotland, for any Estate above the value of £20 and under the Value of £100	—	0 10 0
of the Value of £100 and under the Value of £200	—	2 0 0
of the Value of £200 and under the Value of £300	—	5 0 0
of the Value of £300 and under the Value of £450	—	8 0 0
of the Value of £450 and under the Value of £600	—	11 0 0
of the Value of £600 and under the Value of £800	—	15 0 0
of the Value of £800 and under the Value of £1,000	—	22 0 0
of the Value of £1,000 and under the Value of £1,500	—	30 0 0
of the Value of £1,500 and under the Value of £2,000	—	40 0 0
of the Value of £2,000 and under the Value of £3,500	—	50 0 0
of the Value of £3,500 and under the Value of £5,000	—	60 0 0
of the Value of £5,000 and under the Value of £7,500	—	75 0 0
of the Value of £7,500 and under the Value of £10,000	—	90 0 0
of the Value of £10,000 and under the Value of £12,500	—	110 0 0
of the Value of £12,500 and under the Value of £15,000	—	135 0 0
of the Value of £15,000 and under the Value of £17,500	—	160 0 0
of the Value of £17,500 and under the Value of £20,000	—	185 0 0

Schedule (B.)

STAMP DUTIES.

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
Insurance upon every Sum of £100, and so in Proportion for any greater or less Sum that is or shall be insured by any Person or Persons, in or by any Policy of Insurance, for insuring Houses, Furniture, Goods, Warehouses, Merchandise, or other Property, from Loss by Fire, yearly - - - - -	£ s. d. 0 2 6	£ s. d. 0 2 6
SPECIAL EXEMPTIONS.		
Public Hospitals. Insurance made in Great Britain, for insuring any Houses or Furniture, Goods, Wares, Merchandise, or other Property, within any Foreign Kingdom or State in Amity with His Majesty, His Heirs and Successors.		
Advertisement contained in the London Gazette, or any other Paper printed in Great Britain, to be dispersed and made public, weekly or oftener, or yearly, monthly, or at any other Interval of Time exceeding One Week, or which shall be contained in or published with any Pamphlet whatsoever, so printed and dispersed and made public - - -	0 3 0	0 3 0
SPECIAL EXEMPTIONS.		
Single Advertisement printed and dispersed separately.		
Daily Accounts or Bills } of Goods imported } and exported - } Accounts of the Weekly } Bills of Mortality - }	Such Bills or Accounts containing no other Matters than what have been usually comprised therein.	
Pamphlets or Books, or Papers, commonly so called, (being larger than One whole Sheet, and not exceeding Six Sheets Octavo, or on a lesser Page, or not exceeding Twelve Sheets in Quarto, or Twenty Sheets in Folio), printed in Great Britain, for every Sheet of any Kind of Paper which shall be contained in One Copy thereof - - - - -	0 2 0	0 2 0

SCHEDULE (B.)—continued.

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
<i>Hats—continued.</i>	£ s. d.	£ s. d.
Made of any such Substance or Substances as last above mentioned, exceeding the Price or Value of Eighteen Shillings, including all the Mountings or other Ornaments (except Gold and Silver Lace), which shall be so uttered, vended, or sold, each Hat - - - - -	0 3 0	0 3 0
Plate of Gold which shall be made or wrought in Great Britain, and which shall or ought to be touched, assayed, and marked in Great Britain; for every Ounce thereof, and so in Proportion for any greater or less Quantity - - - - -	0 16 0	0 16 0
SPECIAL EXEMPTIONS.		
Gold Watch Cases.		
Plate of Silver which shall be made or wrought in Great Britain, and which shall or ought to be touched, assayed, and marked in Great Britain, for every Ounce thereof, and so in Proportion for any greater or less Quantity - - - - -	0 1 3	0 1 3
SPECIAL EXEMPTIONS.		
Watch Cases - - - Chains - - - Necklace Beads - - - Locketts - - - Philligree Work - - - Shirt Buckles or Broaches - - - Stamped Medals - - - Spouts to China, Stone, or Earthenware Teapots - - -	} Of Silver of any Weight whatsoever.	
Tippings, Swages, or Mounts, not weighing Ten Penny Weights of Silver each, and not being Necks or Collars for Castors, Cruets, or Glasses, appertaining to any Sorts of Stands or Frames; Wares of Silver not weighing Five Penny Weights of Silver each, but this Exemption not to include Necks, Collars, and Tops for Castors, Cruets, or Glasses, appertaining to any Sort of Stands or Frames; Buttons to be affixed to or set on any Wearing Apparel; solid Silver Buttons and solid Studs, not having a bezelled Edge soldered on; wrought Seals; Blank Seals; Bottle Tickets; Shoe Clasps; Patch Boxes; Salt Spoons; Salt Ladles; Tea Spoons; Tea Strainers; Caddy Ladles; Buckles and Pieces of Garnish, Cabinets, or Knife Cases, or Tea Chests, or Bridles, or Stands or Frames.		

SCHEDULE (B.)—continued.

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.	England.	Scotland.
Medicines, for and upon every Packet, Box, Bottle, Pot, Phial, or other Inclosure, containing any Drugs, Herbs, Pills, Waters, Essences, Tinctures, Powders, or other Preparation or Composition whatsoever, used or applied, or to be used or applied, externally or internally, as Medicines or Medicaments for the Prevention, Cure, or Relief of any Disorder or Complaint incident to or in anywise affecting the Human Body; which shall be uttered or vended in Great Britain, where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall not exceed the Price or Value of One Shilling -	£ s. d.	£ s. d.
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of One Shilling, and not exceed the Price or Value of Two Shillings and Sixpence -	0 0 1½	0 0 1½
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Two Shillings and Sixpence, and not exceed the Price or Value of Four Shillings -	0 0 3	0 0 3
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Four Shillings, and shall not exceed the Price or Value of Ten Shillings -	0 0 6	0 0 6
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Ten Shillings, and shall not exceed the Price or Value of Twenty Shillings -	0 1 0	0 1 0
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Twenty Shillings, and shall not exceed the Price or Value of Thirty Shillings -	0 2 0	0 2 0
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Thirty Shillings, and shall not exceed the Price or Value of Fifty Shillings -	0 3 0	0 3 0
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Fifty Shillings -	0 10 0	0 10 0
Where such Packet, Box, Bottle, Pot, Phial, or other Inclosure, with its Contents, shall exceed the Price or Value of Fifty Shillings -	1 0 0	1 0 0

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

SCHEDULE of Drugs, Herbs, Pills, Waters, Essences, Tinctures, Powders, Preparations, and Compositions.

ALL Foreign Medicines, except Drugs.

Adam's Solvent.	Bolderson's Worm Cakes.
Addison's reanimating European Balsam.	Bollman's Specific.
Æthereal Anodyne Spirit.	Bolton's Asthmatic Tincture.
Ague and Fever Drops (by Wilson.)	Bostock's Cordial.
Amboyna Lotion.	———— Grand Elixir.
———— Mouth Powder.	Bott's Corn Salve.
———— Tooth Powder.	———— Tooth Powder.
American Alterative Pills.	Bourne's Æthereal Essence.
———— Salve.	Box's Magnesia Lozenges.
Andalusia Water.	Brazil Salts.
Anderson's Scots Pills.	Brodum's Botanic Pills.
Angibaud's Lozenges of Blois.	———— Botanical Syrup.
Anodyne Necklace.	———— Nervous Cordial.
Antipertussis.	Browne's British Pills.
Appleby's Tea.	———— Rheumatic Powders.
Arabian Balsam.	———— Tincture of Yellow Bark.
Arnold's Drops.	Bryant's Essence of Coltsfoot.
———— Pills.	Camphor, Æthereal Essence of.
Arquebusade Water.	Cathcart's Edinburgh Ointment.
Aromatic Spirit of Vinegar.	———— Water.
———— Condensed.	Cephalic Snuff.
Asiatic Biliou Pills.	Chamberlain's Ointment.
———— Tonic Tincture.	———— Pills.
Austin's Chalybeate Pills.	Chapman's Cerate.
Baim of Mecca.	———— Chilblain Water.
Balsam of Iceland Liverwort.	Ching's Worm Lozenges.
Barclay's Antibilious Pills.	Chinner's Pills.
———— Asthmatic Candy.	Church's Anodyne Essence.
Barlowe's Specific Medicine.	———— Chilblain Ointment.
Barron's Cachou de Rose Lozenges.	———— Cough Drops.
Barton's Alterative Pomade.	———— Eye Salve.
———— Vital Wine.	———— Pectoral Pills.
Bateman's Drops.	———— Volatile Tincture.
———— Golden Spirit of Scurvy Grass.	Clerval's Syrup.
———— plain Spirits of Do.	Clinton's Oil for Deafness.
Bayley's British Tooth Powder.	———— Snuff.
Beasley's Family Plaister.	Clyde's Balsam.
Beaume de Vie.	Collier's Assistant Pills.
Beiker's Tincture.	———— Ointment.
Bell's Restorative Pills.	———— Remedy for Fistula and Piles.
Bennet's Worm Powders.	Complin's Specific.
Benzoin, Essence of.	Cordial Balm of Gilead.
Berry's Biliou Pills.	Cornwell's Fruit Lozenges.
Betton's British Oil.	———— Opodeldoc.
Birt's Martial Balsam.	———— Oriental Vegetable Cordial.
Blair's Cephalic Fluid.	Costello's Cerate.
Boerhaave's Antiscorbutic Wine.	———— Collyrium.

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

Schedule of Drugs, &c.—*continued.*

Cottier's Resolvent and Healing Plaister.	German Corn Plaister or Salve.
Cox's Tincture.	Gilbert's Roseate Lotion.
Coxwell's Castor Oil Medicine.	Glasse's Magnesia.
Culpepper's Herb Cordial.	Godbold's Balsam.
Cundell's Balsam of Honey.	Godfrey's Cordial.
Curtis's Syrup.	——— Rose Lozenges.
Daffy's Elixir.	Gowland's Lotion.
Dalby's Carminative.	Grand Specific or infallible Antidote to
Dalmahoy's Sal Poignant.	Consumptions.
——— Tasteless Salts.	Grant's Drops.
Dawson's Lozenges.	——— Lisbon Tonic Pills.
Deering's Drops.	Green's Honey Lozenges.
Delescot's Myrtle Opiate.	——— Oil, or Infallible Oil.
De Velno's Pills.	——— Tooth Ache Pills.
——— Syrup.	Greenough's Tincture.
Dacey and Co.'s Bathing Spirits.	——— Tolu Lozenges.
——— Daffy's Elixir.	Grey's Lozenges.
Dickenson's Cephalic Drops.	——— Tooth Powder.
——— Red Drops for Convulsions.	Griffin's Asthmatic Tincture.
——— Drops for Fits.	Grubb's Fryar's Drops.
Dixon's Antibilious Pills.	Guest's Lotion.
Donavan's American Vegetable Syrup.	——— Pills.
Doranstorff's Opodeldoc.	——— Powder.
Dutch Drops.	——— Tooth Powder.
Earl's Remedy for the Hooping Cough.	——— Welcome Guest.
Edward's Ague Tincture.	Haarlam's Drops.
——— Nipple Ointment.	Hadley's Convulsive Powders.
Elixir of Longevity, or Swedish Preser-	Hallam's Anima of Quassia.
vative.	——— Antibilious Pills.
Ellis's Aperient Pills.	——— Quassia Ditto.
Falck's Cerate.	Hamilton's Asthmatic Effluvia.
——— Universal Pills.	——— Cinnamon Drops.
Findon's Drops.	——— Corn Salve.
Ford's Balsam of Horehound.	——— Vegetable Balsamic Tincture.
Fordyce's cooling opening Pills.	Hannay's Wash.
Fothergill's Pectoral Pills.	Harvey's Anti-venereal Pills.
——— Restorative.	——— Grand Restorative Drops.
Fraunce's Elixir.	Hatfield's Tincture.
Freake's Tincture of Bark.	Hayman's Maredant's Drops.
Freeman's Bathing Spirits.	Hayward's Stomachic Lozenges.
——— Eye Water.	——— Anti-acid Ditto.
Friend to Man.	——— Samaritan Water.
Frith's Antibilious Elixir.	Hemet's Essence of Pearl.
Fry's Worm Pills.	——— Pearl Dentifrice.
Fryer's Balsam.	Heming's Pine Bud Lozenges.
Gamble's Aromatic Snuff.	Henry's Aromatic Spirits of Vinegar.
Garaveni's Styptic.	——— Magnesia.
Gardener's Ointment.	Hewitt's Analambanic Pills.
——— Pills.	Hickman's Pills.

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

Schedule of Drugs, &c.—*continued.*

Hill's Balsam of Honey.	Lewis's Specific Pills.
—— Bardana Drops.	—— Tincture of Angustura Bark.
—— Canada Balsam.	Liquid Shell for the Stone and Gravel.
—— Essence of Water Dock.	Lockyer's Pills.
—— Gout Essence.	Lord's Corn Salve or Plaister.
—— Tincture of Centaury.	Lorraine's Consumptive Pills.
—— Sage.	Lourie's Eye Water.
—— Valerian.	Lowther's Drops.
Hodson's Aromatic Nervine Tea.	—— Nervous Powders.
—— Imperial Oil.	Lozenges Aniseed.
—— Persian Restorative.	—— Benzoin.
—— Syrup.	—— Camomile.
Holdsworth's Lozenges.	—— Ginger.
Hooper's Female Pills.	—— Horehound.
Howell's Powders for Epilepsy.	—— Ipecacuanha.
Hunter's Elixir.	—— Patirosa.
—— Pills.	—— Peppermint.
—— Restorative.	—— Poppy.
Jackson's Corn Salve.	—— Rose.
—— Ointment.	—— Roseated Liquorice.
—— Tincture.	—— Specific.
Jacobson's Cough Drops.	—— Spermaceti.
James's Analeptic Pills.	—— Tolu.
—— Fever Powder.	Lucas's Pure Drops of Life.
—— Medicine for the Dropsy.	Luzatte's British Pills.
Jebb's, Sir Richard, Elixir.	Lygnum's Antiscorbutic Drops
—— Pills.	—— Lotion.
Jesuits' Drops.	—— Pills.
Imperial Anodyne Opodeldoc.	Magnesia Tablets.
Infalible Restorative.	Man's Cough Medicine.
Inglish's Scots Pills.	Mapoon's Sanative Salve.
Johnston's Essence of Horehound.	Marshall's Cerate.
Johntenocco's Tooth Powder.	—— Wort Dissolvent.
Jones's Rheumatic Tincture.	Matthew's or Matthews's Alterative
Irvine's Fruit Lozenges.	—— Medicine.
Juniper's Essence of Penny Royal.	—— Chymical Tincture.
—— Peppermint.	—— Remedies for curing Fistula and
Kennedy's Corn Salve or Plaister.	—— Piles without cutting or Pain.
Keyser's Pills.	—— Samaritan Restorative.
Knight's Pills.	Mayersbach's Balsamic Pills.
Lamert's Balsam.	—— Mixture.
Lancaster Black Drop.	—— Restorative Powders.
Leake's Cerate.	Medley's Aromatic Herb Snuff.
—— Chilblain Water.	Metallic Tractors.
—— Pills.	Military Drops.
—— Purifying Drops.	Millman's Itch Ointment.
Leathe's Lotion.	Monsey's Rheumatic Powders.
Le Cour's Imperial Oil.	Nailor's Corn Ointment.
Lee's Lozenges.	Newton's Restorative Tooth Powder.

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

Schedule of Drugs, &c.—*continued.*

Norman's Syrup.	Rymer's Detergent Pills.
Norris's Chalybeate Pills.	——— Essence of Garlick
——— Drops.	——— Pectoral Medicine.
——— Tonic Essence.	——— Tonic Pills.
Norton's Maredant's Drops.	Schnid's Liquid Dentrifice.
Oliverian Ointment for the Piles.	Schult's Vegetable Acid Air.
Ormskirk Medicine for the Bite of a Mad Dog.	Scot's Gout Pills.
Palmer's Laxative Pills.	Senate's Aromatic Steel Lozenges, or Lozenges of Steel.
Paraguay Lotion.	Sharpe's Hepatic Pills.
Paschall's Teething Remedy.	Sibley's Lunar Tincture.
Pectoral Essence of Coltsfoot.	——— Solar Do.
Perkins's Metallic Tractors.	Simson's Infallible Æthereal Tincture.
Perrin's Balsam of Lungwort.	Singleton's Golden Ointment.
Peter's Pills.	Sloane's, Sir Hans, Pills.
——— Tincture.	Smart's Tincture of Cascarella Bark.
Pidding's Balsam of Liquorice.	Smellome's Eye Salve.
Pike's Ointment.	Smith's Antibilious Pills.
Pomade Divine.	——— Antihectic Balsam.
——— Royal.	——— Cooling opening Pills.
Powell's Camphor Liniment.	——— Drops.
——— Eye Salve.	——— Purifying Pills.
Price's Breast Salve.	——— Restorative Medicated Wine.
Prickett's Styptic.	Smyth's Drops.
Pullen's Antiscorbutic Pills.	——— Restorative.
——— Purging Pills.	Solander's Sanative Tea.
Pymont Tablets.	Soley's Essence of Squills.
Radcliffe's Purging Elixir.	Solomon's Abstergent.
——— Rheumatic Tincture.	——— Anti Impetigines.
Refined British Oil.	——— Balm of Gilead.
Relfe's Nipple Ointment.	Speediman's Stomach Pills.
Richardson's British Corn Salve or Plaster.	Specific Convulsion Drops.
Riga Balsam.	——— for the Yellow Fever.
Robberd's Cough Drops.	——— Remedy (by Wessels).
Robert's Worm Sugar Plums.	——— Tincture.
Roche's Embrocation.	Spence's Dentifrice.
Roe's English Coffee for Nervous Dis- orders.	Spilsbury's Antiscorbutic Drops.
Roger's Antibilious Elixir.	——— Compound Essence.
——— Antiscorbutic Pills.	Spinluff's Aromatic Bilious Cordial.
Rook's Balsam.	Squire's Elixir.
Rose Tablets.	Squirrel's Drops.
Ruspini's Styptic.	——— Tonic Pills.
——— Tincture.	——— Powders.
——— Tincture for the Tooth Ache.	Steer's Camomile Drops.
——— Tooth Powder.	——— Camphorated Eye Water.
Ryan's Essence of Coltsfoot.	——— Convulsion Oil.
Rymer's Cordiac and Nervous Tincture.	——— Nitre Drops.
	——— Opodeldoc.
	——— Paregoric Lozenges.

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

Schedule of Drugs, &c.—*continued.*

Steer's Purging Elixir.	Walker's Jesuits Drops.
Sterne's Balsamic Æther.	——— Specific Remedy.
——— Stomachic Tablets.	——— Stomachic Wine.
——— Tincture and Gout Drops.	Walkey's Tooth Powder.
Storey's Worm Cakes.	Waller's Ointment.
Stoughton's Bitters.	Walsh's Coltsfoot Lozenges.
——— Elixir.	——— Ginger Seeds.
Stringer's Essence of Myrrh.	——— Pills.
——— Myrrh Dentrifrice.	Ward's Dropsy Pills.
——— Paregoric Lozenges.	——— Essence for the Head Ach.
Swedish Preservative, or Elixir of	——— Liquid Sweat.
Longevity.	——— Paste.
Swinfen's Anti-Acid.	——— Powders.
——— Electuary.	——— Red Pills.
——— Ointment.	——— Sack Drops.
——— Worm Sugar Cakes.	——— Sweating Powder.
Swiss Balsam.	——— White Drops.
Tasteless Ague Drops.	Ware's Asthmatic Drops.
——— Fever Drops.	Warren's Analeptic Powders.
Thomas's Tolu Essence.	——— British Tooth Powder.
Thompson's Ague Tincture.	Water's Artificial Mineral.
Tickell's Æther.	Webster's Diet Drink.
Tincture for the Teeth and Gums.	Welch's Female Pills.
Tooley's Cordial.	Wheatley's Ointment.
Tooth Ache Fluid.	——— Fluid.
Tooth Powder, Asiatic.	Whitehead's Essence of Mustard.
——— Paraguay.	——— of Horehound.
——— Royal.	——— Pills.
Trotter's Asiatic Tooth Powder.	Williams' Aperient Pills.
Trowbridge's Golden Pills.	——— Essence of Benzoin, or Pul-
Tuberosa Vitæ, or Chilblain Water.	monick Drops.
Turlington's Balsam.	——— Spa Elixir, or Restorative
Vandou's Nervous Pills.	Drops.
Van Swieten's Gout Cordial.	Willis's Asthmatic Pills.
Vegetable Embrocation.	Winch's Cough Drops.
Vital Balm.	Wray's Ague Pills.
Waite's Worm Nuts.	Zimmerman's Stimulating Fluid.
Walford's Pancreatic Powders.	

Or by whatsoever other Name or Names the same heretofore have been, now are, or shall hereafter be called, known, or distinguished, and also all Pills, Powders, Lozenges, Tinctures, Potions, Cordials, Electuaries, Plaisters, Unguents, Salves, Ointments, Drops, Lotions, Oils, Spirits, Medicated Herbs and Waters, chemical and officinal Preparations whatsoever, of the same or the like Properties, Qualities, Virtues, and Efficacies with the Articles before mentioned, named, enumerated, or specified in this Schedule, or any of them, made, prepared, uttered, vended, or exposed to Sale by any Person or Persons whatsoever, wherein the Person making, preparing, uttering, vending, or exposing to Sale the same, hath or claims to have any occult

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

Schedule of Drugs, &c.—*continued.*

Secret or Art for the making or preparing the same, or hath or claims to have any exclusive Right or Title to the making or preparing the same, or which have at any Time heretofore been, now are, or shall hereafter be prepared, uttered, vended, or exposed to Sale under the Authority of any Letters Patent under the Great Seal, or which have at any Time heretofore been, now are, or shall hereafter be, by any public Notice or Advertisement, or by any written or printed Papers or Handbills, or by any Labels or Words written, printed, or affixed to or delivered with any such Packet, Box, Bottle, or Phial, or other Inclosure aforesaid, held out or recommended to the Public by the Makers, Vendors, or Proprietors thereof, as Nostrums or Proprietary Medicines or as Specifics, or as beneficial to the Prevention, Cure, or Relief of any Distemper, Malady, Ailment, Disorder, or Complaint incident to or in anywise affecting the Human Body.

SPECIAL EXEMPTIONS.

All Drugs named or contained in the Book of Rates subscribed with the Name of Sir Harbottle Grimstone, Baronet, and mentioned and referred to by the Act of Tonnage and Poundage, made in the Twelfth Year of the Reign of King Charles the Second, and in another Book of Rates, intituled "An additional Book of Rates of Goods and Merchandises usually imported, and not particularly rated in the Book of Rates referred to in the Act of Tonnage and Poundage, made in the Twelfth Year of the Reign of King Charles the Second, with Rules, Orders, and Regulations signed by the Right Honourable Spencer Compton, Speaker of the Honourable House of Commons, and mentioned and referred to by an Act made in the Eleventh Year of the Reign of His Majesty King George the First;" nor to any medicinal Drug or Drugs whatsoever which shall be so uttered or vended entire, without any Mixture or Composition with any other Drug or Ingredient whatsoever, by any Surgeon, Apothecary, Chemist, or Druggist who hath served a regular Apprenticeship, or by any Person who hath served as a Surgeon in the Navy or Army under any Commission or Appointment, who shall have been duly entered at the War Office or Navy Office, or by any other Person whatsoever licensed in pursuance of this Act; nor to any Mixtures, Compositions, or Preparations whatsoever, mixed or compounded with or prepared from medicinal Drugs, medicated or chemical Preparations, or Compositions, or other Ingredients-bearing different Denominations, or having different Properties, Qualities, Virtues, or Efficacies, which shall be uttered or vended by any such Surgeon, Apothecary, Chemist, or Druggist as aforesaid, or by any such Person who hath served as a Surgeon in the Navy or Army under any such Commission or Appointment as aforesaid, the different Denominations, Properties, Qualities, Virtues, and Efficacies of which Mixtures, Compositions, and Preparations as aforesaid, are known, admitted, and approved of in the Prevention, Cure, or Relief of any Disorder, Malady, Ailment, or Complaint incident to or in anywise affecting the Human Body, and wherein the Person mixing, compounding, preparing, uttering, or vending the same, hath not nor claims to have any occult

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing on which the Duty attaches.

Schedule of Drugs, &c.—*continued.*

Secret or Art for the mixing, compounding, or preparing the same, nor hath nor claims to have any exclusive Right or Title to the mixing, compounding, or preparing, or to the vending of the same; and which Mixtures, Compositions, or Preparations have not been, are not, nor shall hereafter be, prepared, uttered, vended, or exposed to Sale, under the Authority of any Letters Patent under the Great Seal, nor at any Time heretofore have been, now are, or shall hereafter be, by any public Notice, Advertisement, or by any written or printed Papers or Handbills, or by any Labels or Words written or printed, and affixed to or delivered with any such Packet, Box, Bottle, Pot, Phial, or other Inclosure aforesaid, held out or recommended to the Public by the Owners, Proprietors, Makers, Compounders, original or first Vendors thereof, as Nostrums or Proprietary Medicines, or as Specifics, or as beneficial for the Prevention, Cure, or Relief of any such Distemper, Malady, Ailment, or Complaint as aforesaid.

	England.			Scotland.		
	£	s.	d.	£	s.	d.
Horse, Mare, or Gelding, hired by the Mile or Stage, to be used in travelling in Great Britain, for every Mile such Horse, Mare, or Gelding shall be hired to travel - - - - -	0	0	1½	0	0	1½
Horse, Mare, or Gelding, hired for a less Period of Time than Twenty-eight successive Days, for drawing on any public Road any Coach or other Carriage used in travelling Post, or otherwise, by whatsoever Name such Carriage now is or may be hereafter called or known, (if the Distance at the Time of hiring such Horse, Mare, or Gelding shall be ascertained,) for every Mile such Horse, Mare, or Gelding shall be hired to travel - - - - -	0	0	1½	0	0	1½
Horse, Mare, or Gelding so hired as last above mentioned, in any Case where the Distance shall not, at the Time of such Hiring, be ascertained, for each Day for which such Horse, Mare, or Gelding shall be so hired - - - - -	0	1	9	0	1	9

SPECIAL EXEMPTIONS.

Horses, Mares, or Geldings, used in Hackney Coaches licensed pursuant to the several Acts of Parliament made for that Purpose, where the Horses, Mares, or Geldings drawing such Hackney Coaches shall be employed to go no greater Distance than Ten Miles from the City of London or Westminster, or the Suburbs thereof.

SCHEDULE (B.)—*continued.*

Name and Description of the Instrument, Article, or Thing, on which the Duty attaches.	England.	Scotland.
	£ s. d.	£ s. d.
Carriage, whether a Coach, Berlin, Landau, Chariot, Calash, Chaise Marine, Chaise, Diligence, or other Carriage with Two or more Wheels, by what Name soever any such Carriage now is or hereafter may be called or known, which shall be employed as a public Stage Coach or Carriage for the Purpose of conveying Passengers for Hire to or from different Places in Great Britain, and which shall be licensed for carrying not more than Four inside Passengers (Children in Lap excepted), for every Mile any such Carriage shall travel - - - - -	0 0 2	0 0 2
Which shall be licensed for carrying more than Four, but not more than Six inside Passengers (Children in Lap excepted), for every Mile any such Carriage shall travel - - - - -	0 0 2½	0 0 2½
Which shall be licensed for carrying more than Six, but not more than Eight inside Passengers (Children in Lap excepted), for every Mile any such Carriage shall travel - - - - -	0 0 3½	0 0 3½
Which shall be licensed for carrying more than Eight, but not more than Ten inside Passengers (Children in Lap excepted), for every Mile any such Carriage shall travel - - - - -	0 0 4	0 0 4
Which shall be licensed for carrying more than Ten inside Passengers (Children in Lap excepted), for every Mile any such Carriage shall travel - - - - -	0 0 5	0 0 5
SPECIAL EXEMPTION.		
Hackney Coaches licensed by the Commissioners for licensing such Coaches.		
Horse, Mare, or Gelding entered to start or run for any Plate, Prize, Sum of Money, or other Thing whatsoever, over and above all other Duties chargeable by this or any other Act or Acts of Parliament -	2 2 0	2 2 0

SCHEDULE (C.)

ALLOWANCES AND DRAWBACK.

A L L O W A N C E S.

- To every Person who, at one and the same Time, shall produce at the Head Office for Stamps in London, to be stamped, or shall buy of the Commissioners of the Stamp Duties, Vellum, Parchment or Paper, charged with any Stamp Duty, to the Amount in the whole of £30, or upwards, One Pound Ten Shillings for every One hundred Pounds, and so in proportion for any greater or less Sum not under £30.
- To Cardmakers, on Payment of the Duty on Cards, monthly, at the Time of settling their Accounts, £1. 10s. for every £100, and so in proportion for any greater or less Sum.
- Stationers who shall purchase Stamps for Receipts to the Amount at one and the same Time of £10, in consideration of their making no Charge to the Public for the Paper stamped for Receipts, but actually and bonâ fide selling the same for the Price of the Stamp only, Seven Pounds Ten Shillings for every One hundred Pounds of the Amount of the Duty on such Stamps for Receipts, and so in proportion for any greater or less Sum, not under the Sum of £10; this Allowance being over and above the usual Allowance on the present Payment of Stamp Duties to the Amount of £30 and upwards.
- To Printers, Publishers, and Proprietors of Newspapers who shall not have raised the Price of their Newspapers above the Price at which the same were respectively sold at and immediately before the Time of passing the Act of the Thirty-seventh Year of the Reign of His present Majesty, intituled "An Act for granting to His Majesty certain Stamp Duties on the several Matters therein mentioned; and for better securing the Duties on Certificates to be taken out by Solicitors, Attorneys, and others practising in certain Courts of Justice in Great Britain;" and who shall at one and the same Time produce at the Head Office of Stamps to be stamped, or shall buy of the Commissioners of the Stamp Duties, Paper stamped with the Duty chargeable on Newspapers, the Duties whereof shall amount to Ten Pounds or upwards, in consideration of prompt or present Payment of such Duty, Sixteen Pounds and Eighteen Shillings for every One hundred Pounds on such Payment, and so in proportion for any greater or less Sum not being under £10. But if any such Printer, Publisher, or Proprietor shall have raised, or shall raise, the Price of his Newspaper above the Price at which the same was so sold at and immediately before the Time of passing the said Act of the Thirty-seventh Year of the Reign of His present Majesty, then and in such Case no more or greater Allowance shall be made, in consideration of such prompt or present Payment than at the Rate of Four Pounds for every One hundred Pounds, and so in proportion for any greater or less Sum not under £10.

SCHEDULE (C.)—*continued.*

ALLOWANCES.

- To the Two Universities of Oxford and Cambridge respectively, the annual Sum of £500 each.
- To Persons who shall purchase at the Head Office for Stamps in London, Stamps for Hat Linings to the Amount, at one and the same Time, of £10 or upwards, Ten Pounds for every One hundred Pounds of the Amount of the Duty on such Stamps so purchased, and so in proportion for any greater or less Sum not under £10.
- For receiving the Duty for and in respect of Fire Insurances, paying the same and making out the Accounts according to the Directions of the several Acts of Parliament in that Behalf made, Five Pounds for every One hundred Pounds so received, paid, and accounted for, and so in proportion for any greater or less Sum.
- To any Person or Persons, Body or Bodies Politic or Corporate, carrying on the Business of Sea Insurances within the City of London, who shall have given or caused to be given (to the Satisfaction of the Commissioners of the Stamp Duties) Security by Bond for the Payment of the Duties on Sea Policies, at the Times and in the Manner to be prescribed by the said Commissioners, and who shall duly pay the said Duties in the Time and Manner prescribed, One Pound Ten Shillings for every One hundred Pounds of the Amount of the Duties so paid, and so in proportion for any greater or less Sum.
- For receiving the Duty for and in respect of Gold Plate, or Silver Plate made or wrought in Great Britain, paying the same, and making out the Accounts according to the Directions of the several Acts of Parliament in that Behalf made, Two Pounds Ten Shillings for every One hundred Pounds so received, paid, and accounted for, and so in proportion for any greater or less Sum.
- To Persons who shall at one and the same Time purchase stamped Labels for Medicines, the Duty whereon shall amount to £5 or upwards, Five Pounds for every One hundred Pounds, and so in proportion for any greater or less Sum not under £5.
- To Persons who shall at one and the same Time purchase stamped Labels for Medicines, the Duty whereon shall amount to £50 or upwards, Ten Pounds for every One hundred Pounds, and so in proportion for any greater or less Sum not under £50.
- To Persons who shall at one and the same Time purchase Stamped Labels for Medicines, the Duty whereon shall amount to £100 or upwards, Twelve Pounds Ten Shillings for every One hundred Pounds, and so in proportion for any greater or less Sum not under £100.
- To Clerks in any Court of Law or Equity intrusted by an Act made in the Twenty-fifth Year of the Reign of His present Majesty, intituled, “ An Act
“ for granting to His Majesty certain Duties on Certificates to be taken out
“ by Solicitors, Attornies, and other Persons practising in certain Courts of

 SCHEDULE (C.)—*continued.*

 ALLOWANCES.

“ Justice in Great Britain; and certain other Duties with respect to War-rants, Mandates, and Authorities to be entered or filed of Record as therein mentioned;” to enter and file of Record certain Memorandums or Minutes; for their Trouble in that Behalf Two Pounds Ten Shillings for every One hundred Pounds of the Amount of the Duties on such Memorandums or Minutes so entered or filed of Record as aforesaid, and so in proportion for any greater or less Sum.

To Clerks of the Peace or their Deputies respectively for and in consideration of their making out and delivering to the proper Officer of the Stamp Duties, according to the Directions of an Act made in the Fifth Year of the Reign of His present Majesty, Cap. 46., a List of Persons licensed to sell Beer, Ale, and other exciseable Liquors, at and after the Rate of One Farthing for the Name of every such Person inserted in such List.

To Clerks of the Peace or their Deputies, or the Sheriff or Stewart Clerk respectively, for and in consideration of their making out, according to the Directions of an Act made in the Twenty-fifth Year of the Reign of His present Majesty, Cap. 50., a List of Persons taking out Game Certificates, at and after the Rate of One Halfpenny for the Name of every such Person inserted in every such List.

To the Clerk of the Course, Book-keeper, or other Person authorized to enter any Horse, Mare, or Gelding to start or run for any Plate, Prize, Sum of Money, or other Thing in consideration of his Trouble in receiving, accounting for, and duly paying the Duty imposed on such Horse, Mare, or Gelding, Five Pounds for every One hundred Pounds of the Amount of the Duties so received, accounted for, and paid, and so in proportion for any greater or less Sum.

 D R A W B A C K.

For or in respect of Gold Plate and Silver Plate wrought or manufactured in Great Britain, which shall be duly exported by Way of Merchandise to Ireland or any Foreign Parts, the whole Duties which shall have been paid for the same.