



Carriers Act 1830

1830 CHAPTER 68 11 Geo 4 and 1 Will 4

- 5 Every office used to be deemed a receiving house; and any one coach proprietor or carrier shall be liable to be sued. Action not to abate for nonjoinder of co-proprietors.**

For the purposes of this Act every office, warehouse, or receiving house, which shall be used or appointed by any mail contractor or stage coach proprietor or other such common carrier as aforesaid for the receiving of parcels to be conveyed as aforesaid, shall be deemed and taken to be the receiving house, warehouse, or office of such mail contractor, stage coach proprietor, or other common carrier; and any one or more of such mail contractors, stage coach proprietors, or common carrier shall be liable to be sued by his, her, or their name or names only; and no action or suit commenced to recover damages for loss or injury to any parcel, package, or person shall abate for the want of joining any co-proprietor or co-partner in such mail, stage coach, or other public conveyance by land for hire as aforesaid.

Changes to legislation:

There are currently no known outstanding effects for the Carriers Act 1830, Section 5.