

pannels annexed, and a schedule of the nominatorum for the whole county; and it is also ordered, that writs of subpoena do issue as heretofore, with the proper alteration, and do name the assizes either at Warwick or Coventry, as the case may be, where the attendance of the witnesses is to be given; and that all writs of jury process, and all other writs, be altered in like manner; but that no alteration be necessary in any mittimus to the said county of Warwick, for the trial of any issue joined in any of Her Majesty's courts at Westminster; and further, that the assize writs and subpoenas, to be hereafter issued for the next assize, may be vested on the day of the date of this Order, or afterwards, as the case may require, and, for any subsequent assizes, may be tested in manner heretofore used and accustomed :

And it is further ordered, that the sheriff of the said county do summon a grand jury for the body of the said county which shall attend at the assizes at Warwick, and be sworn for the body of the whole county as heretofore; and another grand jury (which may consist in part or in all of the same, or may consist altogether of different persons) which shall attend at the assizes at Coventry, and be sworn in like manner :

And it is further ordered, that the sheriff, or other minister to whom belongs the return of the jurors for the trial of issues to be tried at the said assizes at Warwick or Coventry, either from the superior courts at Westminster, or any criminal issue, shall summon a competent number of men, named in the juror's book, to serve on juries indiscriminately on the civil and criminal side at the said assizes at Warwick, so as such number be not less than forty-eight, nor more than seventy-two; and also a competent number of the like persons to serve on juries, indiscriminately as aforesaid, at the said assizes at Coventry, so as such number be not less than forty-eight, nor more than seventy-two; unless a judge or judges in the commission of oyer and terminer and gaol delivery shall direct a greater or less number; in which case such greater or less number shall be summoned; and in summoning such juries to attend at the said assizes at Warwick and Coventry, respectively, the said sheriff, or other minister, shall have regard to the convenience of the said jurors, as to their place of residence :

And it is further ordered, that all persons who

shall have served as jurors, at either of the said assizes, shall have the like privilege and exemption, by virtue of the Statute, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act for consolidating and amending the laws relative to jurors and juries," as if he had served at the assizes held for the whole county; and that all and every the powers and provisions of the said last-mentioned Statute, touching the summoning of juries, common and special, and the summoning of juries to serve indiscriminately on the criminal and civil side, and all other the powers and provisions of the said last-mentioned Act, shall be in force, with respect to each of the said assizes to be held at Warwick and Coventry, respectively, so far as they may be applicable thereto, in like manner as they were with respect to the assizes held at Warwick only :

And it is further ordered, that every declaration, hereafter to be filed or delivered in any action in which the issue is intended to be tried at the assizes for the county of Warwick, held at Warwick or Coventry, respectively, shall have in the margin, besides the ordinary venue, the words "Warwick division," or "Coventry division," but no other alteration from the ordinary form of such declaration shall be necessary; and issues arising in such actions, if tried at the assizes, shall accordingly be tried at the assizes held at Warwick and Coventry, respectively: provided, nevertheless, and it is further ordered, that in all cases of civil actions in which the venue is by law local, the issues therein shall be tried at Warwick; in cases where the cause of action shall have arisen in the Warwick division, and at Coventry where the cause of action shall have arisen in the Coventry division, in like manner as if the said two divisions were two separate counties, and the declarations in such actions shall have in the margin, in addition to the ordinary venue, the words "Warwick division," or "Coventry division," as the case may require, but no other alteration from the ordinary form shall be necessary; nevertheless, it shall be lawful for the court in which any such issue be joined, or any judge of the superior courts of common law at Westminster, to order such issues to be tried at the assizes held in the division in which the cause of action did not arise, if they or he shall