into which the said county shall be divided, by any ) " ceedings and practice of the Court of Passage Order to be made by your Majesty, with the advice of your Privy Conneil; and also that each of the several Courts of Request or Conscience heretofore holden for the recovery of debts and demands in the several cities, towns, and places hereinafter mentioned within the provisions of some one or more of the Acts cited in the Schedule annexed to the said Act of the last session of Parliament, and marked (A.), shall be holden as a county court on and after the said fifteenth day of March, in the city or town hereinafter mentioned to be respectively appointed or substituted, instead of the city or cities, town or towns, place or places in which such court was or might have been holden under the provisions of any of the said Acts; that is to say,

A court heretofore holden at Bath, under an Act, passed in the forty-fifth year of the reign of His late Majesty King George the Third, intituled "An Act for the more speedy and easy recovery of "small debts in the city of Bath and the liberties "thereof, and in the several parishes and places "therein mentioned, in the county of Somerset," shall be holden as a county court in the city of Bath:

Two courts heretofore holden at Bristol; that is to say, one court holden under an Act, passed in the fifty-sixth year of the reign of His late Majesty King George the Third, intituled "An Act for "the more speedy and easy recovery of small debts "in the city and county of the city of Bristol, and "the liberties thereof, and in the several parishes "and places therein mentioned, in the counties " of Gloucester and Somerset," and another Court holden under an Act passed in the first year the reign of your Majesty, intituled "An Act for granting more effectual powers for "the regulation of the Court of Conscience within "the city of Bristol," shall be consolidated and holden as a county court in the city of Bristol:

A court, other than the Court of Passage, heretofore holden for the recovery of small debts in Liverpool, under an Act passed in the seventh year of the reign of His late Majesty King William the Fourth, intituled "An Act to amend and render "more effectual an Act passed in the fourth " and fifth year of the reign of His present Ma-"jesty, intituled 'An Act for amending the pro- hereinafter called metropolitan districts, in each

" of the borough of Liverpool in the County Pala-"tine of Lancaster,' and to repeal an Act passed "in the twenty-fifth year of the reign of His late " Majesty King George the Second, "intituled "An Act for the more easy and speedy Recovery "of Small Debts in the Town and Port of Liver-" pool, and Liberties thereof, in the County Pala-"tine of Lancaster,' and to give further power "for the Recovery of Small Debts within the "Borough of Liverpool," shall be holden as a county court in the town of Liverpool:

A court heretofore holden for the Manor of Sheffield, under an Act, passed in the forty-eighth year of the reign of His late Majesty King George the Third, intituled " An Act for regulating the Pro-" ceedings in the Courts Baron of the Manors of " Sheffield and Ecclesall, in the county of York," shall be holden as a county court in the town of Sheffield:

And that the district to be assigned to each of the said courts, when so holden as a county court, shall be the district which by any Order to be made by Your Majesty, with the advice of your Privy Council, shall be specified as the district of the county court holden in each of the said cities and towns respectively.

## ORDER IN COUNCIL, No. 2.

That on the fifteenth day of March in this year, the said Act of the last session of Parliament shall be put in force in every county throughout England and Wales; and that the whole of the said counties, including all counties of cities and counties of towns, cities, boroughs, towns, ports, and places, liberties and franchises therein contained or thereunto adjoining (except the city of London,) shall be divided into the several districts hereinafter specified, and that the county court of each of the said counties shall be holden for the recovery of debts and demands under the said Act, in each of the districts into which such county shall be so divided, in the several cities and towns hereinafter specified as court towns, or towns in which courts are to be holden, in each county, in conjunction with the said districts respectively, except in the districts