

indictments already found at the assizes, shall be tried at the Assizes holden at Lancaster or Liverpool, as the case may be.

VIII. Any person, not in custody, against whom any bill of indictment shall hereafter be found at the Assizes at Lancaster, shall, if committed, be committed to the Castle of Lancaster, for trial at the Assizes to be holden at Lancaster, or in case such bill of indictment be found at the Assizes at Liverpool, such person shall be committed to the said House of Correction at Kirkdale, for trial at the Assizes to be holden at Liverpool, or in case such bill of indictment be found at the Assizes at Manchester, such person shall be committed to the said House of Correction at Salford, for trial at the Assizes to be holden at Manchester.

IX. The Sheriff of the said county palatine, or his deputy, and the Clerk of the Crown for the said county palatine, or his deputy, shall attend at the Assizes at Manchester, as well as at Lancaster and Liverpool; and all Justices of the Peace and Coroners, bound by law to attend at the assizes shall attend at the said Assizes at Lancaster, Liverpool, or Manchester, according as their usual place of residence may be in the said Northern Division, or in the said West Derby Division, or in the said Salford Division, respectively; and such Justices and Coroner as have no residence in any of the said divisions, may attend at any of the said places which shall be nearest to their usual place of residence; and all Mayors, Stewards, and Bailiffs of liberties, hundreds and wapentakes in the said Northern Division shall attend at the Assizes at Lancaster, in the West Derby Division at the Assizes at Liverpool, and in the Salford Division at the Assizes at Manchester: And every such Justice of the Peace and Coroner shall certify his examinations, informations, inquisitions, bailments, and recognizances in respect of offences which, according to this Order, are to be tried at the Assizes at Lancaster, to the Clerk of the Crown, before or at the opening of the Court at Lancaster; and in respect of offences which are to be tried at Liverpool, before or at the opening of the Court at Liverpool; and in respect of offences which are to be tried at Manchester, before or at the opening of the Court at Manchester.

X. No alteration shall be necessary, by reason of this Order, in the Commissions of Oyer and Terminer and Gaol Delivery for the said county palatine of Lancaster, but three Assize writs shall be issued by the Clerk of the Crown for the said county palatine, in the same manner as two have heretofore issued, directed to the Sheriff of the said county palatine, one of which shall be, as near as may be, in the form hereunto annexed marked (A); and another, in the like form, substituting the words "Castle at Lancaster," for the words "Court House at Manchester," and "Northern Division" for "Salford Division;" and another, in the like form, substituting the words "Court-House at Liverpool," for "Court-House at Manchester," and "West Derby Division" for "Salford Division;" but no deviation in such writs from the said form shall in any way invalidate the same; and the Sheriff shall return one writ at the Assizes at Lancaster, and another at the Assizes at Liverpool, and another at the Assizes at Manchester, with the proper schedules or panels thereto annexed respectively, and with a schedule of the nomina ministrorum for the whole county, and writs of subpoena shall issue as heretofore, with the proper alteration, naming the Assizes at Lancaster, Liverpool, or Manchester, as the case may be, at which the attendance of the witnesses is to be given; any all writs of jury process shall be altered in like manner; but no alteration shall be necessary in and

mittimus to the said county palatine for the trial of any issue joined in any of Her Majesty's Courts at Westminster: And all assize writs and subpoenas to be hereafter issued for the next assizes may be tested on any day after the date of this Order, and for any subsequent assizes may be tested in manner heretofore used and accustomed.

XI. The Sheriffs of the said county palatine shall summon a grand jury for the body of the said county, which shall attend at the Assizes at Lancaster, and shall be sworn for the body of the whole county, as heretofore; and another grand jury, which shall attend at the Assizes at Liverpool, and be sworn in like manner; and another grand jury, which shall attend at the Assizes at Manchester, and be sworn in like manner; which said several grand juries may consist in whole, or in part, of the same persons, and may consist altogether of several persons.

XII. 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 Lancaster, Liverpool, or Manchester, either from any of the superior Courts at Westminster, or in the Court of Common Pleas at Lancaster, or of any criminal issue, shall summon a competent number of men named in the Jurors' Book, to serve on juries, indiscriminately, on the civil and criminal side, at the Assizes at Lancaster, so as such number be not less than 48 nor more than 72; and also a competent number of the like persons to serve on juries, indiscriminately as aforesaid, at the Assizes at Liverpool, so as such number be not less than 48 nor more than 72; and also a competent number of like persons to serve on juries, indiscriminately as aforesaid, so as such number be not less than 48 nor more than 72: Provided that a Judge of any of Her Majesty's superior Courts at Westminster, or the Judges in the Commissions of Oyer and Terminer and Gaol Delivery for the said county, may, at any time, direct a greater or less number to be summoned in any of the said cases, on which such greater or less number shall be summoned accordingly, and the Sheriff or other minister, in summoning such juries, to attend at the Assizes, at Lancaster, Liverpool, or Manchester, respectively, shall have regard to the convenience of such jurors, as to their respective places of residence.

XIII. Every person who shall have served as jurors at any of the said Assizes, shall have the like privilege and exemption, by virtue of the Act passed in the sixth year of the reign of His late Majesty King George the Fourth, for consolidating and amending the Laws relating to Jurors and Juries, as if he had served at Assizes holden for the whole county; and all the powers and provisions of the said last-mentioned Act, and of "The Common Law Procedure Act, 1852," touching the summoning of juries, common and special, and the summoning of jurors to serve, indiscriminately, on the criminal and civil side, and, otherwise, shall be in force with respect to each of the said Assizes, to be holden at Lancaster, Liverpool, and Manchester respectively, as they were before this Order with respect to the Assizes holden at Lancaster and Liverpool.

XIV. Every declaration hereafter to be delivered or filed in any action in which the issue is intended to be tried at the Assizes for the county palatine of Lancaster, holden at Lancaster, Liverpool, or Manchester, respectively, shall have in the margin, besides the ordinary venue, the words ["Northern Division"] or ["West Derby Division"] or ["Salford Division"], but no other alterations in the ordinary form of such declaration shall be necessary; and issues arising in such actions, if tried at the Assizes, shall according be tried at the Assizes, holden at Lancaster, Liverpool, and Man-