any person charged with having committed apy offence with respect to which jurisdiction is by this Order conferred on the Central Criminal Court, and which has been committed or is alleged to have been committed within the jurisdiction of such Justice or Coroner, either to the Gaol (other than the Gaol of Newgate) to which, but for the said Spring Assizes Act, 1879, and this Order, such person would have been committed, or to Her Majesty's Prison at Holloway, there to remain until he can be tried in pursuance of this Order or in due course of law.

(5.) When in pursuance of this Order any person shall be committed to any Gaol other than Her Majesty's Prison at Holloway, the Sheriff of the County in which the Gaol to which the prisoner is committed is situated, or the Keeper of the same Gaol, shall, six days at least before the next sitting of the Central Criminal Court at which the prisoner can be tried, or at such other time as the Justices or Judges of the said Court, or any two or more of them, shall from time to time direct, cause such person, with his commitment and detainers, to be safely removed from the Gaol to which he was committed, without any Writ of Habeas Corpus or other Writ, to Her Majesty's Prison at Holloway, there to remain until thence delivered by due course of law.

(6.) Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said part of the County of Surrey, any one or more of the Justices and Judges of the Central Criminal Court, or the committing Justice or Justices, or any two of the Justices of the County or place in which he was committed, or admitted to bail, may, upon the application by or on behalf of such person direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to or on behalf of such person a sum not exceeding 201. to enable him to defray the expenses of travelling to and from the Central Criminal Court of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum and shall deduct it out of the amount, if any, allowed by the Court in respect of such witnesses.

(7.) Where, for the purposes of the trial of any offence, with respect to which Jurisdiction is by this Order conferred upon the Central Criminal Court, recognizances are entered into for attendance at any Court of Oyer and Terminer or General Gaol Delivery for the County of Surrey, such recognizances shall be deemed to have been entered into for attendance at the then next ensuing Session of Oyer and Terminer and Gaol Delivery to be holden for the Central Criminal Court District as enlarged by this Order, in the month of April or May, 1887, as the case may be, and every person bound by such recognizance shall be bound to appear at such Session or forfeit his recognizance.

(8.) If the Central Criminal Court at its Session last held in the month of May, 1887, cannot finally dispose of or for the purposes of justice is of opinion that it is inexpedient finally to dispose of the case of any prisoner or person committed for trial in the said part of the County of Surrey, then the said Central Criminal Court shall order the removal of such prisoner to the Gaol of the County or place whence he came in order that he may be tried at the then next Assizes, and the Prosecutor and Witnesses in attendance at the said Central Criminal Court shall enter into recognizances for their appearance at the said Assizes, and if an Indictment or Indictments has or

have been found against the prisoner, the Clerk of the said Central Criminal Court shall transmit the Indictment or Indictments and the Depositions and all other things relating thereto to the Clerk of Assize at such Assizes, together with a copy of the Order of Court, and such prisoner or person shall be tried upon such Indictment or Indictments as if the same had been found at the said Assizes, and such prisoner may be removed from Her Majesty's Prison at Holloway to the Gaol whence he came without Writ of Habeas Corpus, but with a copy of the said Order of Court, and all such other proceedings shall be had and taken as if the said prisoner or person had not been removed to Her Majesty's Prison at Holloway.

. (9.) If, in pursuance of the 18th section of the Central Criminal Court Act as applied by this Order, any Writ of Certiorari or Habeas Corpus be issued for the removal of any indictment or presentment, or of any person in custody from the jurisdiction of the Justices of the Peace for the County of Surrey to the Central Criminal Court, one week's notice shall be given in manner required by that section.

(10.) Except where the context otherwise requires, the terms used in this Order shall have the same meaning as that which the same terms have in the Spring Assizes Act, 1879.

(11.) This Order, unless earlier revoked, shall be in force until the close of the Session of the Central Criminal Court last held in the month of May, 1887.

C. L. Peel.

A T the Court at Windsor, the 7th day of March, 1887.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

In pursuance of the Spring Assizes Act, 1879,
Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Cumberland and the County of Westmoreland shall, for the purpose of the next Spring Assizes, be united together and form one county, under the name of the Spring Assize County, No. 1.

2. The said Spring Assizes for the said Spring Assize County shall be held at Carlisle.

3. The Court at the said Spring Assizes at Carlisle shall have jurisdiction to try any prisoner committed in the said Spring Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Spring Assizes Act, 1879, such prisoner would have been tried.

The provision of Section three of the Spring Assizes Act, 1879, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of the county for which such Assizes were held" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried, if the Spring Assizes Act, 1879, had not been passed.

4. The Sheriff of the county of Cumberland shall

4. The Sheriff of the county of Cumberland shall alone act for the purpose of the said Spring Assizes' for the said Spring Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Spring Assize County, and precepts and other documents relating to the said Spring Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to