1.	2.	3.	4.	5.		6.		7.
Equivalent in Guate-	Coin.	Metal.	Millesi- mal Fine- ness.	Standard Weight.		Minimum Weight.		Limit
malan Dollar.				Grains.	Grammes	Grains.	Grammes	of Tender.
-50	Half Sol	Silver	900	192-90	12.50	183-255	11.875	50 Guatema- lan Dollars
•20	One-fifth Sol	"	900	77.16	5	73.302	4.75	3)
•10	Dinero, or one- tenth Sol	"	900	38.58	2.50	36-651	2.375	77
•05	Half Dinero, or one - twentieth Sol	,,	900	19:29	1.25	18:326	1.187	>
•01	One cent piece of British Hon- duras	Bronze	Mixed Metal	144	9•331	No	ne	duatemalan Dollar

Given at Our Court at Balmoral, this fifteenth day of September, in the year of our Lord one thousand eight hundred and eighty-seven, and in the fifty-first year of Our Reign.

GOD save the QUEEN.

A T the Court at Balmoral, the 16th day of September, 1887.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HER Majesty was this day pleased, by and with the advice of Her Privy Council, in pursuance of the provisions contained in the fourth and eighth sections of the twenty-first and twenty-second Victoria, chapter ninety, to nominate Professor Sir George H. B. Macleod, Knt., M.D., Surgeon in Ordinary to the Queen in Scotland, to be, for five years, a Member of the General Council of Medical Education and Registration of the United Kingdom for Scotland, in the place of Dr. Andrew Fergus, deceased.

A T the Court at Balmoral, the 15th day of September, 1887.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

The jurisdiction of the Justices and Judges of the Central Criminal Court at any Session of Oyer and Terminer or Gaol Delivery, held or continued for the Central Criminal Court District in the months of October, November, or December, 1887, or January, 1888, shall extend to such part of the County of Surrey as is not now included in the Central Criminal Court District, as if such part of the County of Surrey were included in the Central Criminal Court District, and the Central Criminal Court Act shall apply to the said part of the County of Surrey, and offences committed therein, as if the said part of the County of Surrey were mentioned in that Act:

Subject nevertheless to the following modifications and exceptions:—

(1.) Nothing in this Order shall authorize the trial at the Central Criminal Court of any person for any offence triable at Quarter Sessions, except in accordance with the provisions of Sections 18 and 19 of the Central Criminal Court Act, or except such last-mentioned person be also there triable for any offence or offences not triable at Quarter Sessions.

(2.) For the purposes of this Order the said part of the County of Surrey shall be deemed to be included in the Commission in force for the time being for the Central Criminal Court.

(3.) Unless the Central Criminal Court shall otherwise direct, no person shall be summoned or returned from the said part of the County of Surrey to serve on any Grand Jury or Petty Jury at the Central Criminal Court, but any Grand Jury or Petty Jury constituted in accordance with the provisions of the 4th Section of the Central Criminal Court Act, shall have authority to inquire of, present, try, and determine all offences with respect to which jurisdiction is by this Order conferred on the Central Criminal Court.

(4.) Until Her Majesty is pleased, by and with the advice of Her Privy Council, otherwise to order and direct, it shall be lawful for any Justice of the Peace or Coroner having jurisdiction within the said part of the County of Surrey, to commit any person charged with having committed any 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 Winter Assizes Acts, 1876 and 1877, 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,