the Judge who, according to the rotas of business in the King's Bench Division and to the circuits announced for the Judges, may be expected to try such action. Where for any reason this is not practicable, such matters shall be dealt with by the Judge for interlocutory business.

3. The order made on the summons for directions in every action, and every order giving leave to defend under Order 14, shall direct whether the action is to be tried with a special jury or with a common jury, or without a jury (whether by a Judge or otherwise), and shall also direct where the action is to be tried, and the action shall at once be entered accordingly by the party having the carriage of the order in such one of the lists hereinafter mentioned as the master shall direct, but the mode and place of trial so directed may be subsequently altered for sufficient cause on a summons or a notice under the summons for directions issued by either party. If the mode or place of trial is so altered, the action shall thereupon be transferred to the appropriate list.

4. For actions in which the place fixed for trial is Middlesex there shall be such lists for special juries, common juries, and without juries, respectively, as the Lord Chief Justice shall from time to time direct; and every action, so soon as the place and mode of trial are fixed as aforesaid, shall be entered in such one of these lists as may from time to time be directed.

5. All Judges' summonses, appeals to the Judge, and applications to the Judge in actions directed to be tried with a special jury or with a common jury or without a jury (other than circuit cases) shall, unless it be at any time otherwise directed by the Lord Chief Justice, he returnable before a Judge for the time being in charge of the list of special jury, common jury, or without-jury actions respectively, as the case may be, in which the action has been entered or has been ordered to be entered as aforesaid.

Notice shall be given to the Judge's clerk of all summonses returnable before and all appeals to a Judge sitting in Middlesex other than the Judge for interlocutory business, and the summonses shall be returnable in Court for Chambers at such time as the Judge may from

time to time direct.

7. All Judges' summonses and all appeals to the Judge in actions directed to be tried on circuit at any assize town shall be returnable before the Judge who according to the rota of business is expected to take the civil business at that assize town, if such Judge shall be in London or if the assize at the town at which the trial is fixed has commenced. If such Judge shall not be in London or at such assize town, such summonses and appeals shall be returnable before and dealt with by the Judge for interlocutory business, unless in any particular case both parties shall agree that a summons shall be taken by the Circuit Judge at an assize town other than that at which the case is to be tried.

8. Any appeal from a District Registrar, and any Judges' summenses or appeals to the Judge in any action or matter proceeding in a District Registry may be heard by any Judge on the circuit within which the registry is situate, notwithstanding that he may not be the Judge before whom, according to the preceding Rules of this Order, such appeal or summons should be

returnable or heard.

9. If for any cause the Judge before whom a summons or appeal should, according to the preceding Rules of this Order be returnable or heard is not available, or in any case of a Judge's summons or appeal not herein provided

for, such summons or appeal may be made returnable before or heard by the Judge for interlocutory business.

10. Lists shall be made and published of all summonses and appeals for hearing before the Judge for interlocutory business for each day on which he shall sit, as heretofore done in Judge's Chambers, and when summonses and appeals are in fact heard in Court, the hearing is to be deemed to be in Chambers, and all persons who would have a right of audience in Judge's Chambers may be heard on such matters, and there shall be no further right to publish the proceedings without leave than if the hearing were in fact in Chambers. Lists of summonses returnable before any Judge other than the Judge for interlocutory business shall, when necessary, be made by the Judge's clerk, as in the Commercial Court.

11. For the purpose of exercising every authority conferred by Statute, Order, or Rule upon the Judge at Chambers, and not hereinbefore specifically provided for, the Judge for interlocutory business shall be the Judge at

Chambers.

12. These Rules shall not affect the practice of the Commercial Court as to summonses, which shall continue as heretofore.

13. These rules shall come into operation on the 12th of October, 1908. They may be cited as the Rules of the Supreme Court (July) 1908, or each Rule may be cited by the heading thereof with reference to the Rules of the Supreme Court, 1883.

TENDERS FOR LOANS ON TREASURY BILLS.

1. The Lords Commissioners of His Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office, at the Bank of England, on Wednesday, the 22nd instant, at one o'clock, for Treasury Bills to be issued under the Acts 40 Vic., cap. 2, and 52 Vic., cap. 6, to the amount of £2,500,000 in replacement of Bills falling due on the 27th instant.

2. The Bills will be in amounts of £1,000, £5,000, or £10,000. They will be dated the 27th July, 1908, and will be payable at six months after date, viz.:—on the 27th January,

1909.

3. The Tenders must specify the net amount per cent. which will be given for the amounts applied for, and the Tenders of private individuals must be made through a London Banker.

4. The Bills will be issued and paid at the

Bank of England.

5. The persons whose Tenders are accepted will be informed of the same on Thursday, the 23rd instant, and payment in full of the amounts of the accepted Tenders must be made to the Bank of England not later than three o'clock, on Monday, the 27th July, 1908.

6. The Lords Commissioners of His Majesty's Treasury reserve the right of rejecting any

Treasury Chambers, 17th July, 1908.

The Commissioners of Inland Revenue acknowledge the receipt of £15 13s. 6d. in respect of unpaid Estate Duty.

Inland Revenue, Somerset House, 14th July, 1908.