to try the Special Jury Causes at such Assizes, pursuant to the provisions of the Common Law Procedure Act, 1852, shall direct the said Sheriff to summon such jurors and special jurymen respectively, to be and appear for the purposes aforesaid at the said Assizes at Lancaster, Liverpool, and Manchester respectively; and the said Sheriff or other Minister, shall accordingly 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, at the Assizes at Manchester, 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 said Sheriff or other Minister shall also summon a sufficient number of Special Jurymen not exceeding 48 in all, to try the Special Jury Causes at each of the said Assizes at Lancaster, Liverpool, and Manchester respectively. 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 juries 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 accordingly be tried at the Assizes, holden at Lancaster, Liverpool, and Manchester respectively. Provided, that in all cases of civil actions in which the venue is by law local, the issues therein shall be tried at Lancaster, in cases where the cause of action shall have arisen in the Northern Division, and at Liverpool, where the cause of action shall have arisen in the West Derby Division, and at Manchester, where the cause of action shall have arisen in the Salford Division, in like manner as if the said three divisions were three separate counties: Provided, nevertheless, that it shall be lawful for the Court in which any such issue is joined, or for any Judge !

of any of the superior Courts at Westminster, if they or he shall think fit, to order such issues to be tried at the Assizes holden in either of the said divisions in which the cause of action did not arise. and also to order the words in the margin of the declaration to be amended in any other cases so as to cause the trial to take place at the Assizes holden in another division: But in all cases of issues already joined, in which the venue is laid in the county of Lancaster (Northern Division), or in the said county (Southern Division), such issues shall be tried at the Assizes at Lancaster or Liverpool, as the case may be, unless the Court in which the action shall have been commenced, or a Judge of any of the superior Courts at Westminster, shall otherwise order, by directing the proper words to be inserted in the margin of the declaration or otherwise, as they or he shall think fit.

XV. In all cases of indictments removed into Her Majesty's Court of Queen's Bench at Westminster, by certiorari, and in all cases of informations triable at the Assizes, for offences alleged to have been committed, or matters alleged to have arisen in the said county palatine, the trial of any issue or issues arising therein, shall take place at the Assizes at Lancaster, unless (in the case of indictments) the said Court of Queen's Bench, or any Judge thereof, or any Judge of the Court of Common Pleas at Lancaster, or (in the case of informations) the Court, in which the information shall be filed, shall otherwise order.

XVI. Her Majesty's Court of Queen's Bench or any Judge thereof, or any Judge of any of the superior Courts at Westminster, being a Commissioner of Oyer and Terminer and Gaol Delivery for the said county palatine, shall and may, if such Court or Judge shall think fit, order and direct that the issue or issues upon any indictment found by any of the said grand juries at Lancaster, Liverpool, and Manchester respectively, shall be tried at any Assizes to be holden for any of the said three divisions, and order and direct any prisoner in custody for trial at the Assizes, in the said Castle of Lancaster, or in the said House of Correction at Kirkdale, or in the said House of Correction at Salford, to be removed to take his trial accordingly, and shall issue a writ of habeas corpus for such removal.

XVII. Every recognizance which shall be entered into to appear and prosecute or give evidence, or to appear and answer, as the case may be, at the Assizes to be holden at Lancaster, Liverpool, or Manchester, shall, in case such Order shall have been made as last aforesaid, he obligatory on the parties bound by such recognizance to appear and prosecute or give evidence, or to appear and answer, as the case may be, and to do all the things therein mentioned at the Assizes at which, by such Order, the trial is to take place, in like manner as if such recognizance had been originally entered into for appearing and prosecuting, or giving evidence, or for appearing and answering, or doing such other things at the last-mentioned Assizes: Provided that one week's notice shall have been given, either by serving the same personally upon the parties bound by such recognizance, or by leaving the same at the place of residence as of which such parties are described in the recognizance, to appear at such last-mentioned Assizes: Provided also that the Court or Judge making such Order for trial and removal as aforesaid, shall cause the party applying for such Order, whether he be the prosecutor or the party charged, to enter into a recognizance in such sum, and with or without sureties, as such Court or Judge may direct, conditioned to give such notice as aforesaid to the parties bound by such recognizances, to appear at