

with the scheme for Summer Assizes set out in the first schedule hereto (with the changes necessary to adapt the same to the Winter Assizes) and shall, so far as may be practicable and the business to be done may allow, be arranged so that no more than ten Judges shall be absent from London at the same time; and such Commission days shall be so fixed and arranged by common consent and mutual arrangement of all the Judges on the rota to go the said Assizes respectively, at a convenient period before the said Assizes, at meetings of such Judges to be convened for that purpose.

3. Assizes shall be held at Manchester and Liverpool at times to be fixed, as far as may be practicable and the business to be done may allow, in accordance with the scheme in the second Schedule hereto, for the Summer and Winter Assizes by the Judges at meetings as in the last paragraph referred to, and for the Spring and Autumn Assizes by the Judges appointed to hold the same. But the Summer Assizes at Manchester and Liverpool for the current year shall be holden at such periods after the date of this Order as the Judges at any such meeting as aforesaid may fix or may have fixed at any meeting held before the date of this Order.

4. Sittings under Commissions of Assize shall be held at Liverpool and Manchester for the trial of witness causes entered in the Chancery Division of the High Court of Justice at such times and under such conditions and regulations as may be fixed by Rules of the Supreme Court.

5. The town of Kingston-upon-Thames shall from and after the date of this Order cease to be a place where Assizes are to be holden in and for the county of Surrey.

6. The Assizes to be holden at Guildford and Croydon in accordance with the provisions of this Order and the schedule hereto, shall be deemed to be for all purposes the Winter and Summer Assizes holden for the county of Surrey.

7. (a) The Winter and Summer Assizes holden under Commissions of gaol delivery and other Commissions for the despatch of civil and criminal business for the county of Warwick, heretofore holden at Warwick, shall hereafter be holden on the same circuit at Warwick and Birmingham, in the said county.

(b) The said county shall be divided for the purposes of carrying this Order into execution into two divisions, which shall respectively be called the "Warwick Division" and the "Birmingham Division."

(c) The said "Birmingham Division" shall include and consist of the whole of the district within the boundaries for the time being of the municipal borough of Birmingham, and the said "Warwick Division" shall include and consist of the whole of the rest of the county of Warwick.

(d) Her Majesty's prison at Warwick may be used in manner hereinafter mentioned as a common gaol or prison for the purpose of carrying this Order into effect so far as it relates to the said "Warwick Division" and Her Majesty's prison at Birmingham may be used in manner hereinafter appearing as a common gaol or prison for the purpose of carrying this Order into effect so far as it relates to the said "Birmingham Division." Any Justice or Justices of the Peace or Coroner may hereafter commit for safe custody or trial to the said prisons respectively any person duly charged with any offence triable at the Assizes in this paragraph referred to respectively. The Sheriff of the county of Warwick shall have over and in respect of persons so committed as aforesaid or sentenced or committed

in execution at the said Assizes such and the like power, jurisdiction, liabilities, and duties as he may heretofore have had over or in respect of any person committed for safe custody or trial at Assizes holden for the whole county of Warwick, or sentenced or committed in execution at Assizes holden for the said whole county, and as if such person had been in a gaol or prison for the said whole county or in any other place. The governors or keepers of the said prisons shall respectively deliver or cause to be delivered to the Judges of Assize a calendar of all prisoners in custody for trial at Warwick and Birmingham respectively in the same way as if their prisons respectively had been prisons for the said whole county and the said prisoners were in custody for trial at Assizes to be holden for the said whole county.

(e) Hereafter in all cases of commitment for trial or of recognizances to appear and prosecute or give evidence or answer at the Assizes for any offence supposed to have been committed in the said "Warwick Division," such commitment shall be to Her Majesty's Prison at Warwick, and the recognizances shall be taken to appear and prosecute or give evidence or to appear in answer at the Assizes at Warwick as heretofore, and for any offence supposed to have been committed in the said "Birmingham Division" the commitment shall be to Her Majesty's Prison at Birmingham, and the recognizances shall be taken to appear and prosecute or give evidence or to appear and answer at the Assizes at Birmingham, unless the Justice or Justices of the Peace making any such commitment or taking such recognizances shall under the special circumstances of the case think fit to make such commitment for trial or take such recognizances to appear and prosecute or give evidence or to appear in answer at the Assizes to be holden in either of the said divisions, other than that in which the offence shall be supposed to have been committed, in which case such commitment shall be made and recognizances taken and such trial shall take place accordingly, but no statement as to special circumstances need appear in the Order of commitment or in any other document.

(f) Nothing in this Order shall affect any commitment made or recognizances taken before the date of this Order.

(g) All indictments for offences triable at the said Assizes supposed to have been committed in the said Warwick Division of the said county shall be preferred to the Grand Jury for the said county at Warwick, and all indictments for such offences supposed to have been committed in the said Birmingham Division of the said county shall be preferred to the Grand Jury of the said county at Birmingham, except in the cases of persons committed or held to bail under the special circumstances herein-before mentioned, or removed for trial by Order of a Court or Judge as herein-after provided, and except in the cases of persons heretofore committed for trial, in which cases indictments shall be preferred to the Grand Jury at Warwick or Birmingham to or at whichever of the said places such persons shall be or have been committed or held to bail to appear and all issues arising upon or out of any indictments shall be tried at whichever of the said places the same shall have been preferred; provided that any issues now joined or hereafter to be joined on any indictments already found at Assizes holden at Warwick shall be tried at Assizes holden at Warwick.

(h) Any person not in custody against whom any bill of indictment shall hereafter be found at