Court House—Control and repair of—

7 Wm. IV., ch. 18, 11 Vic., ch. 18, secs. 36, 41.

The Magistrates in Quarter Sessions have no power to order furnit for the Court-house, and the County Council are not liable for furniture supplied.

The fact that the Court-house was also used as a Shire-hall for sittings of the Council, and the furniture made use of by them, could m

no difference.

SPECIAL CASE.

Upon the order of the Magistrates of the Coun of Middlesex in Quarter Sessions, the Sheriff the County ordered of the Plaintiff, who is cabinet-maker and upholsterer, and the Plaint furnished and put up, the following articles, the 9th of February, 1857:—