The passing of a presentment is primā facie evidence of the legality of proceedings under the 59 Geo. III. c. 84, on the part of a person who has obtained a road presentment. Queen's Co. Presentment. 40

3. A presentment cannot be made after the assizes nunc pro tune, where the Grand Jury had, by oversight, omitted to take any steps respecting it at the assizes. Wicklow Presentment. 102

4. The magistrates at special sessions under the 59 Geo. III. c. 84, not having sufficient time to consider all the presentments, (one day only having been appointed by the Grand Jury for the purpose), selected a certain number, and left the rest unconsidered. Held, that such selection did not render the proceedings illegal. Held also, that under that act it is not necessary that all the three magistrates (not being agents,) whose presence was rendered necessary at the sessions, should be resident in the county. Co. Armagh Presentments. 141

5. Held, that the Grand Jury had no power at the assizes to make presentments upon applications which had not been laid before the magistrates at the special sessions next before those assizes, under the 59 Geo. III. c. 84. Co. Tyrone Presentment.

6. Applications for presentments cannot be legally made after the precise
day appointed by the Grand Jury
for holding the sessions, where
there has been no meeting on, or
adjournment from, that day. Co.
Turone Presentment. 147

7. Held, that a presentment for the repayment of money advanced by the Lord Lieutenant out of the Consolidated Fund, under the 58 Geo. III. c. 47, and 2 Wm. IV. c. 9, to the Boards of Health established in different districts of a county, should be raised off the county at large, and not off the respective districts. Mayo Presentment. 171

s. 5, and the 1 & 2 Wm. IV. c. 33, s. 107, as to presentments by Grand Juries of sums equal to those advanced out of the Consolidated Fund for the repair of roads, were imperative upon the Grand Jury. Roscommon Presentments. 172

9. A presentment in the form of a general authority to the treasurer to make advances to contractors in every case where the sum should exceed £20, held not to be warranted by the 3 & 4 W. IV. c. 78, s. 49, (6 & 7 Wm. IV. c. 116, s. 128.)

Co. Wicklow Presentment. 191

10. Where the magistrates at sessions left blanks in some of the numbers in the schedule relating to presentments for coroners, on account of doubts which they felt as to the sums to be inserted; Held, that it was competent to the Grand Jury to fill up these blanks, after having been advised by the Judge; notwithstanding the 6 & 7 Wm. IV. c. 116, s. 47. Cavan Presentment.

11. The construction of the 6 & 7 Wm. IV. c. 116, s. 1, is, that no presentment can be lawful unless authorized by an enactment, or an express exception, in that statute. Cavan Presentment.

12. Where an application for a public work (a bridge) had been brought forward at presentment sessions by two cess payers, and being rejected there, was brought before the Judge of Assize, under the 6 & 7 Wm. IV. c. 116, s. 18; Held, first, that the Judge was not at liberty to direct the Grand Jury to make such a presentment, without causing a petit jury to be impannelled; secondly that the Judge was bound to cause a petit jury to be impannelled upon a proper memorial being preferred, and the requisites under the statute performed: and thirdly, that the Judge had, after a verdict for the applicant, a discretion to direct the Grand Jury to consider the case or not. Westmeath Presentment.

8. Held that the 6 Geo. IV. c. 101, 13. Where after the division of .