

VARIANCE—*continued.*

of the offence, which was proved to be Monday the 5th. Held, that a conviction under these circumstances was legal.
Rex v. Jones. Page 72

2. An indictment for sending to the Lord Lieutenant a false recommendation of persons convicted, charged that the prisoner forged the signature of "T. King, rector of T." The evidence was, that the name forged by the prisoner was "T. Knox, rector of T." The Judge having given leave to amend, by substituting "Knox" for "King;" Held, that there was no fatal variance on the ground of its appearing in evidence that T. Knox was in fact rector of A., and that there was no such parish as that of T. Held, also, that proof of the document which contained the false recommendation being in the prisoner's handwriting, and dated in the county in which the venue was laid, was sufficient evidence of acts done in that county. *Rex v. Dwyer.* 198

VENUE.

See ABDUCTION.

WARRANT.

See MANSLAUGHTER, 2.

WEIGHTS AND MEASURES.

Held, that the 6th and 7th sections of 4 & 5 Wm. IV. c. 49, (weights and measures,) were imperative. *Kildare Presentment.* 174

WHITEBOY.

1. An indictment under the 27th Geo. III. c. 15, s. 10, will be sustained by evidence of supplying ammunition to a person who only pretended to get it for the use of the Whiteboys. *Rex v. Heffernan.* 2
2. An indictment under the Whiteboy Act for an injury to a gatehouse, stating it to be the "dwelling-house and habitation" of the gatekeeper, is sufficient. *Rex v. Cahill.* 36