SPECIAL SESSIONS.

- 1. 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 selcction 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. Armagh Presentments.
- 2. 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. Tyrone Presentments, Strabane.
- 3. 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. Tyrone Presentments, Dungannon.

SURGEONS. See Medical Officers.

SURVEYOR.

Held, that where a County Surveyor had been appointed only two months before the Assizes, the Grand Jury were not bound to present for a full moiety of his salary, or a full moiety of the expenses of his office and clerk under ss. 39 & 41 of the 3 & 4 Wm. 4, c. 78. Held also—that even if the moiety ought to have been presented by a former Grand Jury, a subsequent Grand Jury could not rectify the mistake. King's County Presentment.

TRAVERSE.

- 1. Where a Presentment was made, without being traversed, of a certain sum to be paid by instalments, and at the next Assizes a Presentment was made of one of these instalments; Held, that a traverse did not lie to the latter Presentment. Co. Down Presentments. 20
- 2. Held, that the notice of traverses directed to be given by the 3 & 4 Wm. IV. c. 78, s. 55, previous to the commencement of the Assizes should be given previous to the swearing of the Grand Jury for fiscal business. Such traverse, when entered too late at one Assizes, cannot be tried at the next. Co. Kilkenny Presentment.
- 3. A Fee to the Judge's Crier, upon the entry of each road traverse for damages, is legal, notwithstanding the 6 & 7 Wm. IV. c. 116, s. 110.

 Quære as to the legality of a Fee to the Clerk of the Crown under the same circumstances. Clare Presentment.
- 4. The two days' notice of a road traverse for inutility required by the 133rd section of the 6 & 7 Wm. IV. c. 116, means a notice within two days of the First Sessions at which the application for the road was approved under sec. 27 of that Act, and not within two days of the Sessions after the Assizes, under s. 23. Fernanagh, Presentment. 322

See Court House, 2.

TREASURER.

1. Where the Treasurer of a County proved a defaulter to Government in the repayment of advances made by the Government to the County, (the amount of which had been presented by the Grand Jury, raised, and paid into the Treasurer's hands,) and, after the Government had sued him and his sureties upon their recognizances, there still remained a balance