

INDEX TO THE LAWS.

CRIMES AND PUNISHMENTS.

	Session	Ch.	S.
Directions as to criminals escaping from other states,	1800	31	3
Punishment for forging any manifest or note for tobacco, or altering the quantity, &c.	1801	63	26
— For knowingly exporting tobacco marked with a forged stamp, or demanding tobacco on a forged note,	—	—	27
— For putting tobacco into a hogshead marked by an inspector, &c	—	—	—
— The testimony of inspectors to be admitted,	—	—	—
— For selling or producing forged certificates as to tobacco notes lost,	—	—	28
— For perjury relating thereto,	—	—	—
In all criminal cases, (except for capital felonies and treasons,) a privilege given to strike out from a pannel of twenty jurors, &c.	1802	69	—
When sentence of death passed on a slave is commuted by the governor, the valuation to be paid by the treasurer,	—	—	92
The party prosecuted for a libel entitled to give the truth in evidence by way of justification,	1803	54	—
A supplement to the act of 1799, ch. 58, to provide for the administration of justice in cases of crimes and misdemeanors in the city and county of Baltimore,	1804	65	—
— The 3d section of that act repealed,	—	—	96
Acts relating to vagrants in Baltimore,	1818	169	—
On suggestion, in writing, by a party indicted, supported by affidavit, that a fair trial cannot be had in the court, the record to be removed to any adjoining county court for trial,	1804	55	3
— Proviso that further remedy by law may be given,	1805	16	—
— To be removed on such suggestion in writing by the attorney general or prosecutor for the state,	—	—	4
— Further regulations respecting the removal,	—	—	65 49
All causes, civil and criminal, to be returned to the county courts then established,	—	—	23
All commitments and recognizances for felonies, crimes, &c. to be returned by the justices on the first day of the court,	—	—	24
— Not to alter the powers of the court of oyer and terminer for Baltimore county, or to give criminal jurisdiction to Baltimore county court,	—	—	25
Persons mixing meal with wheat flour for sale, &c. to be fined and imprisoned,	—	—	82 1
— Duty of magistrates as to recognizances, &c.	—	—	2
Candidates, or other persons, giving any reward, &c. or keeping or suffering to be kept any booth, &c. on the day of an election, to be punished by fine and imprisonment,	—	—	97 29
See <i>Bribery</i> .			
Persons committing any crime, &c. upon the Chesapeake bay, within the state, and without the body of any county, may be indicted and tried in the county where they are apprehended or first brought,	1807	163	—
— The prosecution may be removed after indictment, by suggestion, on affidavit, that a fair trial cannot be had, &c.	—	—	—
In all criminal prosecutions against any negro or mulatto slave, or against any mulatto descended from a white woman, or against any negro or mulatto free or freed, the testimony of any negro or mulatto slave, or of any mulatto descendant from a white woman, or of any negro or mulatto free or freed, may be received in evidence for or against them,	1808	81	—
Power given to the criminal court in Baltimore as to writs of <i>habeas corpus</i> ,	—	—	113 1
— Punishment of slaves for manslaughter,	—	—	2