

judge with such intent, to be deemed guilty of bribery, and on conviction confined, &c. not less than two nor more than twelve years.	
5th. Embracery, by procuring a juror to take gain or profit for his verdict, and the taking such gain by jurors—confinement, &c. not less than one nor more than six years, and disqualification to serve on juries forever thereafter.	
6th. Wilfully burning, or attempting or conspiring to burn, any court-house, prison, office, &c. or church, college, &c. or market-house, or aiding therein—death by hanging, or confinement, &c. not more than fifteen years.	
7th. Wilfully and maliciously burning, or attempting or conspiring to burn, any public arsenal or magazine, or military or naval stores, or ships, &c.—death by hanging, or confinement, &c. not less than three nor more than ten years—1809, ch. 138, sec. 8,	581
Negro or mulatto slaves convicted of any crime herein mentioned, (not punishable by hanging,) may be sentenced to corporeal punishment as therein limited, and also to punishment by transportation and sale, with the power given to the governor by the act of 1795, ch. 82,—1809, ch. 138, sec. 9,	582
No slave to be sentenced to undergo a confinement in the penitentiary—1818, ch. 197,	702
Nothing herein to deprive justices of the peace of their power as to negroes or mulattoes, free or slaves—1809, ch. 138, sec. 9,	583
No conviction or attainder shall work corruption of blood or forfeiture of estate—1809, ch. 138, sec. 10,	583
The estate of such persons as destroy their own lives, shall descend or vest, as in cases of natural death—1809, ch. 138, sec. 10,	583
If any person be killed by casualty, there shall be no forfeiture in consequence thereof—1809, ch. 138, sec. 10,	583
An approver shall never be admitted in any case—1809, ch. 138, sec. 10,	583
A sentence of death shall not be executed in less than twenty days after the judgment—1809, ch. 138, sec. 10,	583
All claims to dispensation from punishment by benefit of clergy, abolished—1809, ch. 138, sec. 11,	583
Persons convicted of any felony, before deemed clergyable, to be confined, &c. not less than one nor more than five years, except where otherwise prescribed—1809, ch. 138, sec. 11,	583
Persons convicted of any felony before excluded from the benefit of clergy, and not herein specified, to be confined, &c. not less than five nor more than twenty years—1809, ch. 138, sec. 11,	583
Where persons indicted of treason or felony stand mute, &c. the court shall proceed to trial and judgment, as if they had pleaded not guilty—1809, ch. 138, sec. 12,	583
Directions concerning peremptory challenges, jurors, &c.—1809, ch. 138, sec. 13, p. 583; sec. 14, p. 584; 1816, ch. 45,	639
Any alien, denizen or foreigner, indicted, shall be tried by a jury of the country in the same manner as a citizen, and there shall be no challenge to the array or polls for want of foreigners on the pannel returned—1809, ch. 138, sec. 15,	584