

	Page.
Such persons, unknowingly purchasing, and afterwards giving information on oath, to a justice, not liable to prosecution—1817, ch. 112, sec. 2,	659
Justices to take recognizances in cases of suspicion—1817, ch. 112, sec. 5,	661
Punishment for setting fire to or burning the bridge over Susquehanna, near Rock Run—1817, ch. 133, sec. 7,	663
The third section of the act of 1816, ch. 219, to suppress duelling, repealed—1817, ch. 222,	684
Free persons convicted of enticing any slave or servant to run away, or harbouring such slave, &c. to undergo a confinement in the penitentiary not exceeding six years—1818, ch. 157, sec. 2,	694
Declared not lawful for the courts to sentence negro or mulatto slaves convicted of any crime after the passage of this act to undergo a confinement in the penitentiary—1818, ch. 197, sec. 1,	702
Such negroes, &c. convicted of any crime perpetrated after the passage of this act, which may not in the discretion of the court, be punished by hanging, to be whipped, or to be banished by transportation and sale into some foreign country, or some one of the United States, or territories, other than the District of Columbia—1818, ch. 197, sec. 2,	702
Directions for the valuation and payment—1818, ch. 197, sec. 2,	702
Such parts of the acts of April session, 1715, ch. 27, as directs punishment by whipping, and of the act of September session, 1723, ch. 16, as directs punishment by boring through the tongue, burning through the forehead, and whipping, repealed—1819, ch. 49,	706
Persons stealing and taking away tobacco plants while growing, subject to the same punishment as if stolen and carried away when severed from the freehold—1819, ch. 88,	710
Every person, his aiders, &c. convicted of kidnapping, and forcibly or fraudulently stealing, taking or carrying away any white child or children under the age of sixteen years, to undergo a confinement in the penitentiary not less than five nor more than twelve years—1819, ch. 132,	711
Any president or director of any chartered bank, fraudulently embezzling money, goods, &c. belonging to such bank, with his adviser, procurer, aider or abettor, shall be guilty of felony, and on conviction shall be confined in the penitentiary not less than five nor more than fifteen years—1820, ch. 162, sec. 1,	735
Any cashier, servant, agent or clerk, to any person or corporation, fraudulently embezzling money, goods, &c. coming into his possession as cashier, &c. with his adviser, aider, procurer or abettor, to be deemed guilty of felony, &c. and to be punished by confinement in the penitentiary not less than 5 nor more than 15 years—1820, ch. 162, sec. 2,	735
The act of 1819, ch. 145, repealed—1820, ch. 162, sec. 3,	735
So much of the act of 1723, ch. 15, as directs slaves to be punished by cropping the ear, repealed—1821, ch. 240, sec. 1,	240
Punishment by whipping, substituted—1821, ch. 240, sec. 2,	240