	3	Pago.
to compel compliance, term of binding out not to exceed sixt	een	
years in females, and twenty-one years in males, and out of	the	
county where convicted-1831, ch. 208, sec. 2,	. 1	1025
In cases where recognizances to prosecute, &c. before presentm	ent	
have been entered into, courts on motion of attorney-general, w	vith	
consent of parties, required to compromise any assault and l	oat-	
tery, party accused paying costs-1831, ch. 208, sec. 3,		1025
Any person who maliciously sets fire to, and burns any untenan		
dwelling-house, shall upon conviction be confined in the penit		
tiary for a term not less than two, nor more than ten years—18	31.	
ch. 208, sec. 4,	•	1025
Baltimore city court to exercise jurisdiction, &c1831, ch. 208, sec	5 1	1025 1025
Any free negro or mulatto convicted of any crime which may not	, U, I	1020
punished by hanging, may in the discretion of the court be s	06	
tenced to the penalties now provided for, or be banished—18	en- 91	
ch. 323, sec. 12,		1060
		1068
Persons resisting sheriff when pressing steamboat, for the purpose	10 (
arresting offenders against the oyster laws, declared guilty of a m	lis-	
demeanor, punishable by fine and imprisonment-1833, ch. 2		
sec. 6,	. 1	125
In actions of replevin, where the property is a negro, person sell		
such, to be deemed guilty of a felony, and to be punished by c		
finement in the penitentiary—1833, ch. 274, sec. 2,		1129
Persons forging or counterfeiting any certificate of stock of this st		
or letter of attorney, for the transfer thereof, to be deemed gui	ilty	
of felony—1834, ch. 279, sec. 2,		1181
The 8th sec. of the act of April session, 1715, ch. 26, relative to	the	
payment of fees by persons charged with criminal offences,	re-	
pealed—1834, ch. 286,		1182
Any person who shall enter any dwelling-house, out-house, stal	ble,	
barn, ware-house, store-house, banking-house, factory, work-sh	op,	
court-house, church, mill-house, &c. or upon any vessel or ya		
where any lumber, coal, or any sort of goods are deposited, a	šc.	
with intent maliciously to destroy any part thereof, or to slay, k		
maim, or tar and feather any person, being in or upon any such p	re-	
mises, shall, upon conviction, be confined in the penitentiary		
less than two, nor more than twenty years—1835, ch. 200, sec.		1196
County courts to have jurisdiction over such cases—1835, ch. 2		1100
sec. 2, , , , , ,	•	196
Upon conviction of any free negro or mulatto, county court to inqu		1100
whether such negro has been previously sentenced to the penit		
tiary, and if he has, court to order such negro to be sold for a te		
of years, beyond the limits of the state—1835, ch. 200, sec. 3,		1196
		1100
The proceeds of sale, after defraying the expenses of prosecution,		100
be paid into the state treasury—1835, ch. 200, sec. 3,		1196
One moiety of the fines and forfeitures accruing in Baltimore city cou		
shall be paid to the mayor and city council, and out of the fund		
judges may order not exceeding \$30 in any one case, to be paid	to	