

ASSAULTS,	Magistrates Courts not to have jurisdiction of case of, with intent to commit rape,	397	5
ASSAULT AND BATTERY,—	The Magistrates' Courts shall have criminal jurisdiction in cases of, committed within the district, except when committed with intent to kill,	201	8
	Upon complaint under oath, or upon their own knowledge of such offence, they shall issue a capias against the accused, who upon appearing, may at option submit the case to the court or enter into recognisance to appear at the next county court,	"	"
	If he submits to their jurisdiction they shall proceed to try and determine the matter, and &c. to inflict fine or imprisonment,	"	"
	Parties shall have advantage of witnesses,	"	"
	Accused shall have time for defence,	"	"
	And be entitled to personal discharge upon giving bail, &c.	"	"
	The court shall tax the costs in all such cases, &c.	"	"
	In case of judgment against the accused may issue execution thereon, and for fines, directed to the sheriff, &c.	"	"
	Or commit the party to jail until the same be paid,	"	"
	Shall give certificates to persons entitled to said costs for their respective portions, which the sheriff is authorised and required to pay when collected,	"	"
	In case of acquittal, the costs to be taxed upon the county,	"	"
	The court shall not exercise criminal jurisdiction in any such case if the Attorney General or his deputy for the district objects, &c. in writing thereto, unless all three of the judges shall concur in overruling said dissent,	"	"
	See <i>Baltimore City Court</i> ,	75	