

[Maiming]

[384.

Every person, his aiders and abettors, who shall be convicted of the crime of mayhem, or of tarring and feathering, shall be sentenced to the penitentiary for not more than ten years nor less than eighteen months.]

COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): For current provisions dealing with this offense, see the Assault subheading in this article.

[385.

Every person, his aiders, abettors and counsellors, who shall be convicted of the crime of cutting out or disabling the tongue, putting out an eye, slitting the nose, cutting or biting off the nose, ear or lip, or cutting or biting off or disabling any limb or member of any person, of malice aforethought, with intention in so doing to mark or disfigure such person, shall be guilty of a felony and upon conviction are subject to imprisonment for not more than 15 years.]

COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): For current provisions dealing with this offense, see the Assault subheading in this article.

[386.

If any person shall unlawfully shoot at any person, or shall in any manner unlawfully and maliciously attempt to discharge any kind of loaded arms at any person, or shall unlawfully and maliciously stab, cut or wound any person, or shall assault or beat any person, with intent to maim, disfigure or disable such person, or with intent to prevent the lawful apprehension or detainer of any party for any offense for which the said party may be legally apprehended or detained, every such offender, and every person counselling, aiding or abetting such offender shall be guilty of a felony and, upon conviction are subject to imprisonment for not more than 15 years.]

COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): For current provisions dealing with this offense, see the Assault subheading in this article.

411A. ATTEMPTED MURDER.

(A) A PERSON WHO ATTEMPTS TO COMMIT MURDER IN THE SECOND DEGREE IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT FOR NOT MORE THAN 30 YEARS.

(B) ~~(1) A PERSON WHO ATTEMPTS TO COMMIT MURDER IN THE FIRST DEGREE IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO EITHER LIFE IMPRISONMENT WITHOUT PAROLE OR A TERM OF IMPRISONMENT FOR NOT MORE THAN LIFE.~~

~~(2) (1) IF THE STATE INTENDS TO SEEK A SENTENCE OF IMPRISONMENT FOR LIFE WITHOUT THE POSSIBILITY OF PAROLE, IT SHALL NOTIFY THE DEFENDANT IN WRITING AT LEAST 30 DAYS PRIOR TO TRIAL.~~