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term, after the expiration of his time, as they may think reasonable, &c.—1804, ch. 90,*	497
Directions as to certificates of freedom to be given to free negroes, and penalty on giving them to negroes not entitled—1805, ch. 66, p. 508; 1807, ch. 164,	560
As to sales of corn, &c. without license—1805, ch. 80,	510
Not lawful for negroes, &c. to keep any dog or gun—1806, ch. 81,	542
Constables to repair once a month, or oftener, on information of tumultuous meetings, to all suspected places—1806, ch. 81, sec. 3,	542
Authorized and required to whip slaves not belonging to the place, or having permission in writing from their owners or overseers—1806, ch. 81, sec. 3,	543
Allowance for taking up runaways, altered, &c.—1806, ch. 81, sec. 4, 5,*	543
Every person convicted of feloniously taking and carrying away any negro or other slave, or of being accessory thereto, &c. to restore the slave stolen, or pay the value, and to be confined in the penitentiary not more than twelve years—1809, ch. 138, sec. 6,	576
Every commander of a vessel convicted of wilfully importing into this state from any foreign country any slave, and every person convicted of bringing into this state by land or water, any negro or mulatto from any foreign country, with intent to dispose of such negro, &c. within this state, as a slave, to be sentenced to confinement in the penitentiary not less than one nor more than five years—1809, ch. 138, sec. 7,	579
Any negro or mulatto slave convicted of any crime herein mentioned, (not punishable by hanging,) may be sentenced to corporal punishment, as therein limited, and also to banishment by transportation and sale, for the benefit of the state or county, with as full power as the governor may exercise under the act of 1785, ch. 82—1809, ch. 138, sec. 9,f.	582
If perpetrated after the passage of this act, to be punished by whipping or transportation, and the value paid—1818, ch. 197,	702
Not to deprive justices of the peace of any power which they may now exercise by law relative to free negroes and mulattoes, or negro and mulatto slaves—1809, ch. 138, sec. 9,	582
Where a slave is convicted and sentenced to death, or the penitentiary, the court shall value such slave—1809, ch. 138, sec. 21,	586
Such value to be collected with the county assessment and paid to the owner—1809, ch. 138, sec. 21,	586
If any slave, &c. sentenced to confinement in the penitentiary, shall survive the time of confinement, such slave to be sold at auction by order of the court, or any two judges thereof, and the money applied to the use of the county—1809, ch. 138, sec. 21,	586
But a servant not to be sold for a longer time than shall remain unexpired of his servitude—1809, ch. 138, sec. 21,	586
Concerning deeds of manumission—1810, ch. 15, sec. 1, 2,	597
See <i>Manumission</i> .	

* See notes to this section.

† See notes thereto.