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| Where a person has a slave in any county, so purchased, for removal, and information on oath, &c. is lodged with any judge or justice that the slave is about to be removed, contrary to law, it shall be the duty of such judge or justice to proceed to the house, &c. and demand an inspection of such slave, and the bill of sale, and they may direct the appearance of such slave before a judge, &c. and also of the person in possession to recognize for his appearance at the next court—1817, ch. 112, sec. 5, | 661 |
| On refusal to enter into such recognizance, the persons to be committed, and the commitment returned—1817, ch. 112, sec. 5, | 661 |
| Not to extend to citizens removing from the state after one year's residence, or to persons travelling with their servants or slaves not purchased contrary to this act—1817, ch. 112, sec. 5, | 661 |
| Where servants or slaves are committed as runaways, and the legal notice required by the sheriff has been given, and the time expired, and no person has applied, the sheriff shall carry such slave before some judge of the county court, or orphans court, with the commitment—1817, ch. 112, sec. 6, | 663 |
| Such judge to examine whether such runaway is a slave, and if so, to remand him for a further time—1817, ch. 112, sec. 6, | 663 |
| If believed the slave of any particular person, to cause notice to be given by the sheriff—1817, ch. 112, sec. 6, | 663 |
| If believed not to be a slave, the judge shall order him to be released—1817, ch. 112, sec. 6, | 663 |
| If after being remanded, no person shall apply, the sheriff shall, at the expiration of the time, discharge such runaway—1817, ch. 112, sec. 6, | 663 |
| In either case, when discharged, the expense of confinement to be levied on the county—1817, ch. 112, sec. 6,* | 663 |
| The power herein given to the county courts, to be exercised for matters in Baltimore county or city, exclusively in Baltimore city court—1817, ch. 112, sec. 7, | 663 |
| Declared not lawful for the courts to sentence negro or mulatto slaves 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, may be sentenced to be whipped, or be banished by transportation and sale into some foreign country, or 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 |
| Not lawful for sheriffs to receive into the public gaol any negro slave unless committed in due course of law—1818, ch. 208, sec. 1, | 703 |
| Penalty on so receiving them—1818, ch. 208, sec. 2, | 703 |
| Not to prevent the owner, (if not engaged in the traffic of buying and selling slaves,) from having any slave committed to gaol and supported at his own expense—1818, ch. 208, sec. 3, | 703 |

* See note to this section.