

CHAP. 153.

Lawful to sell horse, mare, &c.

SEC. 2. *And be it enacted*, That it shall and may be lawful for such person, keeping a horse or horses, or vehicle, at livery in the county aforesaid, to sell any such horse, mare or gelding, or vehicle, at public auction at some public place in Baltimore county, after giving at least ten days notice in two of the daily newspapers published in the city of Baltimore, of the time, place and manner of sale, and after deducting the amount due for keeping, together with all expenses of said sale, to return the surplus, if any, to the owner of such horse, mare or gelding, or vehicle.

Prove account

SEC. 3. *And be it enacted*, That before proceeding as above, it shall be necessary for such keeper as aforesaid, to state an account for the keeping of such horse, mare or gelding, or vehicle, and prove the same before a justice of the peace for Baltimore county, who upon being satisfied by proof of demand and refusal, or neglect to pay on the part of the owner, shall thereupon issue his warrant, authorising such sale as aforesaid.

CHAPTER 153.

Passed Feb. 26, 1846.

*An act entitled, an act to alter and amend an Act passed at December session, eighteen hundred and thirty nine, chapter thirty-eight.*

Preamble.

WHEREAS, it has been represented to the General Assembly of Maryland, that the citizens of this State, have been and are still much annoyed, and their interests greatly injured by the ingress of free negroes and mulattoes coming from the District of Columbia into this State; and whereas, the counties lying contiguous to said district are not protected by the act of eighteen hundred and thirty-one, chapter three hundred and twenty-three, made to prevent the free negroes and mulattoes from coming into this State; and whereas, the law of eighteen hundred and thirty-nine, chapter thirty-eight, would afford ample protection and remedy the evils complained of with the following amendment—therefore,

Extended and made applicable.

*Be it enacted by the General Assembly of Maryland*, That all the provisions of said act of eighteen hundred and thirty-nine, chapter thirty-eight, be and the same are hereby extended and made applicable to all free negroes and mulattoes coming into this State from the District of Columbia, or any other district or territory.

*A supplement Public Inst throughout eighteen hun and sixty-two relates to F*

SECTION 1.

Maryland, Th the trustees o elected or app sions of said o which this is a the term for w pointed, or on trict, or any o after, pay ove funds of every time, received and its several sors are with and if not so pay over with pointment, on

SEC. 2. *And* so as aforesaid refusing to con tion of this act grand jury of shall be fined n unless it shall a for good and su

SEC. 3. *And* tee, or person v so as aforesaid, refuse to comp of this act, or twenty days af to his or their and to be fined act.

SEC. 4. *And* have power to peace, district may be.