

entitled to said land, in any manner, order a deed of conveyance to be made to such purchaser or person entitled, and also appoint one of said commissioners, or in case of the death or absence of all of them, some other person to execute such deed, and that such deed when so executed by such commissioner or other person, and recorded as deeds are required by law to be executed and recorded, shall vest in the person or persons to whom the same may be made the legal title to said lands, as fully as if a deed had been made by all of the original commissioners, or a majority of them, as required by the act to which this is a supplement. Deed ordered.
And confirmed.

CHAPTER 111.

AN ACT to Encourage the more effectual Apprehending of Runaway Servants and Slaves.

A Supplement, 1834, ch. 161.

See notes to 1796, ch. 67, ante page 334.

WHEREAS, by the fifth section of an act, passed at November session, eighteen hundred and six, chapter eighty-one, relating to runaway servants and slaves; it is provided that any person or persons seizing and taking up such runaways, shall have and receive six dollars; *And whereas*, from experience, it is ascertained the sum is insufficient to give that impetus to the apprehension of such runaways as the case really deserves, and to remedy the evil thereof: Preamble

Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, the sum allowed for seizing, taking up and securing any runaway slave, from this or any other state, as provided by the fifth section of the act, passed in eighteen hundred and six, above referred to, shall be thirty dollars instead of six dollars, as provided for by said original act, to be recovered according to the provisions of said original act, from the party owning or holding such slave. §30 reward

Explained and modified as to the reward, by 1834, ch. 161.

CHAPTER 125.

A SUPPLEMENT to the ACT,* entitled, an Act for the education of the Indigent Deaf and Dumb of this State. * 1827, ch. 140.

See 1834, ch. 169

SEC. 1. *Be it enacted, by the General Assembly of Maryland,* That if any deaf and dumb person, who may hereafter be selected by the governor of this state, to be sent to the Pennsylvania Institution, to be educated at the charge of the state, shall not be sent to, and have entered said institution as a pupil, within twelve months after having been so selected, such deaf and dumb person shall forfeit the right by said selection, and the governor may select another in his or her place. Time for going limited.