#### 1. Arnold v. Cost, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 G. & J. 219; 1831 Md. LEXIS 12, December, 1831, Decided

- ... was possessed of, and owned a certain negro, named Jerry, the slave and the property of the defendant, and ...
- ... employment, to wit, at, &c. to which negro slave, to enable him to escape from the ...
- ... man by this present that the said negro boy was the property of my uncle, ...
- ... in our part has for common all slaves or hands of their own, therefor he ...
- ... was alleged; had been delivered to defendant's slave, to assist his escape: "Know all men by these presents, that the said negro boy was the property of my uncle ...
- ... in our part have, for common, all slaves or hands of their own, therefore he ...
- ... for damages to the owner of any slave to whom it might have been given, or to a criminal prosecution, if such slave absconded; that it was therefore the subject ...
- ... set forth, and gave it to defendant's slave, with a view to enable him to ...
- ... There is no averment, that the defendant's slave did escape; much less, that he escaped ...
- ... who shall give a pass to another's slave, is indictable. A pass is a license by a master to a slave. This paper does not purport to be ...
- ... it state the bearer to be a slave. The person who falsely made this paper, ...
- ... 1796, for giving a pass to defendant's slave, than he could under the act of ...
- ... proprio vigore, destroy Arnold's claim to his slave. If the slave had been apprehended as a runaway, this ...
- ... predicated of any other writing. If the negro did escape, and by means of this ...
- ... paper, or for giving it to his slave, but for enticing him to run away. ...
- ... defendant had charged plaintiff with enticing his slave to run away, he would have uttered ...
- ... was to facilitate the escape of the slave to whom it was given, and if ...
- ... the paper was calculated to aid the slave in his escape, he insisted there could ...
- ... did actually occur. The services of a slave are presumed to be valuable to his ...
- ... absolute property in him; to induce such slave, or enable him to escape from his ...
- ... convicted of giving a pass to any slave, or shall assist by advice, or by ...
- ... a master of the services of his slave, such person shall be liable to an ...
- ... well calculated to induce and enable the slave to escape from his master. It was ...
- ... it was designed to effect. If the negro had actually escaped from his master, with ...
- ... right of the defendant, by enabling his slave to escape. This paper, with this capacity ...
- ... and placed into the hands of his slave, to enable him to escape out of ...
- ... it into the hands of the defendant's negro, to enable him to escape from his ...
- ... from Johnson, for the loss of his negro's services; or have indicted him under the ...
- ... it in the hands of the defendant's negro, to enable him to escape, and he ...
- ... has, by his demurrer, admitted that the negro did escape, for in the colloquium it ...
- ... in speaking of the escape of the negro out of his service," spoke the words ...
- ... appellant, who was the owner of the negro man to whom that paper was given, ...
- ... paper, put in the hands of a negro, and purporting to be signed by one ...
- ... it, and given it to the appellant's negro, who had thereby effected his escape, it ...
- ... an owner of the services of his slave by any unlawful means; which the furnishing a slave with such a paper, by means whereof ...

#### 2. Watts v. Garrett, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 G. & J. 355; 1831 Md. LEXIS 23, December, 1831, Decided

- ... Replevin, against the appellee, to recover a negro slave, alleged to be the property of the ...
- ... whom he proposed to prove, that the negro in controversy was his property; but it ...
- ... guardian of the plaintiff, and that this negro was, during the plaintiff's minority, the property ...
- ... an action of a replevin for a negro slave, the plaintiff proposed to prove by his former guardian, that the negro in

controversy was the plaintiff's property; but it appearing, that this negro constituted a part of the plaintiff's estate ...

- ... which it appears she had of the negro, during a part of the minority of ...
- ... contrary, being called to prove that the negro was the property of the plaintiff; if ...
- 3. State use of Wilson v. Jameson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 G. & J. 442; 1831 Md. LEXIS 33, December, 1831, Decided
- ... and assigns, sundry tracts of land, and negro slaves. And also read to the jury, the ...
- ... as may be born of the female slaves,) for and during the term of her ...
- ... to the said Benjamin Jameson a certain negro boy, to another son, a second negro boy; and to a third son, a third negro boy. And to divide all the rest, ...
- 4. Belt v. Worthington, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 G. & J. 247; 1831 Md. LEXIS 14, December, 1831, Decided
- ... no more. Suppose the owner of a slave hires him to a third person for ...
- ... him for the full value of the slave; if he could not, then the replevin ...
- ... would recover the full value of the negro, when he had but a temporary right ...
- 5. State v. Dent, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 G. & J. 8; 1830 Md. LEXIS 42, December, 1830, Decided
- ... John Dent, late of the city aforesaid, negro, otherwise called Jack Dent, on the 15th ...
- 6. Morris v. Chapman's Adm'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. & J. 286; 1830 Md. LEXIS 16, June, 1830, Decided
- ... then and there had and held certain negro slaves, in trust for the use and benefit ...
- ... and delivered to divers persons, the said negro slaves, and received therefor, the sum of \$ ...
- ... the children of one of the female slaves mentioned in the authority from Morris to ...
- 7. Wells v. Beall, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. & J. 458; 1830 Md. LEXIS 35, June, 1830, Decided
- ... W. Brashears. The testator then bequeaths a negro to each of his said three sons, ...
- ... as matter of belief, that the three slaves, of whom one was bequeathed to each ...
- ... purchase money of Plummer's Pleasure. The three slaves were divided among the legatees, according to ...
- 8. Edelen's Ex'rs v. Dent's Adm'rs, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. &
- J. 185; 1830 Md. LEXIS 7, June, 1830, Decided
- ... also give to my sister Elizabeth Dent, negro girl called Suck. Item, I give to ...
- ... also give to my sister Margaret Stonestreet, negro woman Harriet, and her children. Item, I ...
- ... I give to my sister Mary Stonestreet, negro woman called Betty Day and her children, ...
- ... give to my brother Samuel Edelen, my negro boy called Patrick, and I release to ...
- ... I give to my niece Jane Diggs, negro woman Betty, and her four children. Item, ...
- ... give to my niece Mary N. Stonestreet, negro girls Mary and Kitty, and negro boy Daniel. Item, I give to my ...
- 9. Stockett v. Watkins' Adm'rs, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. & J.

- 326; 1830 Md. LEXIS 22, June, 1830, Decided
- ... hired Sam the elder, (one of the slaves mentioned in the deed of 28th June, ...
- ... Stockett refused to abate the hire of negro Sam, and said he had to pay ...
- ... offered by the defendant, refer to the negro property, and will be disposed of by ...
- 10. Watkins v. Harwood, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. & J. 307; 1830 Md. LEXIS 19, June, 1830, Decided
- ... of personal property, very perishable personal property, negro men, horses, cattle, hogs and tobacco. And ...
- 11. Allegre's Adm'rs v. Maryland Ins. Co., [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. & J. 136; 1830 Md. LEXIS 4, June, 1830, Decided
- ... on the other side, merely says, that slaves were formerly insured as merchandize: he gives ...
- 12. Miller v. Charles, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 G. & J. 390; 1829 Md. LEXIS 29, December, 1829, Decided

MILLER, EX'r of BEARD vs. NEGRO CHARLES.

- ... admitted in this cause, that the said negro Charles was the slave of John W. Beard, the appellant's testator; ...
- ... is contained, the following clause, "likewise," my negro man Charles to be free, on the ...
- ... lives. It is also admitted that the negro Charles, the petitioner, and the negro Charles mentioned in the said clause, are ...
- ... it is also admitted, that the said negro Charles paid to the said Mary Glover, ...
- ... it is further admitted, that the said negro Charles was held as a slave by the personal representative of the said ...
- ... in the following words, viz. "likewise my negro man Charles to be free on the ...
- ... testator, who died in 1825, that the slave mentioned in the devise should be free ...
- ... Upon a petition for freedom by a negro claiming his right to manumission, under a ...
- ... Craggs, 6 Harr. & Johns. 17. Burroughs vs. Negro Ann, 4 Harr. & Johns. 262. On the ...
- 13. Allender v. Riston, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 G. & J. 86; 1829 Md. LEXIS 11, December, 1829, Decided
- ... appellee, for certain goods and chattels, and negro slaves. The defendant (the appellee) pleaded non cepit, ...
- ... seals, this day of July, 1823. One negro girl named Nan, aged 15, \$ 230," & ...
- 14. Aldridge & Higdon v. Turner, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 G. & J. 427; 1829 Md. LEXIS 31, December, 1829, Decided
- ... to the said Turner and Maddox, sundry negro slaves, goods and chattels, &c. in trust for ...
- 15. Turner v. Egerton, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 G. & J. 434; 1829 Md. LEXIS 33, December, 1829, Decided
- 16. Burch v. Scott, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 G. & J. 393; 1829 Md. LEXIS 30, December, 1829, Decided

- 17. Pawson's Adm'rs v. Donnell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 G. & J.
- 1; 1829 Md. LEXIS 15, December, 1829, Decided
- ... if he be right, then where a slave is hired by the year, and dies ...
- ... construction of contracts for the hire of slaves in this State, if indeed the law ...
- ... of domestic servants in England, and hired slaves in this State, have been apportioned; and ...
- 18. Hagthorp v. Hook's Adm'rs, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 G. & J. 270; 1829 Md. LEXIS 23, December, 1829, Decided
- ... liberal allowance for the improved value of slaves while in the possession of the mortgagee, ...
- 19. Osgood v. Lewis, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 495; 1829 Md. LEXIS 44, June, 1827, Argued, June, 1829, Decided
- ... bargained and sold to the plaintiff "a negro woman slave, named Sarah, aged about thirty years, being ...
- ... covenanted only to warrant and defend the slave, so sold to the plaintiff, against the ...
- ... persons. The alleged breach was, that the slave was unsound, and affected with divers diseases, & ...
- ... used as a mere description of the slave; they amount to an express, not an ...
- ... a warranty of the soundness of the slave. The plaintiff is therefore entitled to judgment. ...
- 20. Price v. Read, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 291; 1828 Md. LEXIS 23, June, 1828, Decided
- ... and concerning the purchase of a certain negro girl named Ann, the slave of the plaintiff, of him the plaintiff, ...
- ... the plaintiff and defendant, that the said negro girl agreed to be sold by the ...
- ... of this state, but that the said negro girl should live as a slave in this state, so as to be ...
- ... affirmed to the plaintiff, that the said negro girl should, after the purchase of her ...
- ... to wit, on, &c. sold the said negro girl to the defendant for the sum ...
- ... less than the value of the said negro girl, provided there had been no such ...
- ... as to the residence of the said negro girl, during her life-time, in this ...
- ... did actually sell and deliver the said negro girl to the defendant. And the plaintiff ...
- ... plaintiff did sell and deliver the said negro girl to the defendant, upon the promise ...
- ... agreement of the defendant, that the said negro girl should live during her life-time ...
- ... on, &c. sell and deliver the said negro girl to a negro trader, living in one of the states ...
- ... said last sale and delivery, the said negro girl has been removed out of this ...
- ... county aforesaid, was possessed of another valuable negro woman slave named Ann, who had been brought up ...
- ... willing to dispose of the said woman slave for a sum far less than her ...
- ... not be sold away to the southern negro traders; and the defendant, well knowing the ...
- ... Montgomery county in this state, wanting such slave to be kept and employed in the ...
- ... that he would engage that the said slave should not be transported or sold away ...
- ... to sell to the defendant the said slave for the sum of \$ 200, a ...
- ... he would not have sold the said slave, but for the consideration of her being ...
- ... and deliver to him the said woman slave. And the plaintiff further declares, that the ...
- ... as wishing to purchase the said woman slave, upon the conditions and considerations aforesaid, for ...
- ... had engaged to sell the said woman slave to a negro trader, who he well knew wanted to transport the said woman slave beyond the limits of this state. And ...
- ... fraud and deceit, bought the said woman slave, intendedly for his own use, and possessed himself of the said woman slave, sold and delivered the said woman slave to a negro trader, who took the said woman slave, and transported and carried her away out ...
- ... sell and dispose of his said woman slave for a much less sum than her ...

- ... the said value of the said woman slave; and was otherwise greatly injured, and hath ...
- ... proved by Thomas P. Willson, that the negro girl, named in the declaration, was his ...
- ... and had offered for sale, the said negro girl; that the defendant called upon the ...
- ... witness, directing him to deliver the said negro to the defendant, and informing him that ...
- ... proved, that when he did deliver the negro, he said to the defendant, that the plaintiff might have obtained from a negro trader a hundred dollars more, if he ...
- ... that the defendant afterwards sold the said negro to a person residing in a state ...
- ... two hundred dollars, for payment of a negro girl named Ann, sold him by Mr. ...
- ... time of the delivery of the said negro. The defendant then prayed the court to ...
- ... the defendant with the plaintiff, that the negro in the declaration mentioned should be kept ...
- ... declaration, in making the purchase of the negro girl, and that the plaintiff was injured ...
- A defendant who purchased a slave at less than her value, and agreed ...
- ... therefor to the original owner of the slave. ...

#### 21. Dashiell v. Dashiell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 127; 1828 Md. LEXIS 3, June, 1828, Decided

- ... appellee, (the defendant therein,) to recover sundry negro slaves. The following statement of facts was agreed ...
- ... for their judgment thereon, viz. That the negro slaves in the declaration mentioned, were the property ...
- ... and operation, having thereby bequeathed the said negro slaves to his granddaughter Elizabeth Sarah Ann Dashiell,
- ... pursuance of the said bequest, the said negro slaves were delivered over by the executor, named ...
- ... will as the persons to whom the negro slaves were bequeathed and limited in case the ...
- ... she had an issue. That the said negro slaves have been and still are in the ...
- ... and the said Priscilla claims the said negro slaves on behalf of herself, and children, by ...
- ... Ann; and the plaintiffs claim the said negro slaves under the limitation in the said will. ...
- ... be entered for the plaintiffs for the negro slaves mentioned in the declaration, or their respective ...
- ... the devisee an absolute interest in the slaves; the limitation over resting upon an indefinite ...

# 22. Mockbee's Adm'r v. Gardner, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 176; 1828 Md. LEXIS 11, June, 1828, Decided

- ... was an action of trover for a negro slave named William, brought by the intestate of ...
- ... the administrator of William Warfield, deceased, the negro mentioned in the declaration, and that the said negro, at the time of the death of ...
- ... as incompetent to prove that the said negro, at the time of the death of ...

#### 23. Stewart v. State, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 114; 1828 Md. LEXIS 1, June, 1828, Decided

- ... his lifetime was possessed of the following negro slaves, to wit: Esther, Eleanor, Ann, Ephraim, Elizabeth, ...
- ... bill of sale of the above mentioned negro slaves, bed and furniture and desk, then in ...
- ... be administered according to law, excludes the negro slaves included in the bill of sale from ...
- ... estate due to Rebecca, claiming both the negro slaves, and a distributive share. The defendant refused to pay such distributive share, unless the negro slaves transferred by the intestate to Rebecca be ...
- ... court was, whether the transfer of the negro slaves by the intestate to his said daughter ...

# 24. Hopewell v. Price, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 275; 1828 Md. LEXIS 18, June, 1828, Decided

- ... was an action of replevin for a negro slave. The defendant, (the now appellant,) pleaded, 1. ...
- ... defendant have a return of the said negro slave, and costs. The defendant then moved the ...
- 25. Laidler's Adm'x v. State, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 277; 1828 Md. LEXIS 19, June, 1828, Decided
- ... and 1806, with the hire of a negro slave for two years, amounting to 1924 lbs. ...
- ... time by the said witness, that the negro slave, whose hire was charged in the account, ...
- 26. Morton v. Beall's Adm'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 136; 1828 Md. LEXIS 6, June, 1828, Decided
- ... County Court. Action of replevin for certain negro slaves, brought in the lifetime of the appellee's ...
- 27. Brodess v. Thompson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 120; 1828 Md. LEXIS 2, June, 1828, Decided
- ... lent, paid, &c. Lost time for certain negro slaves. Board, washing and lodging, &c. for the ...
- ... board and attendance for certain of his negro slaves, and clothing, &c. and for building houses, & ...
- ... the right of the guardian to purchase slaves, stock and utensils, with the ward's money, ...
- 28. Smith v. Edwards, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 411; 1828 Md. LEXIS 37, June, 1828, Decided
- ... and assigns, the following negroes, to wit: Negro George, negro Nance, Elizabeth and Henry, also a judgment ...
- 29. Lammott v. Gist, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 433; 1828 Md. LEXIS 39, June, 1828, Decided
- ... defendant in that court,) to replevy a negro boy named Isaac, and sundry other personal ...
- 30. State use of Griffin v. Hanson's Adm'x, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 437; 1828 Md. LEXIS 40, June, 1828, Decided
- ... was the following property, to wit, one negro boy Joe, of the value of, &c. & ...
- ... was the following property, to wit, one negro boy J of the value of, &c. & ...
- 31. Murphey v. Barron, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 H. & G. 258; 1827 Md. LEXIS 18, December, 1825, Argued, June, 1827, Decided
- ... now appellee,) being the owner of a negro man slave named Isaac, sold, conveyed and delivered, the said slave to the defendant, (the appellant,) to be ...
- ... he would return and deliver the said negro to the plaintiff, on payment of the ...
- $\dots$  discharge of the pledge of the said slave, yet the defendant neglected and refused to deliver the said slave, &c. The second count was for money  $\dots$
- ... being the owner and possessor of another slave called Isaac, did agree and contract with ...
- ... defendant would sell and deliver the said slave to him the plaintiff; and the plaintiff ...
- ... and for the price of the said slave; yet the defendant, not regarding his promise, & ...
- ... neglected and refused to deliver the said slave to the defendant, although, &c. The defendant ...
- ... witness the understanding between them, respecting the negro Isaac, named in the bill of sale. ...

- ... the plaintiff was to have the said negro again, provided he paid the defendant the ...
- ... four months, if he wanted the said negro for his own use. The same witness ...
- ... of sale, the plaintiff, seeing the said negro, observed to the defendant, that it was ...
- ... bargained, sold and delivered to Murphey, his negro man Isaac. The negro therein mentioned was in pursuance thereof delivered ...
- ... for so much money for the said negro Isaac. And by another witness proved, that ...
- ... went to take possession of the said negro, who had, previously thereto, been hired, by ...
- ... at work, he found that the said negro had absconded, about an hour before his ...
- ... that he never gained possession of said negro, who since then, has not been found. ...
- ... understood that the plaintiff intended selling said negro out of the state, he should not ...
- ... defendant did direct one of his female slaves to go and give information to the said negro Isaac of the intention of the plaintiff ...
- ... he did not see the said female slave obey the said order, and did not ...
- ... the information was conveyed to the said negro Isaac by her, then, or at any ...
- ... of sale, and delivery aforesaid of said negro, shortly thereafter, the plaintiff complained to the ...
- ... which he had received for the said negro was less than he was worth. Whereupon ...
- ... plaintiff, that if he wanted the said negro for his own use, and would not ...
- ... the plaintiff all the right of said negro so as aforesaid conveyed to him; and ...
- ... him from the delivery of the said negro; that he knew where he was hired; ...
- ... cents; it will be in full for negro Isaac, in case he is not conveyed ...
- ... all my right, claim and interest, of negro Isaac, which I purchased of him in ...
- ... not sell, or cause to be sold, negro Isaac, out of the state of Maryland, ...
- ... shall sell or cause to be sold negro Isaac, formerly the property of John forwood, ...
- ... effort to gain possession of the said negro Isaac, he went to the defendant's house, and announced to him that the said negro had run away. To which the defendant ...
- ... G. Hall, and stated that as the negro was his, he must pay to him ...
- ... the defendant from the delivery of the negro slave aforesaid, and agreed to take him wherever ...
- ... recover for the nondelivery of the said negro; and 2ndly. That if they should further ...
- ... defendant induced, enticed and persuaded the said negro to run away, still the plaintiff is ...
- ... was exonerated from the delivery of a slave, then out of his possession, whom he ...
- ... been the vendor's duty to deliver the slave; and he had refused. The proper remedy ...
- ... the case for persuading or enticing the slave to abscond
- ... special count for enticing away the plaintiff's slave. 2. That the promise and undertaking laid ...
- ... the appellee sold to the appellant, a negro man named Isaac, for the consideration of ...
- ... absolute bill of sale of the said negro; but immediately after the execution of the ...
- ... sale the understanding between them respecting the negro, Isaac, when the defendant, Murphey, said the ...
- ... plaintiff, Barron, was to have the said negro again, provided he paid the defendant, Murphey, ...
- ... four months, if he wanted the said negro for his own use. The plaintiff, to ...
- ... it to be in full for said negro Isaac, if not sold out of the ...
- ... went to take possession of the said negro, who had previously thereto been hired by ...
- ... at work, he found that the said negro had absconded about an hour before his ...
- ... he never gained possession of the said negro, who since then has not been found. ...
- ... understood the plaintiff intended selling the said negro out of the state, he should not ...
- ... defendant did direct one of his female slaves to go to and inform the said ...
- ... to the said Isaac by the said slave, as directed by the defendant. The defendant, ...
- ... him from the delivery of the said negro, that he knew where he was hired, ...
- ... defendant induced, enticed and persuaded, the said negro to run away, still the plaintiff was ...
- ... plaintiff from any obligation to deliver the negro Isaac to him, he having expressly agreed ...
- ... duty of the defendant to deliver the negro to the plaintiff, and he had refused ...
- ... counts being for the nondelivery of the slave, according to the contracts as therein stated, ...

... against Murphey for enticing or persuading his slave to abscond from his service. JUDGMENT REVERSED. ...

## 32. Sanderson's Ex'rs v. Marks, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 H. & G. 252; 1827 Md. LEXIS 17, June, 1827, Decided

- ... for sundry goods and chattels, and a negro boy named Jack. The replevin bond was ...
- ... for sundry goods and chattels, and a negro boy named Jack, stated to have been ...
- ... he heard the defendant, after the said negro, in the declaration mentioned, was taken by ...
- ... the plaintiffs' testator should replevy the said negro; for although he had bought the said negro, yet afterwards he had given him to ...
- ... had given all the property, and a negro boy which formerly belonged to Marks, the ...
- ... the conversation before mentioned with Sanderson the negro boy and property were in possession of ...
- ... should be of opinion that the said negro boy was in possession of the defendant, ...
- ... his child, was in possession of a slave at the time of a gift of the slave by the owner to the child, it ...
- ... about the right of property in a negro boy named Jack. The replevin issued for ...
- ... property in these goods and chattels, and negro boy, is in the defendant and not ...
- ... in the same goods and chattels, and negro boy, is in Sophia Marks, the daughter ...
- ... his daughter, was in possession of the negro boy at the time of the gift, ...
- ... plaintiffs were not entitled to recover the negro boy in the declaration mentioned." All the ...
- ... had given all the property, and a negro boy, which formerly belonged to Marks, the ...
- ... plaintiffs have a right to recover the negro boy in dispute; and the proof offered ...

### 33. Raborg's Adm'x v. Hammond's Adm'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 42; 1827 Md. LEXIS 43, June, 1827, Decided

- ... the defendant in that court,) for a slave named Nathaniel. The declaration stated the property of the slave in question to be in the plaintiff ...
- ... was in his lifetime possessed of two negro women named Nell and Maria, as his ...
- ... the death of said testator the said negro Nell had a son named Nathaniel, or ...
- ... R. Smith afterwards sold and delivered said negro Nat to the defendant's intestate for a ...
- ... plaintiff. And also offered in evidence, that negro Nathaniel or Nat, above named, to recover ...
- ... present replevin was brought, is the same negro Nathaniel or Nat, who was the son of negro Nell above named. Whereupon the defendant prayed ...

In an action of replevin for a slave, where the plaintiff derived his title under ...

### 34. Edelen v. Thompson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 31; 1827 Md. LEXIS 41, June, 1827, Decided

- ... for a mare and colt, and certain negro slaves. The defendant pleaded, 1. Non cepit. 2. ...
- ... that she have a return of the negro slaves taken under and by virtue of the ...
- ... that she have a return of the negro slaves, taken under and by virtue of the ...

# 35. George v. Corse's Adm'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & G. 1; 1827 Md. LEXIS 36, June, 1827, Decided

NEGRO GEORGE, et al. vs. CORSE'S Adm'r.

... personal, with the unexpired time of the negro boys and girls, as designated in the ...

On a petition by certain slaves against the administrator of J C, with ...

- ... if his personal estate, exclusive of such slaves, should not be sufficient to discharge all ...
- ... his debts, so as to have his slaves free; that the testator's personal estate, exclusive of the said slaves, would not pay

his debts, and that ...

- ... real and personal estate, exclusive of the slaves, was sufficient to pay his debts--Held, ...
- ... of 1796, ch. 67, the manumission of slaves by last will and testament was prohibited; ...
- ... be effectual to give freedom to any slave or slaves, if the same shall be in prejudice ...
- ... to prohibit a testator from manumitting his slaves, provided he has left real estate sufficient ...
- ... cannot believe if by the manumission of slaves, the personal estate is made insufficient, and ...

#### 36. Coale v. Harrington, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 7 H. & J. 147; 1826 Md. LEXIS 26, June, 1826, Decided

- ... from Baltimore County Court. Trover for three slaves named Julian, Alexander and Commodore. Plea, non ...
- ... daughter of his son John Deford, a negro woman called Henny, and her infant child ...
- ... Copper deposed, "that John Deford owned a negro woman named Henny, which Deford told deponent ...
- ... owner of, and in possession of the negro woman Henny, and her child Julian, the ...
- ... resided, informing him that there was a negro woman of his in Baltimore. That some ...
- ... received from witness, in search of the negro woman mentioned in the letter; that witness ...
- ... Harrington to the defendant to demand the negro children, who are the subjects of this ...
- ... understood were the children of the said negro woman. And that on Harrington's making said ...
- ... Harrington for selling the mother of said negro children to Georgia. The defendant did not ...
- ... the law against masters who suffered their slaves to go at large as free. That ...
- ... Henny, and sold her to a Georgia negro trader. That John Deford repeatedly declared that ...
- ... executed by John Deford, for the three negro children mentioned in the declaration, and dated ...
- ... of Baltimore, manumitted and set free his negro girl Julian, aged about ten years, his negro boy Alexander, aged about eight years, and his negro boy Philip Commodore, aged about four years, ...
- ... the purpose of conveying a title to negro Henny, or her children, from the said ...
- ... the use and possession of the said negro Henny, and her children, mentioned in the ...
- ... ch. 13, requiring deeds of gift of slaves to be recorded only where the donors ...
- ... proposition. In an action of Trover, for slaves, in which the plaintiff claimed title under ...
- ... of manumission, that he had sold the slaves to the person under whom the plaintiff ...
- ... plaintiff below was shortly this; that the negro woman named Henny, and her daughter Julian, ...

# 37. Bohn v. Headley, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 7 H. & J. 257; 1826 Md. LEXIS 35, June, 1826, Decided

- ... This was an action of trover for slaves. The defendant, (now appellant,) pleaded not guilty, ...
- ... Rebecca Fairbain Tucker, and Harriet Tucker, three negro slaves, as follows: Unto his daughter M. T. Tucker his negro boy Ben, unto his daughter R. F. Tucker his negro boy Charles, and unto his daughter Harriet Tucker his negro girl Dorcas, unto his said daughters, and ...
- ... of that county, where Tucker then resided. Negro Dorcas, in the said deed mentioned, is the negro woman named in the declaration, and the ...
- ... the said George, to the defendant, as slaves for life to him, for the consideration ...
- ... to hold Dorcas and George as his slaves, and had them in possession, together with ...
- ... deed, at her father's death, to certain slaves, the father sold them as slaves for life to B, who took possession, ...
- ... death by H, against B, for the slaves, that there must be other evidence of a conversion of the slaves by B, to entitled H to recover. ...
- ... thing to recover the possession of the slaves--Held, that the right to them survived to the wife. The issue of slaves born during the existence of a tenancy ...
- ... at all events, the children of the negro woman in question, born during the lifetime ...
- ... brought, admitting the deed to pass the negro in question to the appellee. In 1814 the negro woman was the right of the appellee, ...

- ... her. The right to sue for the negro accrued during the coverture; but the right to the negro accrued before. Suppose a bond is given ...
- ... it was a conjoint possession of the slave by her and her father. Being in her possession when she married, the slave vested eo instanti in the husband. How was he to reduce the slave into possession; living in the same house, ...
- ... person could bring an action for the slave, as it was a gift in presenti, ...
- ... the donor. If the first, then the slave must have been delivered to the appellee. ...
- ... fourteen years afterwards the donor sold the negro, given by said deed, to the appellant. ...
- 38. Edelen v. Hardey's Lessee, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 7 H. & J. 61; 1826 Md. LEXIS 15, June, 1826, Decided
- ... him. I give freedom to my white slave Charity Hutchins. All the rest of my ...
- ... years; also I give freedom to my slave Rachel. District of Columbia, Washington county, viz. ...
- 39. Ringgold v. Ringgold, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 1 H. & G. 11; 1826 Md. LEXIS 5, June, 1826, Decided
- ... taken by Samuel at \$ 2000; a negro woman and her two sons, worth \$ ...
- ... denies the charge of having taken a negro woman and her children, the property of ...
- ... yet executed, if thought of) all the slaves, &c. were disposed of. It must be ...
- ... necessary for the owner to supply the slaves and stock which it required. After all ...
- 40. Dorsey v. Hays, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 7 H. & J. 370; 1826 Md. LEXIS 43, June, 1826, Decided

APPEAL from Harford County Court. Replevin for slaves, &c. stated in the declaration to have ...

- 41. Pannell & Smith v. Farmers Bank of Maryland, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 7 H. & J. 202; 1826 Md. LEXIS 30, June, 1826, Decided
- ... to claim the proceeds of the mortgaged slaves, or any part thereof.3. The bank, ...
- 42. Haslett's Adm'r v. Glenn, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 7 H. & J. 17; 1825 Md. LEXIS 6, December, 1825, Decided
- ... or planted by Heslip. After manumitting his slaves, and giving some small legacies, he bequeathed ...
- 43. Key's Ex'r v. Parnham, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 418; 1825 Md. LEXIS 18, JUNE TERM, 1825, Decided
- ... hired of the plaintiff, (the appellee,) sundry slaves for the use of R. K. Heath, ...
- ... him \$ 80 for each and every slave, amounting in the whole to \$ 480. ...
- ... for the hire and wages of sundry slaves, &c. 3. Quantum meruit for the hire of slaves, &c. 4. That R. K. Heath was ...
- ... of George Parnham, Esq. the following six negro men, for the use of Richard Key ...
- ... of the testator. And proved that the slaves mentioned in said writing were sent to ...
- ... agreement, communicated to the plaintiff that the slaves were for the use of Heath, and ...
- ... was made, and hired a good many slaves in the said county. The defendant then ...
- 44. Fenwick's Adm'r v. Forrest, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J.

#### 415; 1825 Md. LEXIS 17, JUNE TERM, 1825, Decided

- ... agreement mentioned, were the descendants of a negro woman called Sall, once the property of ...
- ... wife might be interfered with as a slave and runaway; and that it was then ...
- ... the contract, in relation to the said negro woman, was affirmed, in consideration of having ...

#### 45. Chew v. Gary, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 526; 1825 Md. LEXIS 34, JUNE TERM, 1825, Decided

- ... to his freedom? He cited Hughes vs Negro Milly, et al. 5 Harr. & Johns. 310. The act of 1809, ch. 171; and Negro Jack vs Hopewell, (ante 20, note.) Brewer, ...
- ... my negroes shall be free, except my negro woman Nanny; and my will is that ...
- ... life, and at her death my said negro woman Nanny to enjoy her freedom." This ...

# 46. Watkins v. Stockett's Adm'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 435; 1825 Md. LEXIS 21, JUNE TERM, 1825, Decided

- ... redeeming a tract of land, and some slaves, which were conveyed by John Stockett to ...
- ... Watkins two pieces of land, and six slaves. The conveyance, on the face of the ...
- ... an absolute conveyance for the land and slaves, and that he spoke of claims which ...

# 47. Selby v. Magruder, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 454; 1825 Md. LEXIS 23, JUNE TERM, 1825, Decided

... the appellant, to recover a number of slaves. A case was stated for the opinion ...

# 48. Corse v. Patterson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 153; 1824 Md. LEXIS 2, JUNE TERM, 1824, Decided

- ... against James Corse, (the appellant,) for two negro boys. At the trial of which, upon ...
- ... first bill of exceptions, that the two negro boys were born the property of the ...

# 49. Martin v. Mechanics Bank of Baltimore, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 235; 1824 Md. LEXIS 12, JUNE TERM, 1824, Decided

... For example, the risk of gaming, usury, negro buying, &c. or reasons satisfactory to the ...

# 50. Hamilton v. Cragg, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 16; 1823 Md. LEXIS 11, JUNE TERM, 1823, Decided

- ... the son of Mill, one of the negro women bequeathed by Rachel Turner to Sarah ...
- ... in the state and condition of a slave; she had no civil rights, and could ...
- ... Sarah Turner, she would have died a slave, and could have had no heirs, and ...
- ... was not born; but he became the slave of Sarah Turner, under the authority of ...
- ... which it is settled, that where a negro woman, bequeathed to one for the life ...
- ... to, and effect the manumission of any slave or slaves belonging to such person or persons, by ...
- ... and testament; and such manumission of any slave or slaves may be made to take effect at ...
- ... be effectual to give freedom to any slave or slaves, if the same shall be to the prejudice of creditors, nor unless the said slave or slaves shall be under the age of forty- ...
- ... support their issue; they might themselves be slaves, or dead, or might die before the ...
- ... circumstances. On that principle, the case of Negro Anna against Woodburn Adm'r. of Burroughs, a ...

- ... his will, bequeathed her freedom to his negro woman Anna, the petitioner, who was above ...
- ... from which alone the power to manumit slaves by last will and testament is derived, no slave could be set free who was not ...
- a We subjoin the following case of NEGRO JACK vs. HOPEWELL, in the general court ...
- ... in another case, were the children of negro Moll, named in said will and bequest, ...
- ... that Elizabeth survived the testator; and that negro Jack, the petitioner in this case, was the descendant of said negro Nun or Frank, and had been held ...
- ... ever, and had and did deliver the negro woman, named Moll, in the name of ...
- ... to have been executed, and the said negro delivered in pursuance of it, in the ...
- ... to read the bequest. The testator gives negro "Sam, Moll, &c, and their increase, to ...

# 51. Scott v. Burch's Adm'x, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 67; 1823 Md. LEXIS 22, JUNE TERM, 1823, Decided

- ... in an action of trover for sundry negro slaves. The defendant (now appellant,) pleaded the general ...
- ... also proved, by competent witnesses, that the negro woman Rachel, named in the declaration, belonged ...
- ... of his death, and that the said negro woman, and the other negroes named in ...
- ... negroes as before stated. That the said negro Rachel, and her elder children, were held ...
- ... the deceased in his hands, viz. a negro girl named Louisa, daughter of Rachel, a negro girl named Eliza, daughter of Rachel, and ...
- ... the plaintiff to Jesse Moran, for sundry negro slaves, dated the 15th of May 1805, and ...
- ... orphans court of Montgomery county, viz. One negro girl named Sydney \$ 540, ditto Louisa \$ 525, ditto Eliza \$ 755, one negro woman named Rachel, and her two children, ...
- ... had been made by Gittings of the negro woman Rachel, and her two twin children, ...
- ... was present acting as vendor of a negro woman and her two children, who were ...
- ... Jesse Burch, deceased, and that the said negro woman, and her two children, were bought ...
- ... he lived, that he had bought a negro woman and her two children the day ...

# 52. Dorsey v. Smithson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 61; 1823 Md. LEXIS 20, JUNE TERM, 1823, Decided

- ... of sale till her decease, except a negro man named Jim, who was delivered by ...
- ... I now or then may have in negro slaves, to her the said Elizabeth Dorsey, her ...

#### 53. Duvall v. State, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 9; 1823 Md. LEXIS 9, JUNE TERM, 1823, Decided

- ... error for giving a pass to a slave.
- ... convicted of giving a pass to any slave or person held to service, or shall ...
- ... loan, or otherwise, the transporting of any slave, or any person held to service, from ...
- ... or owner of the service of his slave, or person held to service, for every ...
- ... party prosecuted gave a pass to a slave, the property of a certain John Withers, ...
- ... giving of a pass alone, to a slave, should be punished in the manner therein ...
- ... the master of the service of the slave was to be consummated. This, it seems ...

#### 54. Crapster v. Griffith, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 6 H. & J. 144; 1823 Md. LEXIS 38, JUNE TERM, 1823, Decided

- ... and to compel him to deliver certain slaves. After a statement of accounts, the chancellor ...
- ... of money, and the delivery of the slaves. This decree, on appeal by the defendant, ...

... the delivery in pursuance thereof, the female slaves had children. Those born after the decree ...

## 55. Law v. Scott, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 438; 1822 Md. LEXIS 18, June Term, 1822, Decided

... this state, certain of his the plaintiff's negro slaves, into some foreign parts to the southward, ...

# 56. Fenwick v. Forrest, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 414; 1822 Md. LEXIS 10, June Term, 1822, Decided

- ... plaintiff against all persons whatsoever, to be slaves for life, and the property of the ...
- ... negroes, against all persons whatsoever, to be slaves for life, and the property of the ...
- ... covenant where D warrants and defends certain slaves sold to F, against all persons whatsoever, ...
- ... designed in the declaration was, that the slaves, at the time of the sale, were ...
- ... D did not warrant and defend the slaves to F. There was no proof offered ...
- ... only to state specially, dispossession of the slaves, but if it was by a stranger, ...
- ... right or title of S to the slaves replevied. If S had made good his claim to the slaves replevied, the judgment would have afforded the ...

# 57. Hall v. Mullin, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 190; 1821 Md. LEXIS 5, June Term, 1821, Decided

Negroes held and claimed as slaves are presumed to be slaves A slave over 45 years of age cannot be manumitted The condition of slaves does not depend exclusively either on the ...

- ... validity whatever, can be made with a slave, without consent of the owner A devise of property, real or personal, to a slave, by his owner, entitles the slave to freedom, by implication
- ... ch. 67, s. 13. Burroughs adm'r. vs. Negro Anna, decided in this court at June ...
- ... Devises, (G.) 288, 1 Harr. & M'Hen. 559. Negro Sally vs. Beatty, 1 Bay's Rep. 260. ...
- ... in his life-time possessed of a negro man named Basil, claiming the same as his slave, and exercising acts of ownership over him, ...
- ... Dolly Mullin, the plaintiff below, was the slave of Henry L. Hall, and the daughter ...
- ... it appear that Basil ever was the slave of Benjamin Hall, but merely that he ...
- ... But as negroes held and claimed as slaves are considered to be slaves, and as Basil is stated to have ...
- ... life-time of Benjamin Hall, as his slave, such, in the opinion of the court, ...
- ... of the appellant, that the condition of slaves in this state is regulated by the ...
- ... law, and that, as by that law slaves could purchase property for the sole use ...
- ... of the appellee it is urged, that slaves in this state are similar to villains ...
- ... never abides for one instant in the slave, if the rights of Dolly Mullin, as ...
- ... devised. But the condition and rights of slaves in this state, depend exclusively neither on ...
- ... commerce, or any way deal with any slave," without the leave of the master, under ...
- ... the plaintiff below, must be considered a slave unless she is set free by the ...
- ... of the testator that none of his slaves should remain slaves after his death, other than those he named and bequeathed as slaves; for in every instance, when he intended ...
- ... pass by his will to others, as slaves, they are described by name, as manifestly ...
- ... that all, except those so given as slaves, he intended should be free. How different ...
- ... of a portion of his negroes as slaves, and that part giving another portion freedom. ...
- ... Ch. J. I am of opinion that negro Basil, being above the age of 45 ...
- ... by his will. That Basil, being a slave, was incapable of taking and acquiring any ...
- ... of opinion, that Dolly Mullin being the slave of Henry L. Hall, the will of ...
- ... by which he gives freedom to his slaves, are simultaneous acts, and are so to ...

... free; she was not free, but a slave, at the time the will was made, and being a slave, the will operated to give her freedom, ...

#### 58. Queen v. State, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 232; 1821 Md. LEXIS 13, June Term, 1821, Decided

- ... traverser "on the," &c. "did assist a negro woman named Nelly, the slave of a certain James Anderson, of," &c. " ...
- ... Anderson, of the service of the said negro slave, contrary to the form of the act ...
- ... who proved, that on the night the negro left the service of her master, the ...
- ... that in going they met with the slave mentioned in the indictment, and other slaves; that they accompanied them some distance, but ...
- ... charging that the traverser "did assist a negro woman N, the slave of J. A, in eloping and running ...
- ... J. A, of the services of said slave," is sufficiently laid under the act of ...

# 59. Hughes v. Milly, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 310; 1821 Md. LEXIS 18, June Term, 1821, Decided

HUGHES vs. NEGRO MILLY, et. al.

- ... that Margaret Coale being possessed of a negro girl called Prina, aged fifteen years, made, ...
- ... bequeath unto my son, Philip Coale, my negro girl named Prina, until she arrives to ...
- ... secure by manumission the freedom of her slave Prina, and her offspring, which command the ...
- ... conformity to my mother's wish towards her slaves, as well as to my own feelings ...
- ... will in 1776, bequeathed to P a negro girl, named A, (the ancestor of the ...
- ... will, was effectual to give freedom to slaves, if not made during the last sickness ...
- ... could be made to give freedom to slaves. Raymond and R. Johnson, for the appellees, ...
- ... 1. That an administrator might manumit the slaves of the intestate. 2. That when the ...
- ... it was a lapsed bequest, and the slaves passed to Samuel under the bequest to ...
- ... That as Philip could not take the slaves, they passed to Samuel, who in due ...

#### 60. Culver v. Shriner, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 218; 1821 Md. LEXIS 10, June Term, 1821, Decided

- ... from Montgomery county court. Replevin for two slaves. The appellee was the plaintiff below. The
- ... on the lands and keep there two slaves, and that the future issue of such slaves should belong to S and his heirs, ...
- ... 384. Grantham v. Hawley, Hobert, 132; and Negro Jack vs. Hopewell, decided in the court ...
- ... that as the unborn issue of female slaves can pass over by grant, and as ...

# 61. Hepburn v. Sewell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 211; 1821 Md. LEXIS 7, June Term, 1821, Decided

- ... Prince-George's county court. Trover for several negro slaves, brought by the appellant against the appellee. ...
- ... in which the verdict was rendered, the slaves Sall, Patt and Phillis, each had a ...

# 62. Davis v. Jacquin & Pomerait, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 100; 1820 Md. LEXIS 19, June Term, 1820, Decided

Whether the owner of a slave has been a sojourner in Pennsylvania with such slave, and has sent him away within six

- ... bound to administer the former. If a slave, belonging to a citizen of this state ...
- ... arrival at the age of 21. A slave carried at different periods to Virginia, by ...

- ... in the whole to one year, such slave is entitled to his freedom under the ...
- ... within the territories of this commonwealth, as slaves or servants for life, but as free men and free women, except the domestic slaves attending on the delegates in congress from ...
- ... by any such inhabitant; provided such domestic slave be not alienated or sold to any ...
- ... of the aforesaid act, relating to domestic slaves attending upon persons passing through or sojourning ...
- ... deemed or taken to extend to the slaves of such persons as are inhabitants of ...
- ... and reside; but that all and every slave and slaves, who shall be brought into this state ...
- ... act to prejudice her property in this slave, nor could the act of Mr. Pinkney, ...
- ... she make a legal disposition of her slaves, and by consenting that the petitioner should ...
- ... will be recognised by this court. See Negro David vs. Porter, 4 Harr. & M'Hen. 418. ...
- ... the statute of Pennsylvania, which provides, that slaves brought into the state, by persons coming ...
- ... to be turned off at pleasure. Her slaves must go at large, because she could ...
- ... provides, "that any person possessed of any slave or slaves of healthy constitution, &c. may, by writing ...
- ... and seal, evidenced, &c. grant to such slave or slaves his, her, or their freedom." It must ...
- ... state. The act of 1796 speaks of slaves being carried out of the state by ...
- ... the infant herself carrying or sending the slave out. If then she did send the ...
- ... execute a bill of sale of her slaves. a
- ... by the plaintiff in error, for a negro slave named Charles. The defendant pleaded non cepit ...
- ... them certain parcels of land, and several negro slaves, and amongst others the negro slave mentioned in the declaration in this cause; ...
- ... was admitted by the parties, that the negro slave named Charles was, at the execution of ...
- ... available in law to pass the said negro slave named Charles, and that said indenture could ...
- ... following case, viz. It is admitted that negro Robert, the petitioner, was the slave of the defendant, who is a citizen ...
- ... of the laws of Virginia relative to slaves; and that the petitioner never applied to ...
- ... of December 1792, ch. 103, s. 2, "Slaves which shall hereafter be brought into this ...
- ... others, making a transient stay, and bringing slaves for necessary attendance, and carrying them out ...
- ... by express words declared, that the domestic slaves of persons, sojourning in that state, shall not be emancipated from bondage, provided such slaves be not alienated or sold to any ...
- ... 1796, ch. 67, declares, "that if any negro, or other slave, hath been, or may hereafter be, carried ...
- ... the real owner or proprietor of such negro, or other slave, it shall and may be lawful for ...
- ... at any time thereafter, to bring said negro, or other slave, into this state again, and have and enjoy the said negro or other slave as his property." This act, therefore, most ...
- ... the right of an infant, in his negro slave, shall not be divested by his being ...

### 63. Walkup v. Pratt, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 5 H. & J. 51; 1820 Md. LEXIS 7, June Term, 1820, Decided

- ... and sister, was the daughter of a negro woman who had been purchased by the ...
- ... saith, that the name of the said negro woman, purchased by his grandfather, from said ...
- ... 1733, in which he bequeathed two mulatto slaves, namely Violet and Davy, to the child ...
- ... on his estate in 1735, wherein a negro woman named Rose, aged 17 years, and a negro girl named Violet, aged 9 years, are ...
- ... The defendant claimed the petitioner as his slave, and deduced his title from the said ...
- ... whom the petitioner claims freedom, was a slave. Which opinion the court refused to give, ...
- ... such, to prove that Violet was the slave of the said P. Feddeman. The petitioner ...
- ... The defendant claimed the petitioner as his slave, and deduced his title from his father, ...
- ... the petitioner claimed his freedom, was a slave. Which opinion the court refused to give, ...
- ... jury, to prove that Violet was the slave of C. C. Ruth. The petitioner excepted. ...
- ... she then acknowledged herself to be a slave--that her mother was a black woman, ...
- ... was bequeathed by P. Feddeman as a slave, and was appraised in his inventory as a slave, and that B. Feddeman, to

```
whom she ...
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- ... death of the testator, Violet was a slave, they are bound to find a verdict ...
- ... admissible to prove the sale of a slave, but is admissible to establish a pedigree, ...
- ... other. A will and inventory, stating a negro to be a slave is evidence that the testator claimed title to such slave, and that she was appraised as a ...
- ... as such, to prove Violet was the slave of Philip Feddeman. This general direction might ...

#### 64. Baptiste v. De Volunbrun, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 86; 1820 Md. LEXIS 18, June Term, 1820, Decided

- ... 1796, ch 67, prohibiting the importation of slaves is applicable only to voluntary importations, and where the importer intends to sell the slaves, or to reside himself in the state. An owner of slaves driven from St. Domingo by the insurrections in that island, and coming with his slaves to this state, is not with in ...
- ... in the state, or to sell the slaves. The declarations of such owner, of his ...
- ... If such owner goes first with her slaves, on her flight from St Domingo, to ...
- ... this state, by land or water, any negro, &c. for sale or hire, or to ...
- ... person brought into this state as a slave, contrary to this act, if a slave before, shall thereupon immediately cease to be
- ... or persons so importing or bringing such slave within this state, and shall be free." ...
- ... this state to reside, and bringing their slaves with them; but as the defendant is ...
- ... or persons travelling or sojourning with any slave or slaves within this state, such slave or slaves not being sold, or otherwise disposed of ...
- ... was to restrain the further increase of slaves in this state by importations; but if ...
- ... from removing to this state with their slaves, and remaining as long as they please? ...
- ... April 1783, ch. 23, the introduction of slaves into this state was prohibited. This act ...
- ... 1792, ch. 56, it was enacted, that slaves imported, or to be imported, by French ...
- ... so as to affect any right such slaves might have acquired to freedom. It was ...
- ... certain number of their domestic or house slaves, viz. a master of a family five, ...
- ... citizens, or settlers, they might hold their slaves for their own use, but not for ...
- ... French emigrants, who should import any such slaves, should, within three months thereafter, deliver and ...
- ... of the county a list of such slaves, and notify which he intended to retain as his domestic or house slaves, which list should be recorded, &c.This ...
- ... from St. Domingo could not bring their slaves into this state, and retain them. For, ...
- ... those exiles could bring any number of slaves into this state, as it is contended ...
- ... that those exiles may bring so many slaves, &c. and not that they may not ...
- ... 1792, those persons could not bring any slaves into this state, and retain them in ...
- ... not being allowed to hold them as slaves in New York, or the possible contingency, ...
- ... into a necessity; and any number of slaves may be imported upon this plea. Such ...
- ... driven by tempest upon our coast, with slaves on board, it would be an importation ...
- ... that at that time there were no slaves in St. Domingo, and of course these ...
- ... Convention passed a decree emancipating all the slaves in the French colonies. 1 Bain's Hist. ...
- ... the African race are presumed to be slaves, and the onus probandi of freedom lies ...
- ... not exist. In a country where the slave trade is tolerated, it might be expected ...
- ... proof whatever, that a man is a slave, would be so repugnant to natural law, ...
- ... the human race, with black skins, are slaves; and to presume that all persons without ...
- ... as well as all within it, are slaves, because their skins are black or yellow, ...
- ... from a country where there were no slaves, to presume, in opposition to this, that they were slaves, would be carrying the doctrine of presumptions ...
- ... petitioners in this case ever were the slaves of the defendant, or of any other ...
- ... on the contrary, that there were no slaves in St. Domingo in 1797, the time ...

- ... have acted upon the idea that the slaves of St. Domingo were all emancipated by ...
- ... with those blacks who were formerly their slaves. The act of 1792, ch. 56, was ...
- ... the exiles in the possession of their slaves, after the decree for their emancipation had ...
- ... in 1792, provided the condition of the slaves, and the rights of masters, had continued ...
- ... of this state against the introduction of slaves, contended, provided this court are of a ...
- ... and sojourners the privilege of bringing their slaves into this state, that privilege is expressly ...
- ... entitled to the privilege of holding their slaves. Do the facts of this case bring ...
- ... within the law prohibiting the importation of slaves into this state. Cases of voluntary importation ...
- ... it no crime in us to hold slaves; the laws give us the same absolute ...
- ... De Fontaine vs. De Fontaine to be slaves.
- ... this state, by land or water, any negro, mulatto, or other slave, for sale, or to reside within this ...
- ... person brought into this state as a slave, contrary to this act, if a slave before, shall thereupon immediately cease to be
- ... or persons so importing or bringing such slave within this state, and shall be free." ...
- ... prevent an increase of the number of slaves in the state by voluntary importation; and ...
- ... or persons travelling, or sojourning, with any slave or slaves, within this state." The mere bringing slaves into the state is manifestly not prohibited. ...
- ... and though, where a man voluntarily brings slaves into the state, the presumption of law ...
- ... not within his control, and with his slaves seeks refuge here, brings them either for ...
- ... presumption is decidedly against his bringing his slaves with any intention to violate the laws ...
- ... brought with her the petitioners, as her slaves; she was compelled to come by necessity, ...
- ... the Island of Cuba with his two slaves, the petitioners, and she to Baltimore with ...
- ... the year 1805, he sent the two slaves to his wife and son in Baltimore. ...
- ... Domingo, leaving her son, and the two slaves, whom she put into the hands of ...
- ... of the French republic, "which declares, that negro slavery, in all the colonies, is abolished," ...
- ... thereby liberated, and no longer remained the slaves of their former owner. But as foreign ...
- ... of Cuba, carrying with him his two slaves, the present petitioners, whilst the wife fled ...
- ... the appellee, who cited De Kerlegand vs. Negro Hector, 3 H. & McH. 185. THE COURT ...
- 65. Clara v. Meagher, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 111; 1820 Md. LEXIS 20, June Term, 1820, Decided

#### NEGRO CLARA vs. MEAGHER.

- ... that he set free from bondage his negro Carsy, daughter of Annes, who was born ...
- ... authorized the executing deeds of manumission of slaves, passed on the 18th of January 1797, ...
- ... That all and every manumission of any negro or mulatto slave shall be in writing, and signed and ...
- ... by the master or mistress manumitting such slave, and shall be attested and subscribed, in ...
- 66. William v. Kelly, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 5 H. & J. 59; 1820 Md. LEXIS 8, June Term, 1820, Decided

#### NEGRO WILLIAM vs. KELLY.

- ... opinion, viz. That the petitioner was the slave of L. Goslee, deceased, who in his ...
- ... is claimed by the defendant as a slave for life. That the petitioner, on the ...
- ... free may be allotted to her as slaves for life. ...
- 67. Mark v. Lawrence, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 5 H. & J. 64; 1820 Md. LEXIS 12, December Term, 1815, Argued , June Term, 1820, Decided
- ... of a large value, to wit: One negro woman called, &c. of the value of, &c. one negro girl, &c. and one negro girl

child, &c. And the said J. ...

... the dwelling-house of the plaintiff, one negro woman and two children, &c. taken as ...

#### 68. Wicks v. Chew, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 543; 1819 Md. LEXIS 20, December, 1819, Decided

- ... law of the land does not authorize slaves, either in person or by their next ...
- ... of May 1814; that the petitioners are slaves, and cannot bring any action in equity ...
- ... it. But I apprehend that the former slave would have a right to freedom from ...
- ... act are that the person possessing a slave may, by writing, &c. grant him his ...
- ... procure sufficient food and raiment, &c. 2. Slaves cannot be petitioners in chancery by next ...
- ... and 1792, ch. 41, s 3; and Negro James vs. Gaither, 2 Harr. & Johns. 176. ...
- ... by the laws of this state, a negro, so long as he is a slave, can have no rights adverse to those ...
- ... him to his freedom, he continues a slave, and can acquire no rights under such ...
- ... refuse to have it recorded, and the slave remains a slave without redress. Besides, the original act of ...

# 69. Adams v. Anderson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 558; 1819 Md. LEXIS 23, December, 1819, Decided

- ... now appellee,) was induced to sell certain slaves for a less price than they were ...
- ... to know if he had not a negro woman to sell, stating that he wished ...
- ... he abhorred the practice of selling to slave-dealers, and would not so sell the ...
- ... this Nixon was at this time a slave-dealer from South Carolina, where he resided, ...
- ... induced B to sell to them certain slaves for a less price than they were ...
- ... and N in the neighborhood: whereas the slaves were intended for N, who was a dealer in slaves, and who removed those so purchased of ...

### 70. Moore v. White, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 548; 1819 Md. LEXIS 21, December, 1819, Decided

- ... other things, for the raising of sundry negro children belonging to the estate of the ...
- ... the said account, alleging that there are negro men to hire out to the amount ...
- ... lunatic should be allowed for raising the slaves, born after he was appointed, as the ...
- ... bound to raise and maintain the young slaves. He also contended, that no appeal would ...

## 71. Maddox v. State, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 539; 1819 Md. LEXIS 18, December, 1819, Decided

... things did direct, that certain of his negro slaves should be sold, &c. and that the ...

# 72. Johnson v. Lish, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 441; 1819 Md. LEXIS 2, June, 1819, Decided JOHNSON VS. NEGRO LISH.

- ... and to her lawful issue forever, a negro girl called Lish, about eight years old, ...
- ... said wife at her decease; also the negro children Eliza and Mehala, together with any further or more children that the negro woman Lisha may have during the life ...
- ... I give to Moses W. Jones my negro woman Letisha, my negro girl Eliza, and my negro girl Sinah, to serve him six months ...
- ... had any children or issue, and that negro Lish, the petitioner, is the same negro Lish mentioned in the before

#### mentioned bill ...

- ... interest of Morgan Bradshaw in the said negro, and the absolute property therein vested in ...
- ... S B, by deed of gift, a negro girl called L, to her and her ...
- ... she died without issue aforesaid, the said negro girl, and her increase, to return to ...
- ... of law, the whole interest in the negro vested in S B
- ... to her lawful issue, for ever, the negro Lish, with the proviso, that should S. Bradshaw die without issue, then the negro, and her increase, should devolve and return ...
- ... contended, that the absolute property in the negro passed by the deed of gift to ...
- ... she die without issue aforesaid, the said negro Lish, and her increase, to return to ...
- ... such issue. The doubted point is, whether negro Lish, and her increase, shall return to ...
- ... before Sarah Bradshaw his sister. If the slave, and her increase, cannot return to the ...
- ... passed the absolute property to her in negro Lish, and of consequence that both Sarah ...
- ... a perpetuity, and is null and void. Negro Lish, and her increase, cannot return to ...
- ... donee; such are the expressions, "for ever,"--"negro Lish, and her increase, shall return"--they ...

# 73. Hambleton's Ex'r v. Hayward, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 443; 1819 Md. LEXIS 3, June, 1819, Decided

... Philemon Hambleton, to the defendant, of certain negro slaves and other personal property, consisting of horses, ...

#### 74. Horne v. Lyeth, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 431; 1818 Md. LEXIS 21, October, 1818, Decided

... payable to me as ground rent from negro Fanny, and also the annual sum of ...

# 75. Fishwick's Adm'r v. Sewell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 393; 1818 Md. LEXIS 20, December Term, 1815, Argued , June, 1818, Decided

- ... June 1812, for the value of certain negro slaves, and a spinet. The declaration contained two ...
- ... of the following property, to wit, a negro woman named Dinah, of the price of, &c. and a negro woman named Fanny, of, &c. as of ...
- ... before her death. She knew a female slave named Dinah, said to be in the ...
- ... She deposed that she knew a female slave named Dinah, in the possession of the ...
- ... was about the year 1775. He knew negro Dinah who resided in the family of ...
- ... in the family, that Dinah was the slave of Miss Fishwick. To the best of ...
- ... never heard of any other property, but negro Dinah, in Darnall's possession, that belonged to ...
- ... was set up by Mrs. Hepburn to negro Dinah, told him that probably some claim ...
- ... that he had as much right to negro Dinah as to any other property on ...
- ... June 1812, among which negroes was a negro woman by the name of Dinah, who ...
- ... in right of Miss Fishwick to the negro woman Dinah.) that the said Hepburns had ...
- ... had never heard the defendant say that negro Dinah, in the declaration mentioned, was the ...
- ... intestate, had set up a claim to negro Dinah, and her descendants, and that a ...
- ... also proved, by a competent witness, that negro Dinah, mentioned in the declaration, had seven ...
- ... for detaining them." Among which negroes was negro Dinah, whom the witness thinks the defendant ...
- ... defendant claiming under him, and holding the slaves in question, held the same by a ...
- ... and ought to presume, that if the negro woman named Dinah, in the statement mentioned, ...
- ... her niece Jane Fishwick, the child her negro wench Dido went with, be it boy ...
- ... Dinah, in the declaration named, was the slave Dinah mentioned in the deposition of E. ...
- ... specify or contain the names of the slaves assessed. The defendant then prayed the court ...
- ... the plaintiff's intestate, Darnall took possession of negro Dinah, and such of her children as ...

- ... an administrator for the conversion of certain negro slaves, the declaration stated that J F. the intestate, died possessed of a negro woman named Dinah, in 1765; that Dinah ...
- ... to the right of property to a negro woman, and her issue, who have been ...
- ... letter of 1786, does not demand this negro woman as his own, but asks only ...
- ... Darnall always informed the appellant that this negro woman, and her children, were his own; ...
- ... plaintiff, and do repel the presumption that negro Dinah was legally transferred to the defendant, ...
- ... court is grounded on the fact that negro Dinah had been the property of Jane ...
- ... to sustain an action of trover for negro Dinah, and her descendants, before letters of ...
- 76. Hannah v. Sparkes, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 310; 1818 Md. LEXIS 2, June, 1818, Decided NEGRO HANNAH and CHILDREN vs SPARKES.
- ... viz. "Seventhly. My will is, that my negro woman Hannah, and her child Elijah, shall ...
- ... the testator had been in possession of negro Hannah for upwards of 20 years before ...
- ... J, being the owner of a female slave named H, and his daughter and her ...
- 77. Vansant v. Money's Lessee, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 313; 1818 Md. LEXIS 4, June, 1818, Decided
- ... 1806, wherein, after liberating sundry of his slaves, and devising to his executors a tract ...
- 78. Henderson v. Tom, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 282; 1817 Md. LEXIS 18, June, 1817, Decided HENDERSON VS. NEGRO TOM.
- ... from New-York into Harford county, sundry negro slaves, of which the petitioner Tom is one; ...
- ... the petitioner and his mother belonged as slaves, and has lived with him in New-...
- ... at the time said Cole brought said negro into Harford county, there was no naval ...
- ... at the time of the bringing said negro into said county; that in some short ...
- ... county assessments of said county, as the slaves of said Cole, and taxed to him, ...

Where a slave had been imported into this state in ...

- ... registry, &c. to be made of such slave--Held, that the slave was entitled to freedom.
- ... ch. 23, s. 1, and Scott vs. Negro Ben, 6 Cranch 1. Winder, for the ...
- 79. BURROUGHS'S Adm'r. v. ANNA, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 262; 1817 Md. LEXIS 10, June, 1817, Decided

BURROUGHS'S Adm'r. vs. NEGRO ANNA.

- $\dots$  upon were these: The petitioner was the slave of a certain L. Burroughs, deceased, who  $\ \dots$
- ... follows: "I give and bequeath unto my negro woman called Anna, her liberty, and the ...
- ... admitted to record. The petitioner is the negro Anna mentioned in the will and petition, ...
- ... dated in 1811, bequeathed freedom to his negro woman A, who was above the age ...
- ... ch. 67, prohibiting the manumission of any slave above the age of 45 years, &c. ...
- 80. Walls v. Hemsley, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 243; 1817 Md. LEXIS 7, June, 1817, Decided
- ... shore at Gosport, where he had seen negro Suck, the mother of Henny, one of ...
- ... brother of captain Sweat, and with whom negro Suck then lived; that he heard a ...

- ... declarations of Gibson, that Suck was a slave. But the petitioners, by their counsel, objected ...
- ... freedom in slavery that she was a slave, are not admissible in evidence. ...
- 81. Selby's Lessee v. Williss, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 242; 1817 Md. LEXIS 6, June, 1817, Decided
- ... north side of Caulker's Creek; also one negro woman called Hannah, and her two children, ...
- ... aforesaid lands, and hire out the aforesaid slaves, for the use and benefit of my ...
- 82. Hall v. Jacobs, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 245; 1817 Md. LEXIS 8, June, 1817, Decided
- ... a man had purchased a plantation, a negro, or any other thing, which had been ...
- 83. Tilghman v. Steuart, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 156; 1816 Md. LEXIS 4, June, 1816, Decided
- ... each of his children I leave two negro children, a boy and a girl, from ...
- 84. Massey v. Massey's Lessee, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 4 H. & J. 141; 1816 Md. LEXIS 2, May, 1816, Decided
- ... her life, and bequeathed to her sundry slaves, and other personal property, and manumitted some of his slaves. He also provided that should his wife ...
- 85. Duvall v. Medtart, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 14; 1815 Md. LEXIS 4, December, 1815, Decided
- ... fraud in the sale of an unsound slave. The declaration contained two counts--1. For the sale of an unsound slave; and
- 2. On a warranty, &c. The ...
- ... the plaintiff offered in evidence, that the negro man, mentioned in the declaration, was sold ...
- ... The defendant then offered evidence, that the negro was sound at the time of the ...
- ... and that about four months after the negro was so sold, the plaintiff wrote to a certain Christian Kemp, by the negro, offering him the said negro for the sum of \$ 400 cash, ...
- ... The plaintiff then offered evidence, that the negro had a wife at Kemp's, and wished ...
- ... the letter in order to deceive the negro, and to prevent him from absconding, through ...
- ... evidence that the defendant sold him the negro in question for \$400, upon the ...
- ... of July 1810, by which the said negro was transferred to the plaintiff by the ...
- ... the defendant warranted and defended the said negro to the plaintiff, against him the defendant, ...
- ... or persons whomsoever; and that the said negro was then and there delivered to the ...
- ... the said sale and conveyance the said negro was unsound, diseased, ruptured, and afflicted with ...
- ... of said diseases; and that the said negro was known by the defendant to be ...
- ... defendant then offered in evidence, that the negro was sound at the time of the ...
- ... and defendant, the plaintiff complained that the negro could not work, and that the defendant ...
- ... return him. Defendant said do so. The negro was not returned, but died in possession ...
- ... evidence, that after the sale of the negro mentioned in the declaration, it was agreed ...
- ... plaintiff, that the plaintiff should examine the negro, and if any defect was found, that then the plaintiff might return the negro to the defendant, and that the contract ...
- ... such case be vacated; that if the negro never was returned, that then the plaintiff ...
- $\dots$  plaintiff was not induced to continue the negro in his possession by misrepresentations of the  $\dots$

- ... the time of the sale of the negro the defendant affirmed that he was sound, ...
- A sale of an unsound slave, known to be so by the seller, ...
- ... the defendant offered to take back the negro, had then a full cause of action, ...
- ... therefore the defendant's consenting to permit the negro to be returned did not take away that cause of action. If the negro was unsound, the right of action related ...
- ... a physician, was bound to examine the negro, to see whether or not he was ...

# 86. Chilton v. Jones, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 62; 1815 Md. LEXIS 13, December, 1815, Decided

- ... and valued, that is to say, a negro boy named John at the sum of, & ...
- ... plaintiff. 2. On a warranty that certain negro slaves sold, &c. were sound and healthy, knowing ...
- ... time of the appraisement and delivery, the negro children were affected, or might be affected, ...
- ... on a warranty by C, that certain slaves sold to J, were sound and healthy, ...
- ... c. the evidence was, that when the slaves were about to be delivered, the agent ...
- ... said to C, do you deliver those slaves as sound? He answered, I know nothing ...
- ... agent then said to D, are those slaves sound. To which he replied, they are ...
- ... of my knowledge. D then delivered the slaves to the agent. One of the slaves was unsound at the time they were ...
- $\dots$  purpose of proving that he knew the slaves to be unsound before and at the  $\dots$
- ... the circumstance that the mother of the slaves having died with the king's civil, or ...
- ... the amount to be paid on in slaves to be valued, &c. That C, in discharge of the bill, did deliver certain slaves, and they were valued, &c. which slaves C undertook and promised J were sound ...
- ... up the bill obligatory--averment, that the slaves were not sound and healthy, and that ...
- ... regard his promises, by reason whereof the slaves were of no use and value to ...
- ... count was on a warranty, that certain slaves sold, &c were sound and healthy, knowing ...

#### 87. Johnson v. Medtart, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 24; 1815 Md. LEXIS 8, December, 1815, Decided

... this writ upon the application of a negro for his freedom, have also the power ...

### 88. Fulton v. Lewis, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 564; 1815 Md. LEXIS 30, May, 1815, Decided

- ... he then and before owned as a slave. That in May 1794, he sold the petitioner, as a slave, to William Clemm, who sold him as ...
- ... freedom, meant only a voluntary importation of slaves, and not an importation arising from absolute ...
- ... control. He referred to De Kerlegand vs. Negro Hector, 3 Harr. & M'Hen. 185, and the ...

#### 89. Haney v. Waddle, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 557; 1815 Md. LEXIS 27, May, 1815, Decided

- $\dots$  proved, that the petitioner was born the slave of the defendant's father, and was given  $\dots$
- ... minor had no other authority to import slaves into this state than an adult, and ...
- ... the guardian of a minor importing a slave, did not entitle him to freedom, nor ...

# 90. Shields' Lessee v. Miller, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 4 H. & J. 1; 1815 Md. LEXIS 1, December Term, 1815, Decided

 $\dots$  that as much of his personal estate, slaves included, as should be judged necessary to  $\dots$ 

- 91. Bruce's Adm'rs v. Smith, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 499; 1814 Md. LEXIS 12, December, 1814, Decided
- ... appellant's intestate, for seizing and taking certain negro slaves, the property of the plaintiff, (now appellee,) ...
- ... the 26th of December 1804, for sundry negro slaves, to secure the payment of \$ 3100, ...
- ... Smith to make sale of the said negro slaves, &c. The bill of sale was acknowledged ...
- 92. Sprigg v. Mary, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 491; 1814 Md. LEXIS 9, December, 1814, Decided SPRIGG vs. NEGRO MARY.
- ... gave in evidence, that she was the slave of T. Sprigg, of Frederick county, in ...
- ... petitioner, was born in the state the slave of Sprigg, and was held by him ...
- ... C. Herstons held and possessed the said negro woman, and her children, for M. Herstons, ...
- ... 67, s. 7; and De Kergeland vs. Negro Hector, S Harr. & M'Hen. 185.Magruder, for ...
- 93. Sprigg v. Presly, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 493; 1814 Md. LEXIS 10, December, 1814, Decided
- SPRIGG vs. NEGRO PRESLY.
- ... mulatto woman named Esther, who was the slave of T. Sprigg of Frederick county, who ...
- ... this state, where Esther was born his slave, and continued to be held by him ...
- 94. O'Brien v. Hardy, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 434; 1813 Md. LEXIS 15, December, 1813, Decided
- ... It was an action of replevin for slaves, brought by the plaintiffs, (now appellants,) on ...
- 95. Pottenger's Ex'x v. Steuart, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 347; 1813 Md. LEXIS 6, December, 1813, Decided
- ... particular articles of the estate, (besides the slaves,) which were delivered up; nor does it ...
- ... the complainants with their proportion of the slaves, one half of Robert Pottenger's bond to ...
- ... January 1797, when the value of the slaves delivered to John Gassaway was deducted. Interest ...
- 96. Lawrence v. Heister, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 371; 1813 Md. LEXIS 9, December, 1813, Decided
- ... executing the deed referred to. They cited Negro James vs. Gaither, 2 Harr. & Johns. 176. ...
- 97. Carroll's Lessee v. Maydwell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 292; 1812 Md. LEXIS 5, December, 1812, Decided
- ... with two horses, one cow, and one slave, to cultivate it. That he does not ...
- ... he paid and delivered to Carter a negro woman slave in part payment, but does not remember ...
- 98. Quimby v. Wroth, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 249; 1811 Md. LEXIS 21, December, 1811, Decided
- ... County Court. Action of replevin for a negro slave named Joseph. The writ issued on the ...
- ... three years held the possession of the negro man, under the pretence that the right ...

- ... plaintiff should recover the possession of the negro, provided he had the right and the ...
- ... replication, that he the defendant held the negro for more than three years in his ...
- ... of taking, &c. the property fo the negro was in the plaintiff. 2. That the defendant "did not hold possession of the negro under the pretence that the right and ...
- ... the plaintiff should recover possession of the negro, provided the plaintiff should prove the right and property of the negro to be in him the plaintiff." 3. ...
- ... offered to prove by him that the negro man named Joseph, mentioned in the declaration, ...
- ... 7th of October 1784, bequeathed the same negro to the plaintiff, to remain in his ...
- ... testator, and at that time the said negro was in the possession of the said ...
- ... writ impetrated in this cause, "that if negro Joseph did not belong to him he ...
- ... chattels, &c. and amongst others the said negro Joseph, &c. with a general warranty. This ...
- ... defendant in August 1809 say, that if negro Joe, the negro named in the declaration, was not his, ...

### 99. Dunnington's Ex'r v. Dunnington's Adm'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 279; 1811 Md. LEXIS 25, December, 1811, Decided

- ... the 80th of January 1804, for a negro boy named Jesse. The defendant pleaded property, ...
- ... proved by a competent witness, that the negro boy in dispute was the property of ...
- ... will, of lands and negroes, but the negro boy Jesse is not named therein. The ...
- ... junior, is of land. and also a negro lad called John; and the testator directed ...
- ... to each of his other children a negro, and had never given him one; to ...
- ... employed, kept and considered, as her father's slave. And the defendant then, to render the ...

#### 100. Walters v. Walters, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 201; 1811 Md. LEXIS 2, June, 1811, Decided

- ... unto my aforesaid son John Walters, one negro boy named Limus, and one negro girl named Phillis. Item I give and ...
- ... unto my aforesaid son Benjamin Walters, one negro woman named Rumsey, one mulatto girl named Grace, one negro girl named Sue, all the cattle, all ...
- ... namely Ruth, Mary and Ann Walters, one negro woman named Dinah, and all her increase, ...
- ... to have the use of the aforesaid negro, and increase, during his natural life. Item. ...
- ... Jacob Walters, son to James Walters, one negro boy named Sam. Item. I give and bequeath unto my granddaughter Anne Blunt, one negro boy named Cesar. Item. I give and ...
- ... Walters, daughter to my son Alexander, one negro girl named Moll; and if she dies ...
- ... lawfully begotten, then I give the aforesaid negro Moll to my grandson Alexander Walters. Item. ...
- ... bequeath unto my daughter Susanna Lathram, one negro woman named Dinah, and all her increase, which negro and increase she has in possession. Item. ...
- ... give unto my daughter Rachel Kirby, one negro woman named Murreas, and all her increase, ...
- ... be equally divided among her children, which negro and increase she has in possession. Item. ...
- ... bequeath unto my son Jacob Walters, one negro man named Jo, to be delivered to ...
- ... have the use of the four following negros during her natural life; that is to ...

# 101. Queen v. Neale, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 158; 1810 Md. LEXIS 32, December, 1810, Decided

- ... the petition for freedom is depending. A negro, petitioning for his freedom, is not competent ...
- ... being then sub judice, and if a slave, he is excluded by the act of ...

- 102. Rusk v. Sowerwine, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 97; 1810 Md. LEXIS 22, June, 1810, Decided
- ... from Baltimore County Court. Replevin for a slave. The appellant was the plaintiff below. General ...
- ... in his life-time possessed of a negro woman named Hannah, and being indebted to ...
- ... executed a mortgage to Dulany of said negro slave, and other property, which was duly acknowledged ...
- ... in evidence. And to prove that the slave in controversy was a descendant from Hannah, ...
- 103. AYRES v. GRIMES, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 95; 1810 Md. LEXIS 21, June, 1810, Decided
- ... from Harford County Court. Replevin for a slave, brought by the appellant against the appellee. ...
- ... plaintiff at the trial proved, that the slave was originally the property of Josias Slade ...
- ... by the plaintiff, bargained and sold the slave to the plaintiff, by an instrument of ...
- 104. Turner v. Bouchell's Ex'rs, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 3 H. & J. 99; 1810 Md. LEXIS 23, June, 1810, Decided Dr. Sluyter Bouchell to the estate of John Vansant.To Cash received for negro and for his hire16000
- 105. Hall v. Griffith, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 483; 1809 Md. LEXIS 23, December, 1809, Decided
- ... B. Hall, had made sales of sundry slaves, and other articles, belonging to the estate ...
- ... profit and labour, of sundry of the slaves, for which he never accounted. That sundry of the slaves have had increase, which remain in his ...
- ... purchasers. He admitted that he received sundry slaves, and other articles, as stated in the ...
- ... credit. That he sold some of the slaves, and if he had sold all the ...
- ... after that time. That one of the slaves had run away. That he had paid, ...
- ... admitted the increase of some of the slaves, and that such increase was in his ...
- ... at considerable expense in supporting old, infirm slaves, and in bringing up, maintaining and clothing, ...
- ... he had since sold sundry of the slaves as his own property. The orphans court ...
- ... must account for the increase of the slaves, and for the use, labour and hire, of all slaves retained or hired by him; and where one of the slaves had run away, he must account for such slave at the appraised value, unless he used ...
- ... reasonable endeavours to regain possession of such slave. He is to be allowed for money ...
- ... in clothing and maintaining such of the slaves as were unable to work, and in bringing up, clothing, &c. the increase of slaves, so long as they continued a charge. ...
- ... by him, and that he account for negro Corbin, (who ran away,) at the appraised ...
- ... reasonable endeavours to regain possession of that negro. That he be allowed all sums of ...
- 106. George v. Dennis, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 2 H. & J. 454; 1809 Md. LEXIS 17, December, 1809, Decided NEGRO GEORGE VS. DENNIS.
- ... E, a resident of this state, a slave belonging to his estate, was, by a ...
- ... afterwards removed to Virginia, and took the slave with him. On a petition fired by the slave against G D for his freedom--Held, ...
- 107. Morrison v. Galloway, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 461; 1809 Md. LEXIS 19, December, 1809, Decided

- ... the declaration mentioned, and to take the slaves of the defendant to get and prepare ...
- ... at that time at work with the slaves of the defendant upon the dam for ...

#### 108. Singery v. Attorney-General, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 487; 1809 Md. LEXIS 25, December, 1809, Decided

... Moses vs. Macferlan, 2 Burr. 1009; and Negro James vs. Gaither, (ante 176.)Martin and ...

#### 109. Dorsey v. Gassaway, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 402; 1809 Md. LEXIS 8, June, 1809, Decided

- ... replevin, brought by the appellee for two negro slaves, James and Harry. The defendant, (the present ...
- ... Gassaway, the father of the plaintiff, purchased negro James in the declaration mentioned, and negro Rachel, the mother of Harry, the other slave in the declaration mentioned; Harry not being ...
- ... or price paid to Cooke for the slaves, was the money of the defendant; that ...
- ... being dead, have no interest in the slaves, but that the defendant is the only ...
- ... negroes in controversy are the descendants of negro Rachel, included in the mortgage from the ...
- ... new trial of the same cause If slaves remain in the possession of the vendor, ...
- ... original deed of mortgage of land and slaves, dated in 1763, the inspeximus was admitted ...
- ... by law, so far as respected the slaves in dispute Where a deed is lost, ...
- ... prove, that a person who purchased certain slaves, and had made a voluntary gift of them, never paid any consideration for the slaves Certain acts and declarations of the defendant, subsequent to his sale of the slaves for which an action of replevin was ...
- ... his prior acts If a mortgage of slaves was subsisting, and the mortgagor claiming the ...
- ... to pass the absolute ownership in the slaves to the vendee, and notwithstanding the after ...
- ... insolvent law, and his purchase of the slaves from the mortgage, his subsequent acts, in perfecting his title to the slaves, will ensure in law to confirm, and ...

### 110. Hay v. Conner, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 347; 1808 Md. LEXIS 24, December, 1808, Decided

- ... for the conversion of a mulatto male slave called James Perry. The general issue was ...
- ... by which he sold to them a negro slave by the name of James Perry, (who is the slave mentioned in the declaration;) that John Hay ...
- ... upon herself to hire for wages the negro slave, James Perry, to the defendant, Captain Conner, ...
- ... the defendant commanded in the voyage. The slave's name was signed under the ship's articles, ...
- ... Hay that he would bring back the negro, or pay her a generous price for ...
- ... by the orders of her owner. The negro slave was, after the sale of the ship, ...
- ... the time of the hiring of the slave by their mother, were the legal and sole proprietors of the said slave, and that the mother of the plaintiffs ...
- ... court, and a recovery had for the slave's wages for said voyage, against the defendant, ...
- ... brought to recover the value of the slave, upon the ground that this slave has been converted by the defendant to ...
- ... It remains to be considered how this slave came on board the defendant's ship, by ...
- ... and Martha Hay on the other--The slave was no party to the contract. It ...
- ... the part of Martha Hay, that the slave should perform the voyage; on the part ...
- ... she is bound and answerable that her slave shall conduct himself, as other seamen do ...
- ... by the contract to conduct towards the slave in the same manner, in every respect, ...
- ... both the parties, to show that this slave was shipped or hired by a person ...
- ... Had he a right to send the slave back in another vessel? If he had ...
- ... he had a right to send the slave back in the same way. The act ...

- ... the contract was made. Perry was a slave, and could do no act, but such ...
- ... him to do. The defendant put the slave on board Captain Weems, bound for Baltimore, ...
- ... the defendant be answerable? No. Suppose the slave had taken a knife and cut his ...
- ... wrong in the defendant in receiving the slave on board as a seaman; that the ...
- ... afterwards to ensure the return of the slave, and if he deserted, it was not ...
- ... the age of 14 years, hired a slave belonging to them, to a sea captain, to perform a voyage on wages, the slave to be returned, &c. and the vessel ...
- ... which she sailed, by her owners, the slave was put by the captain on board ...
- ... the captain, for the value of the slave--Held, that the action was well brought.
- ... the defendant has not, by putting the slave in the custody of another person without ...
- ... such an act of ownership over the slave as to amount to a conversion? As ...

### 111. Drury & Bennett v. Grace, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 356; 1808 Md. LEXIS 29, December, 1808, Decided

#### DRURY & BENNETT VS. NEGRO GRACE.

- ... court. Zebedee Wood, being possessed of sundry negro slaves, and among other of the petitioner, on ...
- ... daughter and legatee, obtained possession of the negro slaves; and being so possessed of them and ...
- ... having by her will manumitted all her slaves. A, the widow of the testator, is ...
- ... of M W married one R B. Negro Grace, one of the slaves manumitted by M W, petitioned for her ...

### 112. Shorter v. Boswell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 359; 1808 Md. LEXIS 30, December, 1808, Decided

- ... matrimony, according to the then law, a negro man named, to the best of my ...
- ... Mr. Nicholas Geulick, Priest, and that the negro man's name was Little Robin, and the ...
- ... that after the marriage of the said negro man and white woman, the said white ...
- ... 1681, in Saint Mary's county, married a negro man named L R, to a white ...

### 113. Ratrie v. Sanders, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 327; 1808 Md. LEXIS 18, June, 1808, Decided

- ... of replevin against the appellee, for a negro slave called Jane, to which non cepit infra ...
- ... were satisfied that the property in said slave was in the plaintiff, and that he ...
- ... was in possession of, and holding a slave, to the space of three years antecedent ...
- ... action of replevin against him for the slave--Held, that the statute of limitations was ...
- ... plaintiff's recovery, notwithstanding the property in the slave had been in the plaintiff, and the slave was by him loaned for an indefinite ...
- ... S, who during that loan sold the slave to the defendant; and although the suit ...

# 114. Cato v. Howard, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 323; 1808 Md. LEXIS 16, June, 1808, Decided

#### NEGRO CATO VS. HOWARD.

... of Jesse, sold the petitioner as a slave to Howard, who soon after took the petitioner into his custody as a slave, and still holds him as such. On ...

A slave sold by parol for a term of ...

... a deed of manumission. Held, that the slave was free. ...

- 115. Chaplin v. Cruikshanks, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, EASTERN SHORE, 2 H. & J. 247; 1808 Md. LEXIS 3, June, 1808, Decided
- $\dots$  and that he had furnished a certain negro Charles with oil of vitriol, which the said negro Charles had rubbed upon him, and that  $\dots$
- 116. Brogden v. Walker's Ex'r, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 285; 1808 Md. LEXIS 8, June, 1808, Decided
- ... a bill of sale of all his slaves and personal estate; but he expressly charged ...
- 117. Browning v. Magill, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 308; 1808 Md. LEXIS 13, June, 1808, Decided
- ... Upon the same principles, the sale of slaves might be made at such a market. ...
- 118. James v. Gaither, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 176; 1807 Md. LEXIS 18, December, 1807, Decided
- NEGRO JAMES vs. GAITHER.
- ... after his death, to sundry of his negro slaves, among whom was the petitioner, Negro James. The deed was signed and sealed ...
- ... estate, does not include any of his slaves. Ignatius Allen, a witness sworn in the ...
- ... that the appellee, the petitioner, was a slave.
- ... not operate to give freedom to the slaves mentioned therein.
- ... any person or persons, possessed of any slave or slaves within this province, who are or shall ...
- ... and such person or persons, possessing such slave or slaves as aforesaid, and being willing and desirous to set free or manumit such slave or slaves, may, by writing under his, her, or ...
- ... sufficient witnesses at least, grant to such slave or slaves his, her, or their freedom," &c. They ...
- 119. Contee v. Cooke, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 179; 1807 Md. LEXIS 19, December, 1807, Decided
- ... February 1793, by the purchase of a negro man from Lane, for £ 79 18 ...
- ... £ 51, by the purchase of a negro boy at a public sale of her ...
- ... to wit, £ 50 5 0 for a negro boy sold to the complainant on the ...
- 120. De Sobry v. De Laistre, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 191; 1807 Md. LEXIS 21, December, 1807, Decided
- ... account, is the estimated value of four slaves, which were delivered by the testator to ...To Lewis A. Terrier de Laistre,Dr.Currency.Dolls. the Islands, being the price of 4 slaves
- ... in or before the year 1793, four slaves, the property of the plaintiff, and did ...
- ... recover, as well the value of the slaves, as the several sums of money received ...
- ... Robison vs. Bland, 2 Burr. 1077, 1078, 1083. Imtay vs. Ellefsen, 2 East, 455. Negro Hector vs. De Kerlegand, 3 Harr. & M'Hen. ...
- 121. Wingate v. Dail, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 76; 1807 Md. LEXIS 8, June, 1807, Decided
- ... his son, (the appellee,) and bequeathed sundry slaves to Wingate's wife. HANSON, Chancellor, (2d July ...

- 122. Worthington v. Bicknell, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 58; 1806 Md. LEXIS 10, December, 1806, Decided
- ... mortgage of his said lands, and sundry slaves, &c. for the payment of the said ...
- 123. Beatty's Adm'rs v. Chapline, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, 2 H. & J. 7; 1806 Md. LEXIS 3, December, 1806, Decided
- ... discharge. But suppose the sheriff takes a negro on a fieri facias, or goods, and the negro dies the next day, or the goods ...
- 124. State v. Fisher, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 750; 1805 Md. LEXIS 14, July Term, 1805, Decided
- ... a mulatto, born free of a manumitted negro mother, is a competent witness against a ...
- ... mulatto woman, born free of a manumitted negro mother, was offered as a witness--but ...
- ... s. 1, it is enacted, "that no negro or mulatto slave, free negro, or mulatto born of a white woman, ...
- ... white woman having a child by a slave, or free negro, should become a servant for seven years,-- ...
- ... subject to the same penalties; and free negro women, having bastards by white men, and ...
- 125. Scrivener's Adm'r v. Scrivener's Ex'rs, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 743; 1805 Md. LEXIS 13, June Term, 1805, Decided
- ... specific articles of stock, &c. and two negro women, to wit, Grace and Hagar, which ...
- ... said distributory portion, some stock, and a negro man called Tim, was delivered to him. ...
- ... her life-time, after the delivery of negro Grace to the said William, sold the said negro woman Grace, and received the purchase money, ...
- ... clothed, fed, and worked him as a negro, and with his negroes, and received from ...
- ... heard that the said William obtained a negro man named Tim, as his proportion of ...
- ... brother Richard's estate, but that the said negro has been dead 20 or 30 years ...
- ... said Francis. They do not know that negro Grace was, after she was given to ...
- ... the administrator. They admit that the said negro James, (mentioned in the last receipt.) and ...
- ... the said William and Francis, the said negro Hagar has been permitted to go at ...
- ... his labour, or treated him as a negro, or worked him as such; but that ...
- ... might live by himself, and that a negro boy, belonging to the said Francis, was ...
- ... said Francis. That the labour of the slaves of the said William was not equal ...
- ... maintaining him. They admit that the said negro Hagar had a daughter named Meriah, and ...
- ... the said William was ever entitled to negro Sall, as stated in the bill, or ...
- ... administrator; also for the hire of certain slaves the property of the intestate and of ...
- ... 51 10s 0d per annum for the negro Meriah, from the 1st January 1790 to ...
- 126. Standiford v. Amoss, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 526; 1804 Md. LEXIS 21, October Term, 1804, Decided
- ... appellants against the appellee for the following slaves, viz. Rachel, Flora, Joshua and Charles. The ...
- ... bequeath unto my beloved wife Elizabeth, one negro woman named Rachel," &c. "for and during ...
- ... was admitted that Rachel, one of the slaves for whom this action was brought, is ...
- ... and she is now dead. The other slaves replevied were the children of Rachel, born ...
- ... question was, whether the issue of the slave named Rachel, born during the life of ...

The issue or increase of female slaves, born during the life of a legatee ...

# 127. United States v. Vickery, [NO NUMBER IN ORIGINAL], CIRCUIT COURT OF THE UNITED STATES FOR THE MARYLAND DISTRICT, 1 H. & J. 427; 1803 Md. LEXIS 13, May Term, 1803, Decided

- ... United States, which is employed in transporting slaves from one foreign place to another, to ...
- ... which schooner was employed in transporting nine negro slaves from one foreign place to another, to ...
- ... schooner, which was employed in transporting nine negro slaves from Nevis to Cumana, and not from
- ... that the prisoner was employed in transporting slaves from Martinique to Cumana, and the evidence produced was that he transported the slaves from Nevis to Cumana--Held, that the ...

# 128. JENINGS'S Adm'r. v. HIGGINS, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 344; 1802 Md. LEXIS 23, October Term, 1802, Decided

- ... evidence to the jury, that a certain negro Nathan, whom he claimed as his slave, left his service in December 1794, and ...
- ... December, came and claimed him as a slave, and took him out of the possession ...
- ... the month of December 1794, the said negro Nathan left the service of the said ...
- ... had the management and direction of this negro Nathan together with the other negroes of ...
- ... person demand the possession of the said negro from the defendant's intestate, or claim any ...
- ... plaintiff, claimed and took possession of said negro as before mentioned. He also offered evidence ...
- ... court of Anne Arundel on the said negro Nathan's petition for freedom, was afterwards, at ...
- ... the jury were of opinion that said negro was in the possession of Thomas Jenings, ...
- ... Arundel county court in favour of said negro, the petitioner, until the same was reversed ...
- ... were also of opinion that the said negro was expressly hired to the said intestate ...
- ... they should be of opinion that said negro was hired by the defendant's intestate after ...
- ... same remained unreversed, and that the said negro had not himself received the wages of ...
- ... said wages were paid to the said negro before the reversal of the said judgment, ...
- ... order to retain the services of his slave who has petitioned for his freedom, must ...
- ... to a petition for freedom by his slave, in order to retain the services of ...

# 129. Stone v. Rafter, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 364; 1802 Md. LEXIS 29, October Term, 1802, Decided

... plaintiff; and for provisions furnished for the slaves and stock of the plaintiff, on his ...

# 130. Garretson v. Cole, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 370; 1802 Md. LEXIS 31, November Term, 1802, Decided

- ... you the said Job Garretson, your servants, slaves, agents, and all persons assisting you, and ...
- ... to the said J. G. his servants, slaves, agents, and all persons assisting him, and ...

### 131. Cummings v. State, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 340; 1802 Md. LEXIS 22, October Term, 1802, Decided

... court. He cited also the case of Negro Peter vs. The State, (4 Harr. & M'Hen. ...

# 132. M'Donough v. Templeman, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 156; 1801 Md. LEXIS 20, October Term, 1801, Decided

- ... use of the said Bridge Company, seven slaves, named as follows, to wit: Jem, &c. ...
- ... to pay for each of the said slaves, from the date hereof until the said ...
- ... further agree to send off the said slaves at the expiration of the said term, ...

- ... presence of Walter Smith." Averment. That the negro slaves were delivered, &c. and that the sum ...
- ... is entitled to the hire of the slaves, hired and contracted for by Templeman, he ...
- $\dots$  the money for the hire of the slaves. If he had expressed in the agreement  $\dots$
- ... he stated that he contracted for the slaves for the use of the company. If ...

# 133. Smith v. Williamson, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 147; 1801 Md. LEXIS 16, May Term, 1801, Decided

- ... judgment in an action of replevin for slaves, rendered in Calvert county court, for the ...
- ... was in 1779, the owner of the slaves mentioned in the declaration. That his daughter ...
- ... that year, and that Lyles gave said slaves to his daughter, upon her marriage. That ...
- ... the year 1782, the plaintiff reconveyed the slaves to Lyles. That in the month of May 1783, Lyles gave the slaves to the children of the plaintiff by ...
- ... Martha and Eleanor; that thereupon the said slaves, were for five years in the possession ...
- ... negroes mentioned in the declaration were the slaves and property of the children of the ...

# 134. Hannan v. Lee, [NO NUMBER IN ORIGINAL], COURT OF APPEALS OF MARYLAND, GENERAL COURT, 1 H. & J. 131; 1801 Md. LEXIS 8, May Term, 1801, Decided

... agreed that the plaintiff should have a negro man named Simon, to assist during the ...