

	Page-
or any two justices of the peace, and bound out as apprentices according to the act of 1793, ch. 45—1808, ch. 54,	562
In all criminal prosecutions against any negro or mulatto slave, or any mulatto descended from a white woman, or any negro or mulatto free or freed, the testimony of any negro or mulatto slave, or of any mulatto descended from a white woman, or of any negro or mulatto free or freed, may be received in evidence for or against them—1808, ch. 81,	564
Free negroes, &c. and white persons with them, convicted of actually raising insurrection or rebellion in this state, to suffer death by hanging—1809, ch. 138, sec. 2,	573
Convicted of conspiring to raise such insurrection, &c. to be sentenced to confinement in the penitentiary not less than six nor more than twenty years—1809, ch. 138, sec. 2,	573
Every person, his aiders, &c. convicted of kidnaping, and forcibly or fraudulently carrying, or causing to be carried out of the state, any free person, or person entitled to freedom at or after a certain age, &c. or knowingly arresting or imprisoning such person with such intent, to be sentenced to confinement in the penitentiary not less than two nor more than ten years—1809, ch. 138, sec. 4,	575
If any negro or mulatto female slave shall be declared to be free after any given period of service, or at any stipulated age, or upon the performance of any condition, or on the event of any contingency, the person making the will or deed may determine the state and condition of the issue born during the time of service—1809, ch. 171, sec. 2,	593
If not so determined, the condition of the issue to be that of a slave—1809, ch. 171, sec. 3,	594
Directions as to deeds of manumission, sales of servants for a term of years, &c.—1810, ch. 15,	597
The judges of the orphans courts authorized to bind out the children of free negroes or mulattoes—1818, ch. 189,	697
The parents to be first summoned, &c.—1818, ch. 189,	697
Declared not lawful for the courts to sentence negro or mulatto slaves to undergo confinement in the penitentiary—1818, ch. 197, sec. 1,	702
The trustees of the poor and orphans courts of this state, authorized to bind out any free negro or mulatto child, under their care, without requiring them to be educated—1824, ch. 87,	808
Any free negro or mulatto living idle without any visible means of maintenance, or going at large through the counties, &c. to give security for his good behaviour, or depart the state within fifteen days, and on non-compliance to be committed to the goal, &c.—1825, ch. 161,*	836
The children of any free negroes or mulattoes, not having visible means of supporting them, may be bound out by the orphans court as apprentices—1825, ch. 161, sec. 2,*	838

* See 1839, ch. 320, p. 2343.