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<i>fined not less than \$5 nor more than \$20, at the discretion of a justice of the peace, &c. the proceedings to be returned to the clerk of the county—1831, ch. 323, sec. 7,</i>	1072
Owners or employers of, may permit prayers or religious worship on his own lands—1831, ch. 323, sec. 7,	1071
The assemblage of, in Baltimore and Annapolis for religious worship, not to be prevented if held in compliance with the written permission of an ordained white preacher and dismissed before 10 o'clock at night—1831, ch. 323, sec. 7,	1071
Articles prohibited to be purchased of, without a certificate, under penalty of \$5, or a penalty equal in amount to the value of the articles purchased, &c. how to be recovered, &c.—1831, ch. 323, sec. 9,	1072
Sale of spirituous liquors, gunpowder, &c. to, by any person forbid, unless in case of a free negro who shall produce a certificate in the nature of a license from a justice of the peace, or in case of a slave who shall produce written authority from his master, under a penalty as above, to be recovered as above—1831, ch. 323, sec. 10,	1072
Inhabitants owning slaves that have been hired or lent to service in an adjoining state or district, authorized to bring them back—1832, ch. 317, sec. 1,	1108
Persons owning land in this state, and intending to reside thereon, may introduce slaves owned by them at the time of the passage of the act of 1831, ch. 323—1831, ch. 317, sec. 2,	1108
Residents of that part of District of Columbia ceded by the state, holding real estate in Maryland, may remove their slaves: citizens may remove to and fro their slaves, &c. subject to the conditions of the 4th section of 1831, ch. 323—1832, 317, sec. 3,	1108
Citizens, owners of land in adjoining states, may remove slaves—1832, ch. 317, sec. 4,	1108
Persons in the United States service leaving the state for a limited period, may carry and bring back their slaves—1832, ch. 317, sec. 5,	1109
Wife or husband owned in this state, owner may purchase wife or husband from any adjoining state or district, &c.—1832, ch. 317, sec. 8,	1110
Citizens who may acquire slaves by marriage, bequest, or in course of distribution in another state or district, or territory, or persons removing into the state, to introduce slaves so acquired, upon condition—1st. affidavit of intention to reside in the state; 2d. list to be filed with clerk of the county, &c.; 3d. \$15 for each between the age of twelve and forty-five, and for all others \$5, to be paid into the treasury for the use of the colonization society—1833, ch. 87,	1112
Supplement to the act of 1833, ch. 87, extending its provisions to persons acquiring slaves by gift—1835, ch. 61, sec. 1,	1193
Any person taking up and securing runaway slave, to be entitled to \$30—1833, ch. 111,	1115
Repealed, except as to slaves from other states, or slaves of this state taken in other states—1834, ch. 161,	1138
County courts to authorize masters to sell turbulent slaves owned for a term of years, beyond the limits of the state: said servants to be	