

**STALLION.**

1888, ch. 193.

**431.** It shall be lawful for the owner of any stallion in Frederick county to contract, in writing, with the owner of any mare who may desire such mare to be served by such stallion, that the owner of such stallion shall have a lien for the service money upon the progeny of such stallion by such mare; and if the owner of such stallion shall cause such contract to be recorded in the office of the clerk of the circuit court for Frederick county within six months after such service, such owner of such stallion shall have a lien upon such progeny for one year from the date of foaling; provided, however, that the provisions of this sub-title of this article shall not be construed to extend beyond the limits of Frederick county.

Ibid.

**432.** If said service money shall not be paid, it shall be lawful for the owner of said stallion, after the correctness of his claim is sworn to before some one justice of the peace of the State, and upon producing a certified copy of said contract, to obtain an order from any justice of the peace of Frederick county to seize the progeny of said stallion, and after giving at least two weeks' notice of the time, place and manner of sale, in some one or more of the leading weekly newspapers published in Frederick county, he shall sell the same at public sale, for cash, at some public place in said county.

Ibid.

**433.** After the expenses attending such sale and the amount of the lien upon said progeny has been satisfied, the balance, if any, shall be paid the original owner of such property sold.

**STATE'S ATTORNEY.**

P. L. L., (1860,) art. 11, sec. 36.

**434.** In all cases removed from any circuit court to the circuit court for Frederick county, and tried, the county commissioners for said county may allow to the State's attorney for said county, in addition to the sum allowed by law, such compensation, not exceeding the sum of thirty dollars for any one case, as they may