

**CHAP. 43.** owner of lands in Kent county, in the State of Maryland, and also in Kent county, in the State of Delaware, and for the purpose of cultivating the said lands in the said two states, is desirous of removing his slaves from time to time from the State of Maryland to the State of Delaware, and to bring the said slaves back at pleasure—  
Therefore,

May remove slaves.

**SECTION 1.** *Be it enacted by the General Assembly of Maryland,* That it shall and may be lawful for the said John G. Black, to remove any slave or slaves for life, being the bona fide property of the said John G. Black, from the State of Maryland to the said State of Delaware, and from the State of Delaware back into this State at his will and pleasure, without any such slave or slaves, being thereby entitled to his, her or their freedom, any law to the contrary notwithstanding; *provided,* he will first file a list or lists of such slaves intended to be removed from this State to the State of Delaware with the clerk of Kent county court, with an affidavit thereto annexed, stating the age and sex of such slave.

Proviso.

Infant children may be brought.

**SEC. 2.** *And be it enacted,* That all and every child or children which may be born of any female slave of the said John G. Black, during the time of her removal from this State to the State of Delaware, may at the will and pleasure of the said John G. Black, be brought into this State, and again carried back to the State of Delaware, without such issue being thereby entitled to freedom, any law to the contrary notwithstanding.

CHAPTER 43.

Passed Feb. 3, 1845. *An act to consecrate the piece of ground at Ellicott's Mills therein mentioned, to the use and purpose of a grave yard.*

Consecrated and set apart.

**SECTION 1.** *Be it enacted by the General Assembly of Maryland,* That all that part of a tract or parcel of land at Ellicott's Mills in Howard District, called West Ilchester, which is included within the following metes and bounds, courses and distances to wit: Beginning for the same at a stone marked E. 5, and running thence north sixty-one degrees, fifteen minutes west, six perches and sixth-tenths of a perch, thence north seven degrees fifteen minutes east, five perches and ninety-two one-hundredths

of a perch,  
three perch  
north eight  
perches and  
fifteen min  
hundredths  
John Day  
assent of t  
writing be  
apart for t  
SEC. 2.  
his heirs, e  
mentioned  
suitable lo  
ing each  
shall be re  
court.  
SEC. 3.  
recording  
the said as  
of transfer  
his heirs,  
therein m  
and the nu  
dence of  
equity in t  
SEC. 4.  
willfully d  
tomb, mor  
the grave  
work, for  
willfully d  
plant with  
any gun  
misdemea  
any justic  
by a fine  
aggravati  
than twen  
SEC. 5.  
certificate  
be held  
alone, an  
subject to