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Grand Jury, to issue their Warrant against such Master, Mistress, Owner or CHAP. Owners of such Slave or Slaves, and to cause such Master, Mistress, Owner or Owners of such Slave or Slaves, to appear before them; and if upon Ex- and obliged amination in a summary Way, it shall appear to such Court, that such Master, by the Court Mistress Owner or Owners of such Slave or Slaves did not provide and to give Secu-Mistress, Owner or Owners of such Slave or Slaves, did not provide necessary rity, &c. Food and Cloathing, or did suffer such Slave or Slaves to depart and wander, contrary to the Intent and Meaning of this Act, such Court is hereby directed and impowered to cause such Master, Mistress, Owner or Owners of fuch Slave or Slaves, to enter into Recognizance, in the Penalty of Four Pounds Current Money, to be taken to, and in the Name of, the Right Honourable the Lord Proprietary for the Time being, and his Successors, for the Use of such County; with Condition, That such Master, Mistress, Owner or Owners of such Slave or Slaves, his, her, or their Executors or Administrators, shall provide sufficient Food and Cloathing for such Slave or Slaves, during the Continuance of this Act, and not suffer such Slave or Slaves to depart or wander, contrary to the Intent and Meaning of this Act. Provided, Provided, with That if any Slave or Slaves shall run away or abscond from the Service of regard to his or her Master, Mistress, Owner or Owners, contains to the Will of such ning away, Master, Mistress, Owner or Owners, such Running away and Absconding shall or abscondnot be construed, deemed, or taken to be a departing and wandering within ing. the Intent and Meaning of this Act.

V. And to the End that hereafter there may be an uniform and regular Slaves may Manner of granting Freedom to Slaves; Be it likewise Enacted, That where Writing unany Person or Persons, possessed of any Slave or Slaves within this Province, der Hand who are or shall be of healthy Constitutions, and found in Mind and Body, and Seal, &c. capable by Labour to procure to him or them sufficient Food and Raiment, Deed be not with other requisite Necessaries of Life, and not exceeding Fifty Years of in Prejudice Age, and such Person or Persons possessing such Slaves or Slaves as aforesaid, nor the Slaves and being willing and desirous to set Free or Manumit such Slave or Slaves, be above 50 may, by Writing under his, her, or their Hand and Seal, evidenced by Two Nor incapable good and sufficient Witnesses at least, grant to such Slave or Slaves, his, her, of Maintainor their Freedom: And that any Deed or Writing, whereby Freedom shall ing thembe given or granted to any such Slave, which shall be intended to take place, bour. in futuro, shall be good to all Intents, Constructions, and Purposes whatsoever, from the Time that such Freedom or Manumission is intended to commence by the said Deed or Writing, so that such Deed and Writing be not in Prejudice of Creditors, and that such Slave, at the Time such Freedom or Manumission shall take place or commence, be not above the Age aforesaid, and be able to Work, and gain a sufficient Livelihood and Maintainance, according to the true Intent and Meaning of this Act; which Instrument of such Deed to Writing shall be Acknowledged before One Justice of the Peace of the Coun- be Acknowty wherein the Person or Persons, granting such Freedom, shall reside; which Justice shall endorse on the Back of such Instrument, the Time of the Acknowledgment, and the Party making the same; which he, or they, or the Parties concerned, shall cause to be entered among the Records of the County Court where the Person or Persons granting such Freedom shall reside, with- and Recorded in Six Months after the Date of such Instrument of Writing: And the Clerk in 6 Months. or Clerks of the respective County Courts within this Province, shall, immediately upon the Receipt of such Instrument, endorse the Time of his receiving the same, and shall well and truly enroll such Deed or Instrument in a good and sufficient Book in Folio, to be regularly Alphabeted in the Names of both Parties, and to remain in the Custody of the said Clerk or Clerks, for the Time being, among the Records of the respective County Courts; and that the said Clerk or Clerks shall, on the Back of every such Instrument, in a full legible Hand, make an Endorsement of such Enrolment, and also of the Folio of the Book in which the same shall be enrolled, and to such Endorsement set his Hand, the Person or Persons requiring such Entry, paying the usual and legal Fees for the same.

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VI. And