license for such bands to pitch or settle | making such change or changes. is obtained, and if the band for which | such brand.

Approved March 9, 1920.

CHAPTER 57. 8A to follow immediately after Sec- | time. tion 8 of said Article, prohibiting the use of the so-called family scales for

commercial purposes. SECTION 1. Be it enacted by the Gen-eral Assembly of Maryland, That Article inish that officer with a copy of the result taken in execution as aforesaid. 97 of the Annotated Code of Maryland, of the analysis or other examination of title "Weights and Measures," be and it such feeding stuffs duly authenticated by tion to be known as Section 8A, to follow | determination, under the oath of such Immediately after Section 8 of said Ar- officer; provided, that if it shall appear

ticle, and to read as follows: than twenty dollars nor more than fifty ing the examination or analysis, when dollars for each offense. SEC. 2. And be it further enacted, prima facie evidence of the fact or facts

That this Act shall take effect June 1, Approved April 16, 1920.

and to read as follows:

stuffs used for feeding live stock and poultry, except the following: Whole seeds or grains.

flaxseed, kafir and milo. other materials.

per centum or more of water.

have printed thereon or affixed thereto a outside thereof, containing a legible and plainly printed statement in the English language, clearly and truly certifying: the package, lot or parcel: (b) The name, brand or trade mark:

The name and principal address of the manufacturer or person responsible for placing the commodity on the market (d) The minimum per centum

(g) The specific name of each ingredient used in its manufacture.

Before any manufacturer, porter, jobber, firm, association, corporation or person shall sell, offer or expose by the State Board of Agriculture, a certified copy of the statement specified Section 81, with the exception of subdivision (a), for each brand of commercial feeding stuffs; said certified copy to repealed. be accompanied, when the State Chemist shall so request, by a sealed package containing at least one pound of the com mercial feeding stuffs to be sold, offered or exposed for sale or distributed in this State, and the company or person furnishing said sample shall thereupon certify that the said sample is representative of the commercial feeding stuffs, offered for

Each and every manufacturer, importer, jobber, firm, association, corporation or person manufacturing, selling, offering or exposing for sale or distributing any commercial feeding stuffs as deages belonging to the purchaser, the man- 1920

ent required by the provisions of Sec-

PUBLIC GENERAL LAWS

AN ACT to repeal and re-enact with trade mark which would be misleading or title "License," sub-title "Gypsies," is composed, or when the specific name of frion 184 of Article 27, of the Code eral Assembly of Maryland, That Section | than one commercial feeding stuff under | erty," as the same is set forth in Bagby 129 of Article 56 of the Annotated Code | the same name or brand when offered by | Annotated Code, Volume 3, be and pealed and re-enacted with amendments | Should any commercial feeding stuffs be | lows: registered in this State, and it is after- 184. Any motgagor of personal prop-120. It shall not be lawful for any wards discovered that such registration is erty in possession of the same, or any coving bands of nomads, commonly called in violation of any of the provisions of purchaser of personal property under gypsies, or any person or persons compos- this Act the state chemist shall have the recorded or unrecorded, conditional, write ing any such bands, who have no perma- power to cancel such registration. The ten contract, in possession of said propnent place of abode in the State of Mary- state chemis shall have the power to re- erty, or any execution debtor in possessland, to pitch or settle its or their en- fase to allow any manufacturer, importer, sion of personal property levied on and campment or carry on its or their busi- obber, firm, association, corporation or taken in execution, who, in the case of ness or transaction or practice their craft person to lower the guaranteed analysis mortgaged personal property, without the within the limits of any county of this or change the ingredients of any brand of consent of the mortgagee or his assigns, State unless they, or some of them, shall his or their commercial feeding stuffs dur- first had and obtained in writing, or who, first obtain from the Clerk of the Circuit | ing the term for which registered, unless | in the case of the purchaser of personal

its or their encampment or carry on its 85. Whenever a manufacturer, im- consent first had and obtained in writing or their business or practice their craft porter, jobber, firm, association, corpora- of the conditional vendor in said contract, in said county, for which shall be paid by tion or person manufacturing or selling or his assigns, or who, in the case the person applying for such license to a brand of commercial feeding stuffs shall personal property levied on and taken the Clerk of the said Court the sum of have filed the statement required by Sec- execution, without the consent of the one thousand dollars, for the use of said tion 82 and paid the inspection fee, as re- execution creditor, his assigns or lawcounty, and a further sum of fifty cents | quired by Section 83 of this Act, no other | fully authorized agents, first had and to the Clerk for his fee for issuing the agent, importer, jobber, firm, association, obtained in writing, and with intent to desame, such license to be issued in the corporation or person shall be required to fraud the mortgagee, or with intent came of the band for which such license | file such statement or pay such fee upon | defraud the said vendor of personal prop-

members, then the party applying for such to all places of business, mills, buildings. creditor or his assigns, and defeat his or license shall designate to the Clerk what carriages, cars, vessels and parcels of their lien under said execution, shall rename he desires such band to be called in | whatsoever kind used in manufacture, | move any of the personal property the license to be issued, and such license, transportation, importation, sale or stor- mortgaged or purchased under said rewhen issued, shall not entitle such band age of any commercial feeding stuffs, and corder or unrecorded, conditional, writnamed in such license, or any of its mem- shall have the power and authority to ten contract, or levied on and taken bers, to return and pitch or settle its or open any parcel containing or supposed to execution as aforesaid, as the case may their encampments or carry on their busi- contain any commercial feeding stuffs, and be, beyond the limits of the city or counness or transactions or practice their craft to take therefrom samples for analysis, ty where it is located when so mortgaged after moving beyond the limits of said and said state chemist shall annually or purchased under said recorded or unounty.

SEC. 2. And be it further enacted, so taken of every commercial feeding levied on and taken in execution, or who, That this Act shall take effect June 1, stuffs that is found, sold, offered or ex- with intent as aforesaid, removes, seposed for sale or distributed in this State, cretes, hypothecates, destroys or sell the and the result of such analysis, together same shall be deemed guilty of a miswith such additional information as the said state chemist may deem advisable, conviction thereof shall be imprisoned in AN ACT to amend Article 97 of the An- shall be transmitted to the manufacturer the city or county jail not more than six nota ed Code of Maryland, title or person responsible for placing the com- months, or shall be fined not more than "Weights and Measures," by adding modity on the market, and shall be pub- five hundred dollars, or both, in the dis-

visions of this Act have been violated, the cution from his responsibility to the exestate chemist shall certify the facts to cution creditor for the safe keeping of any is hereby amended by adding a new sec- the analysis or other officer making the 1920. from any such examination that any of 84. It shall be unlawful for any per- the provisions of this Act have been violated the state chemist shall cause notice ployee or officer of any person, firm or cor- to be given to the manufacturer or dealer poration to have in his, her, their or its from whom said sample was taken; any possession for commercial purposes any party so notified shall be given an opporscale designated or commonly known as tunity to be heard in his defense under family scales. Any person, firm or corpo- | such rules and regulations as may be preration, or any agent, employee or officer scribed by the state chemist before the of any person, firm or corporation having facts shall be certified to the proper prosein his, her, their or its possession for com- cuting attorney. In all prosecutions arismercial purposes any such scale, shall on | ing under the provisions of this Act, cerconviction be subject to a fine of not less | tificates of the analysis of the officer makduly sworn to by such officer, shall be

sale, or distribute in this State, any com-Stuffs," as the same were enacted by vent or attempt to prevent said state read as follows: Chapter 287 of the Acts of 1900; and | chemist or his authorized agent in the | to enact in lieu thereof eleven new performance of his duty in connection State may enter a judgment by confession more than one hundred and fifty thousand sections of said Article, the same re- with the provisions of this Article, or plaintiff or plaintiff or plaintiff or plaintiff and may start business when lating to the inspection and registre- who shall sell, offer or expose for sale or amount within his jurisdiction, as is now one-half of the capital provided for in this tion of feedstuffs for live stock and distribute in this State any commercial or may hereafter be prescribed by law, section shall have been paid in full, and feeding stuffs as defined in Section 80, either upon the voluntary appearance and the remaining one-half within one year SECTION 1. Be it enac a by the Gen- without complying with the requirements consent of the defendants, if from the date of its organization. Proeral Assembly of Maryland. That Sections of the provisions of the 80, 81, 82, 83, 84, 85, 86, 87 and 88 of sell, offer or expose for sale or distribute Peace, or upon the written authority any person, co-partnership, incorporated 48 of the Annotated Code of in this State any commercial feeding signed by the defendants au- banks, or other incorporated institutions Maryland, title "Inspections," sub-title stuffs which contains a smaller per cen- thorizing the entry of a judgment by con- doing a banking business, now engaged Feed Stuffs," as the same were enacted tum of crude protein or crude fat or a fession, and such authority may be con- in the banking business in this State, exby Chapter 287 of the Acts of 1900, be larger per centum of crude fiber than is ained either in the note or other cause of lept in such cases where said person, cocertified to be contained therein, or who action, or in a separate writing, provided partnership, incorporated banks or other SEC. 2. And be it further enacted, shall fail to properly state the specific that no judgment as aforesaid shall be incorporated institution doing a banking That eleven new sections be and the same | name of each and every ingredient used | entered unless the plaintiff, his, her or its | business shall hereafter undertake to esare hereby added to Article 48 of the An- in its manufacture, shall be deemed guilty duly authorized attorney or agent shall tablish or organize a branch or branches notated Code of Maryland, title "Inspec- of a violation of the provisions of this first make affidavit as to the correct outside of the city, town or village in tions," sub-title "Feed Stuffs," said new Article and upon conviction thereof shall amount due thereon; provided, that noth which sections to follow immediately after Sec- be fined not more than one hundred dol- ing in this section shall in any manner event the aforegoing terms and conditions tion 79 of said Article, to be known and lars (\$100,00) for the first violation and payment designated as Sections 80, 81, 82, 83, 84, not less than one hundred dollars dated or entered into prior to July 1st, of capital stock shall be fully complied 85, 86, 87, 88, 88A and 88B, respectively. (\$100.00) for each subsequent violation. 1920. Any manufacturer, importer, jobber, firm, Stuffs" shall be held to include all feeding | shall mix or adulterate any feeding stuffs | 1st day of June, 1920. with any substance or substances injurious to the health of live stock or poultry

shall be deemed guilty of a violation of The unmixed meals made directly the provisions of this Act, and from and consisting of the entire grains of addition to the penalty provided in corn, wheat, rye, barley, oats, buckwheat, this section, the lot of feeding stuffs shall be subject to seizure, condemna-(c) Whole hays, straws, cottonseed tion and sale as the Court may dihulls and corn stover, when unmixed with rect; the proceeds from such sale to be paid into the treasury of the Maryland (d) All other materials containing 60 State College of Agriculture to be added to the fund provided for in Section 83. 81. Every lot or parcel of commercial The Court may, in its discretion, release feeding stuffs sold, offered or exposed for the feeding stuffs so seized when the resale or distributed within this State shall quirements of the provisions of this Act have been complied with, and upon payment of all costs and expenses incurred by the State in any proceedings connected with such seizure. 88A. If it shall be found upon analy-

The net weight of the contents of | sis or other examination that any feeding stuff is deficient in one or more valuable constituent o rthat an inferior product has been substituted in whole or in part the purchaser or purchasers shall be entitled to recover as damages a sum equal to twice the commercial value of said deficiency, to be determined by reasonable rules to be published by said state chemist with the approval of the State Board 88B. The Maryland State Board of Agriculture is hereby empowered to en-

force the provisions of this Act and to prescribe the form of tags or labels to be used on commercial feeding stuff and to prescribe and enforce such rules and regulations relating to the sale of commercial commercial feeding stuffs, he or they shall feeding stuffs as it may deem necessary ale with the State Chemist, as appointed to carry into effect the full intent and

Sec. 3. And be it further enacted. That all laws or parts of laws in conflict | eral Assembly of Maryland, That Sections | to act as such. with the provisions of this Act are hereby | 2 and 7 of Article 11 of the Annotated

CHAPTER 167. pay to the Maryland State College of Ag- | cral Assembly of Maryland. That a new | Bank Commissioner to take charge of a | case to be ascertained or determined by | in accordance with the aforementioned or other persons who become creditors dursection be and it is hereby added to Article | failed banking institution, as receiver, as | the last Federal or State enumeration.

exposed for sale or distributed in this to be known as Section 25A, to follow necessary for the purpose of such re- outside of the city, town or village in all Acts and parts of Acts inconsistent State and receive therefor a license to sell | immediately after Section 25 of said Arti- | ceivership; the salaries of such clerks to | which it is now located, it shall add to | with this Act be and the same are hereby such commercial feeding stuffs until the cle, and to read as follows: fees to constitute a fund for the payment | where the same may be packed in hogs- Commissioner and the office clerks shall dollars in towns or villages having less of the cost of the inspections, sampling, heads or casks and no price is specifically give bond in such sums as the Governor than fifteen hundred inhabitants, thirty-Whenever any commercial feeding to pay for said hogshead or cask in which their respective duties, said bonds to be and less than thirty-five hundred inhabiber, firm, association, corporation or per- press agreement to the contrary, to de- missioner, or an Examiner appointed by son keeping the same for sale shall keep | mand the said sum of three (\$3.00) dol- | the Commissioner shall at least twice in

PUBLIC CENERAL LAWS

enact the same with amendments. amendments Section 129 of Article 56 | deceptive, or which would tend to mislead | Section 1. Be it enacted by the Genof the Annotated Code of Maryland, or deceive as to the materials of which it | cral Assembly of Maryland, That Sec by increasing the license fee from each and all ingredients used in its manu- Public General Laws of Maryland, titl fifty dollars to one thousand dollars. facture are not stated. He shall also "Crimes and Punishments," sub-title SECTION 1. Be it enacted by the Gen- have the power to refuse to register more | "Fraud by Mortgagors of Personal Prop-Maryland, title "License," sub-title the same manufacturer, importer, jobber, same is hereby repealed and re-enacted "Gynsies." be and the same is hereby re- firm, association, corporation or person. with amendments so as to read as fol-

Court for any county of this State a satisfactory reasons are presented for property under a recorded or unrecorded. | conditional, written contract, without the is obtained, and if the band for which such brand.
such license is obtained has no name by 36. The state chemist is authorized tional, written contract, or his assigns, which the same is generally known by its in person or by deputy to have free access or with intent to defraud the execution a new section to be known as Section lished in reports or bulletins from time to cretion of the court; but nothing herein contained shall be construed to relieve the 87. If it appears that any of the pro- sheriff or other officer holding said exe-

> Approved April 16, 1920. AN ACT to repeal Section 35 of Article

That this Act shall take effect June 1,

SEC. 2. And be it further enacted,

52 of the Code of Public General Laws of Maryland of 1904, title "Justices of the Peace," sub-title, amended by Chapter 261 of the Acts of the General Assembly of Maryland of 1910, and as the same was amend-

35 of Article 52 of the Code of General having more than five thousand and less 88. Any manufacturer, importer, job- Laws of Maryland of 1904, title, "Jus- than ten thousand inhabitants, and of the Peace," sub-title, "Judgson who shall sell, offer or expose for ments," as amended by Chapter 261 of lars in any city having more than ten mercial feeding stuffs without having at- Maryland of 1910, and as the same was thousand inhabitants; and shall not AN ACT to repeal Sections 80, 81, 82, 83, tached thereto or printed thereon the amended by Chapter 852 of the Acts of less than one hundred thousand dollars 84, 85, 86, 87 and 88 of Article 48 of analysis and statement as required by the General Assembly of Maryland of in any city having more than fifty thouthe Annotated Code of Maryland, the provisions of this Act, or who shall 1912, be and the same is hereby repealed sand inhabitants and less than title "Inspections," sub-title "Feed impede, obstruct, hinder or otherwise pre- and re-enacted with amendments so as to hundred and fifty thousand inhabitants.

The term "Commercial Feeding association, corporation or person who That this Act shall take effect from the Approved April 16, 1920.

> amended by Chapter 33 of the Acts | branches. schedule of rates to be charged for corporation to be known as a trust Article so as to increase the mini- state mum amount of capital stock for proproposed banks, and so as to pro- tion shall be known. vide for branch banks; and to repeal and re-enact with amendments is to be transacted. Sections 42 and 51 of Article 11. sub-title "Trust Companies," so as of not less than fifty dollars each, into to provide for the establishment of which same is to be divided. branches by trust companies; and to sub-section 9 of Section 46 of said poration. amended by Chapter 33 of the Acts | exceeding forty years.

powers upon trust companies. same are hereby repealed and re-enacted one hundred thousand and less than two its proper officer shall forbid the sale or as to creditors without regard to his acwith amendments, so as to read as fol- hundred and fifty thousand inhabitants. disposal of such article for human food tual intent if the conveyance is made or

"Tobacco," to be known as Section and with his consent, remove a Deputy | taining more than twenty-five thousand in- | Board of Health or its proper officer, and | Business.) Every conveyance made with-25A, and to follow immediately after Bank Commissioner, and not more than habitants and less than one hundred thou- any person or persons to whom the same out fair consideration when the person cask in which tobacco is packed where | priated therefor in the Budget Bill, as the | city or town the population of which does | g or offering for sale or delivering any | property remaining in his hands after the public business in his charge may require. | not exceed twenty-five thousand inhabi- such article of food, condiment or drink, conveyance is an unreasonably small capi-SECTION 1. Be it enacted by the Gen- | Whenever it becomes necessary for the | tants, the number of inhabitants in each | before the same shall have been re-labelled | tal, is fraudulent as to creditors and as twenty dollars (\$20) for each brand of 48 of the Annotated Code of Maryland, provided in this Article, he may appoint | In the event that any Trust Company commercial feeding stuff sold, offered or | title, "Inspections," such additional clerks as he may deem | hereafter establishes a branch or branches be paid out of the funds of the failed its capital stock for each branch established. 25A. In all sales of leaf tobacco, banking institution. The Deputy Bank lished the sum of twenty-five thousand

PUBLIC GENERAL LAWS

is hereby repealed and re-enacted with vide the capital required by a trust com amendments, so as to read as follows: knowingly violates any of the provisions of the law governing or regulating the institutions mentioned in this Article, shall oned for not more than three years, or

notated Code of Maryland, title "Banks provided, however, nothing in this Article shall be butter fats. No person shall obligation annulled to the extent necesand Trust Companies," sub-title "Bank shall be construed to repeal, modify, or manufacture, sell or exchange, or offer or sary to satisfy his claim, or Commissioner," be and the same is hereby affect any special right, privileges or exchange, any con-

o as to read as follows: twenty-five thousand dollars (\$25,000,00) | Article. from the total assets of the institution | Sec. 6. And be it further enacted. sand from twenty-five million dollars to of Maryland of 1918, be, and the same stitution examined, may have. When it amendments, so as to read as follows: the principal office or building, he shall be or agents, all such powers as shall be paid in addition therefore in each case usual in carrying on the business of bankfees at the above rates, except in such ing; by buying, discounting and negocases where further examination is made tiating promissory notes, bonds, drafts, cach of a size not less than two inches this Act the rules of law and equity inbe paid a per diem fee of not more than and other evidences of debt; by receiving special or unusual examination by the may be paid; by buying and selling coin may also be paid a fee of \$5.00 where it | chase, invest in and sell stocks, bills of beyond the principal office or building, securties; to accept for payment at a amined and pay the same to the State | months to run, which grow out of trans- | other expenses of his office.

State, may associate to establish a bank | shall have no right to issue bills to circu- first day of June, 1920. under this Article upon the terms and late as money. conditions and subject to the liabilities | SEC. 7. And be it further enacted, of capital stock for any bank shall not after June 1st, 1920. be less than twenty-five thousand dollars | Approved April 16, 1920. in towns or villages having less than fifteen hundred inhabitants, and shall not be less than thirty-five thousand dollars in towns, villages or cities having more than fifteen hundred and less than thirtyed by Chapter 852 of the Acts of the five hundred inhabitants, and shall not General Assembly of Maryland of be less than forty thousand dollars in 1912, and to re-enact the same with towns or cities having more than thirtyfive hundred and less than five thousand SECTION 1. Be it enacted by the Gen- inhabitants, and shall not be less than eral Assembly of Maryland, That Section | forty-five thousand dollars in any city not be less than sixty-five thousand dolthe Acts of the General Assembly of thousand inhabitants and less than fifty and shall not be less than two hun-35. Any Justice of the Peace of this dred thousand dollars in any city having with, for each and every branch so estab-SEC. 2. And be it further enacted, lished or organized, so that for every branch, or branches hereafter established by any bank, additional capital shall be subscribed and paid for in the manner herein provided, unless the paid-in capital of such bank is already sufficient under AN ACT to repeal and re-enact with the present condition of the law to proamendments Sections 2 and 7 of Ar- | vide the capital required by a bank hereticle 11 of the Annotated Code of under doing business in the city, town Maryland, title "Banks and Trust or village in which it may be located, and Companies," sub-title "Bank Com- | for branch banks in cities, towns or vi

missioner," as said sections were lages in which it proposes to establish of the General Assembly of Mary- | Sec. 5. And be it further enacted. land of 1918, so as to increase the That Sections 42 and 51 of Article 11 of number of clerks or examiners, and the Annotated Code of Maryland, title to provide for two examinations of | "Banks and Trust Companies," sub-title banking institutions each year; and "Trust Companies," be and the same are to repeal and re-enact with amend- hereby repealed and re-enacted with ments Section Eleven (11) of said amendments, so as to read as follows: Article; and to repeal and re-enact | 42. Eleven or more persons, citizens with amendments Section 16 of said of the United States, and a majority of Article so as to provide for a new | them citizens of this State, may form

the examination of banking institu- pany. Such persons shall under their tions; and to repeal and re-enact hands and seals acknowledge articles with amendments Section 20 of said | incorporation which shall specifically First. The name by which the corpora-Second. The place where its business Third. The amount of its capital stock title "Banks and Trust Companies," | and the number of shares of the par value

Fourth. The name, residence and postrepeal and re-enact with amendments office address of each member of the cor-Article as said Sub-section was | Fifth. The term of its existence, not | the food of man; and the person or per- | therefor, and in good faith, propert Sixth. A declaration that each mem- long at the time of exposure for sale, or fied, or land of 1918 so as to confer banking ber of the corporation will accept the in whose possession, or whose possession, or whose permises (b) When such property or obligation and every offense.

responsibilities and faithfully discharge the same was found, refusing or neglect- tion is received in good faith to secure a Sec. 6. And be it further enacted. SECTION 1. Be it enacted by the Gen- the duties of a director therein, if elected ing to destroy or otherwise dispose of such | That this Act shall take effect June 1, The capital stock of such corporation rected, shall be liable to the penalty im- compared with the value of the property. Approved April 16, 1920. Code of Maryland, title "Bank and Trust | must be at least five hundred thousand | posed under the provisions of Section 151. | or obligation obtained. Sec. 4. And be it further enacted, Companies," sub-title "Bank Commission- dollars; provided, however, that a cor- Whenever the State Board of Health, Sec. 4. (Conveyance by Insolvent.) That this Act shall take effect from and er," as said sections were amended by poration with a capital of not less than or its proper officer, shall be satisfied that | Every conveyance made and every obliga-Chapter 33 of the Acts of the General As- two hundred thousand dollars may be or- any article of food, condiment or drink tion incurred by a person who is or will be sembly of Maryland of 1918, be and the ganized in a city containing more than has been misbranded, the said Board or thereby rendered insolvent is fraudulent

48 of the Annotated Code of Mary- 2. The Bank Commissioner may, with a capital of not less than one hundred drink has been re-labelled in accordance consideration.

one of the officers of the institution, have | dred thousand dollars in cities having | ter 532 of the Acts of the General As- | Property.) free access to the vaults, books and papers, | more than fifty thousand inhabitants, and and he shall inspect and examine the af- less than one hundred and fifty thousand 1900, as now codified fairs of the institution, to ascertain its | inhabitants, and two lundred thousand | Article 27 of Bagby's Annotated condition and see whether it complies with | dollars for cities having more than one | Public General Laws of Maryland, title | frauc SEC. 2. And be it further enacted, the number of mabitants to be deter- "Health Milk Pure Skimmed" be and the incurred. "Frauds by That Section Eleven (11) of Article 11 mined by the last Federal or State enum- same is hereby repealed and re-enacted the Annotated Code of Maryland, title | eration, unless the paid-in capital of such | with amendments so as to read as fol- | out a promise by him to pay partnernka and Trust Companies," sub-title trust company is already sufficient under lows:

PUBLIC GENERAL LAWS

"Bank Commissioner." be and the same the present conditions of the law to pro-

be deemed zailty of a misdemeanor, and under any law or laws of this State shall the cream has not been removed either claim has matured, may, as against any if found guilty shail be fined not more possess the powers and be subject to the wholly or in part, and unless the proport person except a purchaser for fair donhan one thousand dollars or be impris- provisions of this Article, and wherever tion of milk solids of same shall be in sideration without knowledge of the frame the words "Articles of Association" occur | quantity the equivalent of twelve and fifty at the time of the purchase, or one v in the provisions of this Article, they one-hundredths per centum of milk solids has derived title immediately or mediately SEC. 3. And be it further enacted, shall be construed to include legislative in crude milk, and of which milk solids from such a purchaser. That Section 16 of Article 11 of the An- | charters and Articles of Incorporation; | three and fifty one-hundredths per centum | epealed and re-enacted with amendments, powers conferred upon any trust company densed, evaporated or preserved milk un- attach or levy execution upon the propheretofore created under any laws of this less the same be put up, packed or con- erty conveyed. 16. The examination of banking insti- | State, by their respective charters, if said | tained in packages with the name of the | (2) A purchaser who without actual utions by the Bank Commissioner shall companies were organized and doing busi- manufacturer of the said milk distinctly fraudulent intent has given less than a be raid for by such institutions at the ness prior to April the 8th, 1910, except branded or stamped thereon. Whoever by fair consideration for the conveyance or ollowing rate for the semi-annual ex- that for every branch opened after June himself or another violates any of the obligation, may retain the property or amination: A charge of twenty-five dol- 1st, 1920, by a trust company it shall be provisions of this section shall be deemed obligation as security for repayment. lars (\$25.00) for each examination shall compelled to add to its capital stock the guilty of a misdemeanor, and upon con- | Sec. 10. (Rights of Creditors Whose be made in all cases, to which shall be amount or amounts specified and pertain- viction shall be fined not less than twenty- Claims Have Not Matured:) Where dded, after first deducting the sum of ing to branches in Section 42 of this

sioner to extend his examination beyond by its directors, duly authorized officers n the same town or city, when he shall bills of exchange, foreign and domestic. \$15.00; when such institutions require a deposits of money upon which interest Bank Commissioner, he may be paid a and bullion, and by buying and selling is necessary for him to count securities exchange, bonds and mortgages and other The Bank Commissioner shall collect the future date, drafts or bills of exchange 20. Any number of persons, not less rowed or received on deposit, or for in- apply to professional schools.

prescribed herein. The aggregate amount That this Act shall take effect on and

CHAPTER 294. AN ACT to repeal and re-enact with amendments Section 166 of Article 56 of the Annetated Code of Mary land, title "Licenses," sub-title "Garages," to define the meaning of

Section 1. Be it enacted by the Gen-Assembly of Maryland, That Section 66 of Article 56 the Annotated Code of Maryland, title "Licenses," sub-title "Garages." be and the same is hereby repeale and re-enacted with amendments to reac

No person, firm, company or corpora tion, resident or non-resident, in this State shall keep a garage for the hire. storage or sale of automobiles until they shall first have obtained a license therefore, and shall pay an annual license fee based upon the square feet of each floor

for each garage, viz: Garage containing not more than 1.600 square feet, \$5.00. square feet, and not more than 2,000 square feet, \$10.00. square feet, and not more than 3,000 Property. square feet, and not more than 5,000 the Act. square feet, and not more than 7,500

Those containing more than 7,500 square feet, \$100.00. locomobile or vehicle is kept therein tion of any lien or incumbrance. other purposes than storage of cars.

include space occupied as storeroom, rest | claim. whether matured or unmatured. Sec. 2. And be it further enacted, That this Act shall take effect June

43 of the Annotated Code of Mary- liability on his existing debts as they beland, title "Health," sub-title "Adul- come absolute and matured. teration of Food and Drink. 153 of Article 43 of the Annotated Code | fair salable value of the separate assets "Adulteration of Food and Drink," be and | amount probably sufficient to meet the same is hereby repealed and re-enacted

so as to read as follows: SECTION 153. Whenever the said Board | the partnership of each limited part of Health, or its proper officer shall be provided the present fair salable value satisfied that any article of food, condi- the assets of such limited partner ment or drink has been adulterated, or is probably sufficient to pay his debts. otherwise unsound or unwholesome, the | cluding such unvaid subscription. said board or its proper officer, shall forbid the sale or disposal of such article | consideration is given for property, or obfor human food and order it to be de- ligation; stroyed or disposed of so as to prevent it! (a) When in exchange for such propfrom being exposed for sale or used for erty, or obligation, as a fair equivalent sons to whom the same belongs or did be- conveyed or an antecedent debt is satisunsound or unwholesome article as di- amount not disproportionately small as 1920.

der, shall be biable to the penalty imposed ing the continuance of such business under the provisions of Section 151.

SEC. 2. And be it further enacted, That | intent. Approved April 9, 1920.

CHAPTER 348.

PUBLIC GENERAL LAWS

249. No condensed, evaporated or prepany hereunder doing business in the city, or exchanged, or offered or exposed for as distinguished from consideration to the 11. Any officer, director, trustee, agent, town or village in which it may be located, sale or exchange, except as hereinafter in individual partners. clerk or employee, who wilfully and and for branches in cities, towns or vil- this section authorized and provided, un- SEC. 9. (Rights of Creditors Whose lages in which it proposes to establish less the same be manufactured from or | Claims Have Matured.) (1) Where a out of pure, clean, healthy, fresh, unadul- conveyance or obligation is fraudulent as 51. Every trust company incorporated terated and wholesome milk, from which to a creditor, such creditor, when his dollars, or be imprisoned for not less is fraudulent as to a creditor whose claim than ten days nor more than thirty days, has not matured he may proceed in a so examined, two cents (2c) per thou- That sub-section ninth, of Section 46 of or be punished by both such fine and im- court of competent jurisdiction against sand of such remaining total assets up to Article 11 of the Annotated Code of prisonment for the first offense, and by a lany person against whom he could have ten million dollars, one cent, (1c) per Maryland, title "Banks and Trust Com- fine of one hundred dollars or imprison- proceeded had his claim matured and the thousand from ten million dollars up to panies," sub-title "Trust Companies," as ment for three months, or both such fine court may, twenty-five million dollars of such as said sub-section was amended by Chapter and imprisonment, for each subsequent (a) Restrain the defendant from dissets, and one-half cent (1/2c) per thou 33 of the Acts of the General Assembly offense. Provided, however, that nothing posing of his property. in this section shall prohibit the manufacwhatever amount of such assets, the in- hereby repealed and re-enacted with jure, sale or exchange of condensed, evapo- of the property. rated or preserved skimmed milk in bulk (c) Set aside the conveyance or anbecomes necessary for the Bank Commis- 46. Sub-section Ninth. To exercise, for manufacturing purposes, if sold as such | nul the obligation, or in containers which hold not less than ten | Make any order which the cirpounds avoirdupois thereof each and cumstances of the case may require. which are conspicuously labelled "Con- SEC. 11. (Cases not Provided for in densed Skimmed Milk" in capital letters | Act.) In any case not provided for in

Approved April 9, 1920.

CHAPTER 381. per diem fee of not more than \$20.00; he exchange, foreign and domestic; to pur- AN ACT to provide for the opening of certain schools with the singing of "The Star-Spangled Banner." Section 1. Be it enacted by the Genral Assembly of Maryland That it shall mounts named from the institution ex- drawn upon it, having not more than six be the duty of every principal, headmaster, dean or other person in charge Treasurer, and he shall draw, on proper ctions involving the importation or ex- of any grammar school, high school, nororders, from the State Treasury, the portation of goods, or which grow out of mal school, private school, preparatory amounts necessary for the salaries and transactions involving the domestic ship- school, college or university in the State ment of goods, provided shipping docu- of Maryland, giving an academic course, Sec. 4. And be it further enacted, ments conveying or securing title are at- ho have morning, afternoon or evening That Section 20 of Article 11 of the An- | tached at the time of acceptance, or which | exercises or other gatherings, to open such notated Code of Maryland, title "Banks | are secured at the time of acceptance, by exercises or gatherings, on at least one and Trust Companies," sub-title "Banks," | a warehouse receipt or other such docu- day of such school week, whether mornbe and the same is hereby repealed and ment conveying or securing title covering ing, afternoon or evening, with the singre-enacted with amendments, so as to read | readily marketable staples; and when | ing of "The Star-Spangled Banner"; moneys or securities for moneys are bor- provided, that nothing in this Act shall than five, citizens of the United States | vestment, the bonds or obligations of the | SEC. 2. And be it further enacted. and a majority of them citizens of this company may be given therefor, but it That this Act shall take effect from the Approved April 16, 1920.

> CHAPTER 395. AN ACT concerning fraudulent conveyances and to make uniform the law relating thereto; and to enact an additional Article of the Code of Public General Laws of Maryland (Bagby's Code) entitled "Fraudulent Conveyances," to follow Article 39A of said Code and to be known as Article 39B said new Article to consist of four-

SECTON 1. Be it enacted but the Gencal Assembly. That an additional Article of the Code of Public General Laws of laryland (Bagby's Code) entitled Fraudulent Conveyances," is hereby enacted to follow Article 39A of said Code and to be known as Article 39B, said new Article to consist of Table of Contents and fourteen sections as follows:

CONTENTS. Sec. 1. Definition of Terms. Sec. 3. Fair Consideration. Sec. 4. Conveyances by Insolvent.

Sec. 6. Conveyances by Persons about Sec. 7. Conveyances made with Intent to Defraud. Sec. 8. Conveyances of Partnership

Sec. 9. Rights of Creditors Whose Claims Have Matured. Sec. 10. Rights of Creditors Whose Claims Have Not Matured. Sec. 11. Cases Not Provided for in

Sec. 13. Name of Act. Sec. 14. Inconsistent Legislation Re-

Section 1. (Definition of Terms.) this Act "Assets" of a debtor means propthis Section, shall mean a place of stor- | debts. To the extent that any property | age for hire or a place where is kept for is liable for any debts of the debtor, such ire any automobile, locomobile, or any property shall e included in his assets. vehicle of any kind the motive power of "Conveyance" includes every payment which shall be electricity, steam, gas, of money, assignment, release, transfer, gasoline or any other motive power ex- lease, mortgage or pledge of tangible or cept animals, whether such automobile, intangible property, and also the creapermanently or temporarily, but shall not | "Creditor" is a person having any

rooms, machine shop or space used for liquidated or unliquidated, absolute, fixed "Debt" includes any legal liability, whether matured or unmatured, liquidated or unliquidated, absolute, fixed or

SEC. 2. (Insolvency.) (1) A person is insolvent when the present fair salable AN ACT to repeal and re-enact with value of his assets is less than the amount amendments Section 153 of Article | that will be required to pay his probable

(2) In determining whether a part-SECTION 1. Be it enacted by the Gen- nership is insolvent there shall be added eral Assembly of Maryland. That Section to the partnership property the present Maryland, title "Health," sub-title of each general partner in excess of the claims of his separate creditors, and the amount of any unpaid subscription to SEC. 3. (Fair Consideration.)

and a corporation may be organized with | until such article of food, condiment or | the obligation is incurred without a fair

land, title, "Inspections," sub-title, the approval of the Governor, appoint, and fifty thousand dollars in a city con- with an order in writing by the State | SEC. 5. (Conveyance by Persons in Section 25 of said Article, fixing the eight clerks or examiners, at salaries sand inhabitants, and with a capital of at belongs, or in whose possession, or on making it is engaged or is about to engage price to be paid for the hogshead or | within the limits of the amounts appro- | least one hundred thousand dollars in a | whose premises the same was found, sell- | in a business or transaction for which the transaction without regard to his acti

> SEC. 6. (Conveyance by a Person about to Incur Debts.) Every conveyance made and every obligation incurred without fair consideration when the person the obligation intends or believes that he on the last day of March, June, Septem-

is fraudulent as to both present

PUBLIC GENERAL LAWS

(b) To a person not a partner without fair consideration to the partnership

(a) Have the conveyance set aside or

eve dollars nor more than one hundred conveyance made or obligation incurred

(b) Appoint a receiver to take charge

cluding the law merchant, and in particular the rules relating to the law of principal and agent, and the effect of fraud. misrepresentation, duress or coercion mis-

take bankruptcy or other invalidating cause shall govern. SEC. 12. (Construction of Act.) This Act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of those states which enact it.

SEC. 13. (Name of Act.) This Act may be cited as the Uniform Fraudulent Sec. 14. (Inconsistent Legislation Repealed. Certain statutes not repealed.) All Acts or parts of Acts inconsistent with this Act are hereby repealed. But nothing herein shall be construed to repeal any part of the existing insolvent low of this State as contained in Article 47 of the Code of Public General Laws of Maryland (Bagby's Code) so far as said insolvent law is not superseded by Federal Bankrupt Law; nor the law relating to fraudment conveyances from husband to wife as contained in Article 45 Sections 1, 2 and 11 of said Code; nor the provisions of Article 16, Section 47 of said Code relating to the method establishing the creditors' claim; nor the provision of the Act of 1912. Chapter 451

of the Act of 1916, Chapter 371, relating to sales in bulk. Approved April 9, 1920.

CHAPTER 408 AN ACT to prohibit the use of any liquid --- substance in manufacturing or canning tomatoes or tomatoes with puree except the juice arising from the tomatoes themselves after they have been peeled, trimmed, cored and prepared for canning, to prohibit the sale of canned tomatoes or canned tomatoes with purce, which have been manufactured or canned contrary to the provisions thereof, and to provide penalties for the violation

Section 1. Be it enacted by the General Assembly of Maryland, That on and after June 1, 1920, it shall be unlawful Sec. 5. Conveyances by Persons in for any person, firm or corporation to can or prepare in any way at any factory or plant of any kind in this State, any matoes or tomatoes with puree with which there is used or introduced into the can any liquid substance of any kind whatever except the juice or juices arising from the said tomatoes themselves after they have been properly peeled, trimmed, cored and prepared for canning

SEC. 2. And be it further enacted. That it shall be unlawful for any person. firm or corporation to can or prepare in any way any goods or vegetable product purporting to be canned tomatoes or canned tomatoes with puree, or having anything on the label or advertised in any way likely to deceive prospective customers with believing that they are canned tomatoes or canned tomatoes with puree, except in accordance with the provisions of the preceding section.

SEC. 3. And be it further enacted. That on and after January 1, 1921, it shall be unlawful for any person, firm or corporation to sell or offer for sale within s State, either by retail or wholesale. any canned tomatoes or canned tomatoes with puree, or goods purporting in any way to be canned tomatoes or canned tomatoes with puree, or having anything on the label or advertised in any way likely to deceive prospective customers with believing that they are canned tomatoes or canned tomatoes with puree if such canned tomatoes or canned tomatoes with purce have had at any time any liquid substance of any kind whatever introduced into the cans except the juice or juices arising from the tomatoes themselves after they have been properly peeled, trimmed, cored and prepared for canning as food. SEC. 4. And be it further enacted. That any person, firm or corporation, or the agent of any person, firm or corporation violating the provisions of this Act relative to the manufacture or canning of tomatoes o rtomatoes with puree, or the selling or offering for sale by wholesale of canned tomatoes or canned tomatoes with puree shall, upon conviction, be guilty of a misdemeanor and be fined not less than one thousand (\$1,000) dollars for is the first offense and not less than five thousand (\$5,000) for each succeeding

SEC. 5. And be it further enacted. That any person, firm or corporation, or the agent of any person, firm or corporation violating the provisions of this Act relative to the sale or the offering for sale at retail of canned tomatoes with puree. shall, upon conviction, be fined not less

AN ACT to add a new section to the Annotated Code of Public General Laws of Maryland, Article 81, title "Revenue and Taxes," under the sub-title "Mode of Valuation and Assessment," to follow Section 11 and to be known as Section 11A, the same providing for quarterly returns by automobile dealers to County Commissioners and Appeal Tax Court of motor vehicles

sold by them during the preceding SECTION 1. Be it enacted by the General Assembly of Maryland, That a new section to be known as Section 11A be added to Article 81 of the Annotated Code of Public General Laws, title "Revenue and Taxes," sub-title "Mode of Valuation and Assessment," the same to read as, fol-

11A. Every automobile dealer in this State shall within ten days after the expiration of the quarters ending respectively the County Commissioners County in which such dealer has his prin the Appeal Tax Court of Baltimor trucks, sold by such dealer within the preand on conviction shall be fined not ex