		SUPPLEMENT TO THE	TOWSON JEFFE RSONIAN, T	COWSON, MD.—JUNE 26, 1920		
	PUBLIC GENERAL LAWS	PUBLIC GENERAL LAWS	PUBLIC GENERAL LAWS	PUBLIC GENERAL LAWS	PUBLIC GENERAL LAWS	PUBLIC GENERAL LAWS
AN ACT to repeal and re-enact with amendments Section 129 of Article 56 of the Annotated Code of Maryland, or de	e mark which would be misleading or	notated Code, Volume 3, and to re- enact the same with amendments. Section 1. Be it enacted by the Gen-	amendments, so as to read as follows:	nany hereunder doing business in the city,	or exchanged or offered or exposed for	(b) To a person not a partner with- out fair consideration to the partnership as distinguished from consideration to the
by increasing the license fee from leach	mposed, or when the specific name of and all ingredients used in its manu-	tion 184 of Article 27, of the Code of	clerk or employee, who wilfully and knowingly violates any of the provisions	and for branches in cities, towns or vil- lages in which it proposes to establish	sale or exchange, except as hereinafter in this section authorized and provided, un- less the same be manufactured from or	SEC. 9. (Rights of Creditors Whose Claims Have Matured 1. (1) Where a
fifty dollars to one thousand dollars.  Section 1. Be it enacted by the General Assembly of Maryland, That Section than	one commercial feeding stuff under	"Fraud by Mortgagors of Personal Pron-	he deemed wilter of a middlemanner and	51. Every trust company incorporated under any law or laws of this State shall	terated and wholesome milk, from which the cream has not been removed either	conveyance or obligation is fraudulent as to a creditor, such creditor, when his claim has matured, may, as against any
129 of Article 56 of the Annotated Code of Maryland, title "License," sub-title "Gypsies," be and the same is hereby refirm,	association corporation or person	same is hereby repealed and re-enacted	than one thousand dollars or be impris- oned for not more than three years, or	the words "Articles of Association" occur	wholly or in part, and unless the propor-	oerson except, a purchaser for fair consideration without knowledge of the fraud at the time of the purchase, or one who
to read as follows:  129. It shall not be lawful for any ward	tered in this State, and it is after- ls discovered that such registration is	lows: 184. Any motgagor of personal prop-	both.  SEC. 3. And be it further enacted, That Section 16 of Article 11 of the An-	in the provisions of this Article, they shall be construed to include legislative	one-hundredths per centum of milk solids in crude milk, and of which milk solids three and fifty one-hundredths per centum	from such a purchaser,  (a) Have the conveyance set aside or
gypsies, or any person or persons compos- ting any such hands who have no perma-	Act the state chemist shall have the	purchaser of personal property under a recorded or unrecorded, conditional, writ-	and Trust Companies," sub-title "Bank	shall be construed to repeal, modify, or	shall be butter fats. No person shall manufacture, sell or exchange, or offer or	obligation annulled to the extent neces-
land, to pitch or settle its or their en-	to allow any manufacturer, importer.	erty, or any execution debtor in possession of personal property levied on and	so as to read as follows:	heretofore created under any laws of this	densed, evaporated or preserved milk un- less the same be put up, packed or con-	attach or levy execution upon the prop-
within the limits of any county of this or ch.	ange the ingredients of any brand of	mortgaged personal property, without the consent of the mortgagee or his assigns,	tutions by the Bank Commissioner shall be raid for by such institutions at the	companies were organized and doing business prior to April the 8th, 1910, except	manufacturer of the said milk distinctly branded or stamped thereon. Whoever by	fraudulent intent has given less than a fair consideration for the conveyance or obligation, may retain the property or
Court for any county of this State a satisf	factory reasons are presented for ng such change or changes.	in the case of the purchaser of personal property under a recorded or unrecorded,	following rate for the semi-unnual examination: A charge of twenty-five dollars (\$25.00) for each examination shall be made in all cases, to which shall be	compelled to add to its capital stock the	provisions of this section shall be deemed	obligation, may retain the property of obligation as security for repayment.  Sec. 10. (Rights of Creditors Whose Claims Have Not Matured.) Where a
its or their encampment or carry on its or their business or practice their craft porte in said county, for which shall be paid by	r lobber firm asserbation corners.	consent first had and obtained in writing	added, after first deducting the sum of	ing to branches in Section 42 of this	five dollars nor more than one hundred	conveyance made or obligation incurred is fraudulent as to a creditor whose claim
the person applying for such increase to along the Clerk of the said Court the sum of baye one thousand dollars, for the use of said tion	and 6; commercial recting stills such filed the statement required by Sec- 82 and paid the inspection fee, as re-	bersonal property levied on and taken in execution, without the consent of the execution ereditor his assigns or law-	so examined, two ceits (2c) per thousand of such remaining total assets up to ten million dellars, one cent. (1c) per	That sub-section muth, of Section 46 of Article 41 of the Annotated Code of Maryland, title "Banks and Trust Com-	or be punished by both such fine and imprisonment for the first offense, and by a	court of competent jurisdiction against any person against whom he could have
which the same is generally known by its in pomembers, then the party applying for such to all the mental designates to the Clerk what to are						
			paid in addition therefore in each case fees at the above rates, except in such			
			may also be paid a fee of \$5.00 where it is necessary for him to count securities			
Approved March 9, 1929. and with said						make uniform the law of those states witch enact it.
		consent of the defendant or defendants, if more than one, before such Justice of the Pence, or upon the written authority				
(c) Whole hays, straws, cottonseed thuls and corn stover, when unmixed with rect; naid						
feeding stuffs sold, offered or exposed for sale or distributed within this State shall have printed thereon or affived therety a have						
tag or label, in a conspicuous place on the outside thereof, containing a legible and by the plainly printed statement in the English nector						
language, clearly and truly certifying; (a) The net weight of the contents of the package, lot or parcel; (S8, sis of the package, lot or parcel;						the agent of any person, firm or corpora- tion violating the provisions of this Act
for placing the commodity on the market:  (d) The minimum per centum of crude profein;						
crude fiber;  (g) The specific name of each ingredient used in its manufacture.						
porter, jobber, firm, association, corpora- tion or person shall sell, offer or expose presc						tion violating the provisions of this Act relative to the sale or the offering for sale at retail of canned tomatoes with muree
commercial feeding stuffs, he or they shall feed in the State Chemist, as appointed to car the State Chemist, as appointed to car						
cial feeding stuffs; said certified copy to be accompanied, when the State Chemist						
			two laundred thousand dollars may be organized in Scity containing more than one laundred thousand the scity containing more than			
State, and the company or person furnishing said sample shall thereupon certify AN.						
			sand inhabitants, and with a capital of at least one hundred thousand dollars in a city or town to population of which does			
uting any commercial feeding stulls as defined in Section 80 of this Article, shall say to the Mary and State College of Agriculture.			not exceed twenty-live thousand inhabi- tants, the number of inhabitants in each case to be ascertained or determined by			
			hereafter establishes a branch or branches			
			outside of the city, town or village in which it is now located, it shall add to see capital stock for each branch estab			
			lished the sunt of twenty-five thousand dollars in towns or villages having less than fifteen handred inhabitants, thirty			
			five thousand dollars in towns, villages, of cities having thore than lifteen hundred and less than thirty-live hundred inhabit			
			tants, forty thousand dollars in towns or cities having more than thirty-five bundred and loss than five thousand in			
		missioner, or an Examiner appointed by the Commissioner shall at least twice in each year, and whenever he considers it	habitants, for trifice thousand dollars in eities having more than five thousand and less than ten thousand inhabitants, sixty			
of Section S1, and when such feeding stuffs is sold at retail in bulk or in pack-			five the wand delilars in cities having more than Cn thousand inhabitants and less than fifty thousand inhabitants, one hun			
			dred thousand dollars in cities having more than fifty thousand inhabitants, and less than one liquidred and fifty thousand			
			hundred and fifty thousand inhabitant.			
			the number of inhabitants to be determined by the last Federal or State enumeration, unless the paid-in capital of such			
			trust company s already sufficient under			