AN ACT to present deception in the sale or use of butter and cheese, and to preserve the public health. SECTION 1. Be it enacted by the General Assembly of Maryland, That no person shall mannfacture out of any oleaghout substance or substances, or any component the same, other than that produced from our control of the same, other than that produced from our control of the same of the of th unadulterated milk or of cream from the same, any article designed to take the place of butter or cheese, produced from prue unadulterated milk or cream of the same or shall sell or ofter for sale the same as an

or same sen or oner for safe the same as an article of food; this provision shall not apply to pure skim milk; whoever violates the provisions of this section shall be guilty of a mi-demeanor, and be punished by a fine of not less than one hundred dollars, or not less than six months or more than five hundred dollars, or not less than six months or more that one year. more than her hundred Gollars, or not less than six months or more than one year imprisonment, or both such fine and imprison-ment for the first offence, and by imprison-ment for one year for each subsequent of Sec. 2 And be it enacted That no person by

himself, or his agents or servants, shall render or manufacture out of any animal fat, or animal or vegetable oil, not produced from unadulterated milk or cream from the same, any article in imitation or semblance of natural butter or cheese pro-duced from pure unadulterated milk or cream of the same, nor mixed compound with, or add to milk, cream or butter, any acids or other deleterious substance, or an animal fats, or animal or vegetable oil not produced from milk or cream, so as to produce any article or substance, or any human food in imitation or semblance of natural butter or chee 'e, nor sell, keep for sale, or offer for sale, any article, substance or compound made, manufactured or pro-duced in violation of the provisions of this section, whether such article, substance or compound shall be made or produced in this State or elsewhere; this section shall not be so construed as to require evidence of wilful or intentional violation thereof; whoever violates the provisions of this sec-tion shall be guilty of a misdemeanor, and we punished by a fine of not less than six

any eleaginous substance not produced from milk or cream, with intent to sell the same for butter or cheese made from un-adulterated milk or cream, or have the same in his possession, or offer the same for sale with such intent, nor shall any article or substance or compound so mades produced, be sold intentionally or otherwis as and for butter or cheese, the produc of the dairy; no persen shall coat, power or color with annats or any other colorin whatever, butterine or oleomargarine or any compounds of the same, or any pro-any product or manufacture made in whole or in part from animal fats, or animal on vegetable oils not produced from unadulduct of the dairy, or shall have the same in his posession with intent to sell the same, or shall sell or offer the the same for sale, no person shall be excused from liability under this section or section two of this Act on account of want of knowledge of the service is said. guilty of a disdemeanor, and be punished by a fine of not less than one hundred dollars nor more than one thousand dollars; this section shall not be costrued to im-pair or effect the prohibitions of sections

one and two of this Act.

SEC 4. And be it enacted, That no keepor or proprietor of any bakery, hotel, tavern boarding-kouse, restourant, saloon, lunch-counter, or place of public entertainment, or any person having charge thereof or emthe same extent as any other suits or boarders, particle made in violation of provisions of sections one, two, and three of this Act; this section shall not be so construed as to require exidence of a without or intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall any attachment proceedings be intentional violation thereof; whoever shall be attachment proceedings be intentional violation thereof; whoever shall be attachment proceedings because of the first days of January and July, in cach year; there day of July, eighteen hundred this per centum per anant, giving notice of such claim and num. payable on the first days of January and July, in cach year; there
day of the first day of July, eighteen hundred this per centum per anant, giving notice of such claim and num. payable on the first days of January and July, in cach year; there
day of the first day of July, eighteen hundred the purposes of junctions at law, so that the same may
and eighty-nine, and as of the date
of the first day of July, in cach year; there
day of the first day of July, eighteen hundre

We hereby certify, That the aforegoing is a correct copy of an Act of the General Assembly of Maryland, passed January

W. G. PURNELL, CARLTON SHEFER,

GEORGE M. UPSHUS,
Speaker of the House of Delegates
GEORGE PETER.
President of the Senate,
We hereby certify, That the foregot
a true copy of an Act of the Gene

is a true copy of an Act of the Genera Assembly of Maryland, passed Januar

Session, 1888. CARLTON SHAFER, Chief Clerk of the House of Deleg W. G. PURNELL

of eighteen hundred and seventy-six chapter two handred and eighty-five to Article ten, of the Code of Publi General Laws, title "Attachment, and to be sab titled "Claimant of Property," and to reped sections nine and twenty mine, of said Arti le ten, of the Code of PublicGeneral Laws, and to repeal the Act of eighteen hundred and sixty-one, chapter seventy-seven, entitled an Act to add a new section to said Article ten, under the sub title of "Attach ment," in acting ex contractu or unliquidated damages, and for

wrongs independent of contract Section 1. Be it enacted by the Genral Assembly of Maryland, That sections five, eight, seventeen, twentyeight and thirty, of the Code of Public General Laws, title "Attachments," be and the same are hereby repealed and the same are hereby repealed and the Junge of the Court in which the read respectfully, as follows.

Justice of the Peace, or any Judge of than four days before the same is Court or Law of this State, or before made, add the said Judge, if satisfied months or more than one year's imprisonment for the first offence, and by inaprisonment for one year for each subsequent offence; nothing in this section shall impair the provisions of section of this Act. or celore a Commissions of section of this Act.

SEC. 3. And be it exacted, That no pera shall manufacture, mix or compound deeds, or before a Notary Public, or if such time as he may deem proper see, s. And be it endeded, that the part of the United States before a Conter, and animal fats, or animal or vegetable suler Vice-Consul of the United States before the comply with such order, the said writer that the comply with such order, the said writer than the comply with such order, the said writer than the comply with such order, the said writer than the comply with such order, the said writer than the comply with such order, the said writer than the comply with such order, the said writer than the complyment of the complete than the complete the complete than the complete than the complete the complete than the complete than the complete the complete than the c Clerk of the Court from which the at-

producing the proof before the Clerk to the defendant, or be otherwise dis ment is to issue, or upon presenting to said Clerk the affidavit and proofs when said affidavit is not and proofs. Sec. 3. And he it control to him, he shall issue an attachment

amount of goods, chattelsor credits in his hands, and if the plaintiff will not take judgment of condemnation for the take judgment of condemnation for the and the same are hereby repealed and exchanged for obligations of this derithis Act for sterling bonds or evidence of the dences of sterling indebtedness issued. of knowledge of the nature or ingredients shall be allowed the costs of suit and of the provisions of this section shall be the provisions of this section shall be the plaintiff shall recover a larger amount than the garnishee acknowledged as aforesaid, and in all cases whereupon a plea of nulla bona judg ment shall be entered for the garnishee, the plaintiff, in addition to the taxed costs of suit, shall be adjudged

amended in the same manner, and to

after be brought for wrongfully suing contractu for liquiduated damages. out said attachment, then the above out said attachment, then the above 7. And be it enacted, That this act shall obligation to be void, otherwise to be and remain in full force and effect; Approved April 5th 1888. and remain in full force and effect; every atta hment issued without a bond and effidavit taken as aforesaid is hereby declared illegal and void. and shall be dismissed.

Sec. 6. In case the defendant, or any other person interested in the proceedings, is not satisfied with the ified in the bond aforesaid, he may, the Junge of the Court in which the said bond is filed, for an order requir or the affidavit may be made before the of attachment shall be quashed, and tachment shall issue.

8 Upon making the affidavit and order of the Court, shall be returned

quashed or set aside for any defect in said property, he shall be awarded General Assembly of Maryland, That ness of this State, issued under the

Sec. 4. Every Clerk, before issuing hundred and sixty-one, chapter sev- or a majority of them, be and they terest accraing thereon; on the open

ELIHU E. JACKSON,

GEORGE M. UPSHUR, GEORGE PETER.

W. G. PURNELL. ecretary of the Senate CARLTON SHAFER, Chief Clerk of the House of Delegate

lower rate of interest of ster in the preamble of this Act, the Goving bonds, or cyidences of ster- ernor, Comptroller of the Treasury, Session, eighteen hundred and thir- by directed to advertise twice a week.

State redeemable in gold coin of the dences of sterling indebtedness issued (45') Whenever an attachment shall United States, at the rate of four dol- under the Act of eighteen hundred e levied upon any personal property lars and eighty-six cents, and six and and thirty eight, chapter three hunds or chattels which may be claim a haif tenths of a cent, for each pound and eighty a x, upon the terms herein. turnable, setting forth clearly the or this State, as such Treasurer shall de- eighteen hundred and eighty-nine, by to pay to the garnishee resecuable thereupon it shall be the duty of the and that said converted bebt, and of this State, issued under the Act of counsel fees to be fixed by the Court.

Clerk to docket a suit against both the that said converted debt, and every eighteen hundred and thirty-eight. 28. At achiment proceedings may be plaintiff and defendant in such at part thereof; should bear interest at a chapter three hundred and eighty-six, tschment, and issue a summons di- rate not exceeding three and sixty- to exchange, before the fifteenth day

intentional violation thereof; whoever violates the provisions of this sections of the standard and property, he shall be awarded enter the provisions of this sections of the standard and and value, for any part or decree in any Court of Law or Equipment for one year for each subsequent, in this State, instead of any other enters of the provisions of this section is set and shall also be entitled to reduce the provisions of the standard and value, for any part or decree in any Court of Law or Equipment for one year for each subsequent in this state, instead of any other execution, issue an attachment agamst the lands, tenements, gooda, charles and credits of the defendant, to the plaintiff sown hands, or in the same courts that exercise jurisdition of other criminal cases.

Sec. 6. And be it enacted, That any existing Saute that may conditive with that A. shall be and is hereby repealed.

Sec. 6. And be it enacted, That any existing Saute that may conditive with the same of the court, and count of the court and count of the court, and count of the court and court of the court peals as in other cases; but is any (47.) In case the plaintiff in such tenthe of a cent for each pound sterparty to such attachment shall pray a attachment is not satisfied with the ling, the same being the exchangeable Treasurer, upon the warrant of the

wherein the defendant resides, returnable the Court in which the actions shall be brought.

See 4 Every Clark before is now and twenty nine and the Act of eighteen sury, and the Tresurer of this State of indebtedness, and the interest of costs.

Sec 4 Every Clark before is now as a sury of said and three.

Sec 4 Every Clark before is now as a sury of said and three.

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Sec 6 A Every Clark before is now as a sury of said and three.

Sec 7 Every Clark before is now as a sury of said and three.

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Sec 9 Every Clark before is now as a sury of said and three.

Sec 9 Every Clark before is now as a sury of said and three.

Sec 9 Every Clark before is now as a sury of said and three. Sec. 4. Every Clerk, before issuing an attachment under the proceding sections, shall take from the plaintiff, or some person on his behalf, bond to the State of Maiyland, with security to be approved by said Clerk. In double the sum alleged to be due by the defendant or defendants, conditions and the same are hereby and eighty-one thousand and sixty-six and treasure, or the same are hereby and eighty-one thousand and sixty-six and treasure, or the magnetic of them, be and they entry seven, subtitled an Act to add a are hereby authorized and directed ing of such proposals, so many of said to have prepared certificates of indebtedness of this State, in good and debtedness of this State, in good and sufficient form, to the aggregate amount of four millions three hundred and sixty-six to have prepared certificates of indebtedness of this State, in good and sufficient form, to the aggregate amount of four millions three hundred and they entry-seven, subtitled an Act to add a are hereby authorized and directed ing of such proposals, so many of said certificates of indebtedness of this State, in good and sufficient form, to the aggregate three three or the said Governor, Comptroller of the subtitled an Act to add a are hereby authorized and directed ing of such proposals, so many of said to have prepared certificates of indebtedness of this State, in good and sufficient form, to the aggregate three three or ing of such proposals, so many of said to have prepared certificates of indebtedness of this State, in good and sufficient form, to the aggregate three three or indepted and they are hereby authorized and directed to have prepared certificates of indebtedness of this State, in good and sufficient form, to the aggregate three three or indepted and the beautiful to have prepared certificates of indebtedness of the sufficient form, to the high three cents are hereby and effect of the sufficient form in t dollars and sixty-three cents, as evi- jority of them, to the highest respon-

CHAPTER 507.

AN ACT to repeal and re-enactwith amendments, sections, five eight, seventeen, twenty-eight and thirty, of Article ten of the Code of Public against the plaintiff, for wrong induced at the contract to than one hundred to such defendants or and eight nies no needed, dences of such loan; such certificates sible bidder or bidders therefor, for that a new section be added to said of indebtedness shall be dated on the first day of July, eighteen hundred ments on Actions, ex contractu for unade ight nies; no one of said certificates of indebtedness shall be indepted and such bid in the proceedings, and all be awarded to such defendants or the cash; and when two or more bidders therefor, for defendants, or to any other persons interested in the proceedings, and all be awarded to such defendants or the cash; and when two or more bidders dences of such loan; such certificates of indebtedness shall be dated on the first day of July, eighteen hundred ments on Actions, ex contractu for unade in actions for cash; and when two or more bidders dences of such loan; such certificates of indebtedness shall be dated on the first day of July, eighteen hundred ments on Actions, ex contractu for unade in actions for cash; and eight nies in the proceedings, and all be awarded to such defendants or many defendants or the cash; and when two or more bidders therefor, for cash; and when two or more bidders or many defendants or many defendants or many defendants or many defendants. of Article ten, of the Code of Public against the plaintiff, for wrongfully wrongs independent of contract, to suing out such attachment, which read as follows: Attachments may also bond shall be filed in the office of the be issued against non-resident or ab-General Laws, title "Attachments," and to repeal and re-enact sections three, four and six, of the 'Acts of eighteen hundred and sixty-four. chapter three hundred and sixty-four. chapt returnable on the—day of—next, now if the said—shall prosecute his suit with effect, or in case of failure there, of, shall well and truly pay and satisfy the said—, and any other persens interested in the process for fraud, as prescribed by sens interested in the proceedings, all such costs in said suit, and such dam ages as shall be awarded against—. his heirs, executors or administrators, in any suit of suits which may here after he broughlt for wrongfully suing the said—shall prosecute his suit shed and shall be filed, similar in all resurd able semi-annually on the first day of January and the first day of January and the first day of January and Treasure, or a majority of them, at private sale, upon the best terms they can obtain for the said certificates of indebtedness shall have interest coupons at tached thereto, as the said Governor, be sold for less than par and accrued in the proceedings against non-residents and proceedings against non-residents and proceedings against non-residents and abscending debtors, in actions or said certificates of indebtedness of indebtedness of indebtedness of indebtedness of indebtedness of judy of each year; such proportion of July of each year; such proportion of said certificates of indebtedness of indebtedness

of July, in the year nineteen hundred | bonds or evidences of sterling indebt and three; each of such certificates of edness, which are referred to in the indebtedness, and the repective debts preamble of this Act as maturing in evidenced thereby, shall be exempted the year eighteen hundred and from all State, county and municipal eighty-nine, shall have taxation; and there shall be endorsed privelege of paying forsaid certificates by the Treasurer of the State, upon of indebtedness so purchased, or for I hereby certify theforegoing to be a correct each of said certificates of indebted any part thereof, in the unexchanged sufficiency of the surety or sureties, or copy of an Act of the General Assembly of ness, when the same is issued for exampled any of them, or with the amount spec. Maryland, passed at January session, 1888. change, or other dispositions under the indebtedness, intented to be redeemed provisions of this Act, the date of by the proceeds of such sale, estimasuch issue, and the time from which ting the value of such sterling bonds nterest shall begin to run thereon.

SEC. 3. And be it enacted, That in rate of four dollars and eighty-six interest shall begin to run thereon. ing the laintiff to give additional security, notice of which application ceding section may be made before any shall be given to the plaintiff, not less AN ACT to provide for the conversion and exchange in the sterling bonds or evidences of for any accrued and unpaid sterling. order to provide for the exchange of cents and six and a half tenths of a sion, extension and exchange in the the sterling bonds or evidences of for any accrued an form of currency indebtedness, at a sterling indebtedness, referred to in interested thereon.

ling indebtedness of this State, is- and Treasurer of this State, or a ma- any such certificates of indebtedness sued under the Act of December jority of them, be and they are here- shall be part to the Treasurer of the ty-eight, chapter three hundred and for six weeks, between the first day of troller; and such proceeds shall be eighty-six, which will become re-deemable in London in the year ty-nine, and the first day of April, and payment of the sterling bonds or eighteen hundred and eighty-nine, eighteen hundred and eight-nine, in and for the redemption of such parts two newspapers published in the City this State, referred to in the preamble of said sterling bonds, or evidence of London, and twice a week for three of this Act.

State, as may not be so extended of March, eighteen hundred and eighter sum of twenty thousand dellars, or so whereas, Certain sterling bonds, eighteen hundred and eighty-nine, in hereby appropriated out of any money ment is to issue, or upon presenting to said Clerk the affidavit and profs when said affidavit is not made before him, he shall issue an attachment him, he shall issue an attachment seven, of said Article ten, as added to hundred thousand two hundred and hundred thousand two hundred and and New York, that the Treasurer of ment of all amounts or differences of the payment and settlengainst the lands, tenements, goods, said Article by the Act of eighteen fifty pounds sterling, issued under the this State will be in readiness, betchartels and creditors of said dector. State in making any of the exchanges any product or manufacture made in whole or in part from animal fats, or animal or vegetable oils not produced from unadulterated milk or cream whereby the said product' manufacture or compound shall resemble butter or cheese the product of the dairy, or shall have the dairy, or shall have the substitle "Claimants of Property."

Act of eighteen hundred and thirty-hundred and eighty five, entitled an eighty five, entitled and seventy-six, chapter two for eighty-nine, and the eighty-nine,

> d by a person or corporation other sterling, and that said debt so conafter in this section prescribed; and sum of money hereby appropriated, and the Treasurer of this State is hereby shall be paid as required by the Treasurer. such person or corporation may file a be redeemable at the office of the authorized, and may be required, bet surer of this State upon the warrant petition under oath, with the Court Treasurer of this State, in the City of ween the first day of May and the of the Comptroller of the Treasuray. efore whom such attachment is re- Annapolis or such other place within fifteenth day of June, in the year upon vouchers approved by the Comp. igin and character of his or its claim signate, after the first day of July, in the holder of any of the sterling bonds to the preperty so levied upon; and the year nineteen hundred and three; or evidences of sterling indebtedness shall take effect from and after the date of passage,
> Approved March 31st, 1888,
> ELIHUE. JACKSON,
> Govern evof an Act of the G

determine any question that may arise upon such attachment, as fully as the same could be heard and determined by any Court of Law, subject to the right of appeal to the Court of Apment.

shall fail to establish his claim, the lin gold coin of the United States, of said property shall be discharged from the sterling indebtedness of this State, ized by this Act, shall be settled by the sized by this Act, shall be settled by the ficient an pleadable in bar in any brought against the attachment for or concerning the right of appeal to the Court of Apment.

State, or by the person liable to pay the same, in cash; and all such difference the valuation of four dollars, the sterling indebtedness of this State, ized by this Act, shall be settled by the sterling indebtedness of this State, or by the person liable to pay the attachment for or concerning the extending the attachment for or concerning the extending the sterling indebtedness of this State, or by the person liable to pay the attachment for or concerning the extending the sterling indebtedness of this State, it is any brought against the attachment for or concerning the extending any of the exchanges author-ficient an pleadable in bar in any brought against the attachment for or concerning the extending any of the exchanges author-ficient and pleadable in bar in any brought against the attachment for or concerning the extending any of the exchanges author-ficient any pleadable in bar in any brought against the attachment for or concerning the extending any of the exchanges author-ficient any pleadable in bar in any brought against the attachment for or concerning the extending any of the exchanges author-ficient any of the said property shall be settled by the said prope ment.

(47) In case the plaintiff in such attachment is not satisfied with the sufficiency of the surety or sureties on value of a pound sterling; expressed in

said certificates of indebtedness shall the proposals provided for in this Act be payabble at the pleasure of the for the sale of certificates of indabted-State of Maryland, after the first day ness, not exchanged for those sterling

for any accrued and unpaid sterling

Sec. 6. And be it enacted, That the actual cash proceeds of such sales of shall be pai ! to the Treasurer of the State, upon the warrant of the Comp-

much thereof as may be neccessary, is or expenses connected with the issue of the Exchange Loan authorized by this Act, and for the payment of the advertising directed by this Act, and of all incidental expenses necessarily connected with the execution of the provisions of this Act, and the said

GEORGE M. UPSHUR, Speaker of the House of Delegate GEORGE PETER, We hereby certify, That the foregoing bly of Maryland, passed January Sess 1888. CARLTON SHAFER,

ought against him by the defendant is e attachment for or concerning the pr

BLACK NIGH

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-AND UNDERTAKING



I carry at all times a fu!! line of Bedrteads Chairs, Tables, Stands, Towcl Racks, Safes, Buffets and Matresses, at city price Fuperals attended at short notice kind of COFFIN or CASKET and e necessary furnished at Moderate P.

WILLIAM C. McCi

FOR RENT F I have for rent

ing house, and a situated on property

FACTS YOU CAN That the oldest and largest tob world is in Jersey City, N. 1

That this factory makes the popul famed Climax Plug, the ack ard for first-class chewing tobac That this factory was established as That last year (1886) it made and sold th

quantity of 27,982,280 lbs. or for sand tons of tobacco. That this was more than one-seventh of b-eco made in the United State standing that there were 966 factor That in the last 27 years this factory

support the United States Gove extent of over Forty-four milli-dred thousand dollars (\$44.70 into the U. S. Treasury in Inte 000.00 per year or \$20,000.00 pe That this factory employs about 3,500

That this factory makes such a won chew in Climax Plug that many c have tried to imitate it in vain, now try to attract custom by of pieces of inferior goods for the sar That this factory nevertheless continu Its business every year. That this factory belongs to ned is opera Yours, very Iruly, P. LORILLAN



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