3. And be it enacted, That the provisions herein before contain-

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under law, &c.

ed shall not be extended to any debtor who hath been or shall be Not to extend to convicted, on allegations filed against him under the act of asinsolvent sembly, entitled, An act for the relief of sundry insolvent debtors, passed at November session eighteen hundred and five, and who may be confined in prison for any debt due or owing from him before his application for the benefit of the said law, but whenever any person so convicted shall be committed or confined for any debt due or owing from him as aforesaid, or for the want of special bail in a suit already instituted, or hereafter to be instituted, for any such debt, it shall be the duty of the sheriff to support and maintain such debtor while in actual confinement, and he shall be paid therefor the same sum, and in the same manner as is now allowed in cases where persons are confined in gaol charged with the commission of felony or any other crime. thould be discharged 4. And be it enacted, That if any prisoner shall be discharged

ged before money from prison before the expenditure of any of the sums of money is expended, the riff to pay it over herein before directed to be paid to the sheriff for the support of to creditor. such prisoner, rating the said expenditure at twelve and an half cents a day, it shall be the duty of the sheriff on the discharge of said prisoner, to repay forthwith to the creditor or creditors the money so advanced and not expended.

Amount paid

5. And be it enacted. That the amount which may have been by creditor for support of such prisupport of debtor paid by said creditor or creditors. for the support of such prisupport of debtor paid by said creditor or creditors. to be considered a soner, shall be considered as a preferred claim, and be first paid &c. out of the effects of such prisoner, should be or she be finally released under the benefit of the insolvent laws of this state.

Sheriff to furnish wholesome provisions &c.

6. And be it enacted, I hat it shall be the duty of the shariff, out of the money so paid to him as aforesaid, to furnish daily to the debtor for whose support and maintenance the same shall be paid, wholesome provisions of the full value of twelve and a half cents, and if any sheriff shall neglect or refuse so to do, he shall, on indictment and conviction thereof in the county court of the county where the offence shall be committed, or in the City Court of Baltimore, if the offence shall be committed by the sheriff of Baltimore county, forfeit and pay to the state the sum of ten dollars for every such offence.

Section repealed.

7. And be it enacted, That the first section of the act of assembly, entitled. An act relating to the sheriff of Baltimore county, passed at December session eighteen hundred and eighteen, be and the same is hereby repealed.

Not to extend to any person for of-

8. And be it enacted, That nothing in this law contained shall ee against the be construed to extend to any person committed for any offence against the laws for this state, or for any fine imposed by any court or magistrate, for any offence against the laws of this state. or for the breach of any ordinance or by-law of any chartered town or city.

## CHAP. CLXXXVII.

An Act for the relief of Littleton Dennis Teackle, of Somerset County. Passed Feb 14 1831 '

1. Be it enacted by the General Assembly of Maryland, That Authorised to bring slaves into Littleton Dennis Teackle be and he is hereby authorised to rethis state move, import, and bring into this state from Virginia, at any time within one year after the passage of this act, the within