

How far re-  
pealed.

repealed to the extent of such inconsistency, so far as they relate to the city of Baltimore, but not otherwise.

Approved April 3, 1882.

---

•••

**Chapter 220.**

AN ACT to repeal section one and section thirty-seven, chapter four hundred and forty, act of Assembly (1878), eighteen hundred and seventy-eight, entitled "An Act to incorporate the town of Havre de Grace, in Harford county, by the name of the city of Havre de Grace," and to re-enact the same with amendments, and to add additional sections thereto, to be known as sub-sections nineteen (XIX A), nineteen (XIX B), nineteen (XIX C), and (XIX D.)

Repealed and  
re-enacted.

*Be it enacted by the General Assembly of Maryland.* That sections one (I) and thirty-seven (XXXVII), chapter four hundred and forty (440), act of eighteen hundred and seventy-eight (1878), to incorporate the town of Havre de Grace by the name of the city of Havre de Grace, be and the same are hereby repealed and re-enacted so as to read as follows, and to add thereto additional sections, to be known as sub-sections nineteen A, nineteen B, nineteen C, and nineteen D:

Created into  
a city.

SECTION 1. *Be it enacted,* That the town of Havre de Grace, in Harford county, shall be and is hereby created into a city by the name of the city of Havre de Grace, and the inhabitants thereof shall constitute a body politic and corporate under the name of the Mayor and City Council of Havre de Grace, and as such shall have succession, and by such name may sue and be sued, may have and use a common seal, which may be altered at pleasure, and may purchase and hold real, personal and mixed property, or dispose of the same for the benefit of the said city; provided that the alienation of such real property shall first be submitted to the voters

Submit to  
voters.