



Zones and Maps

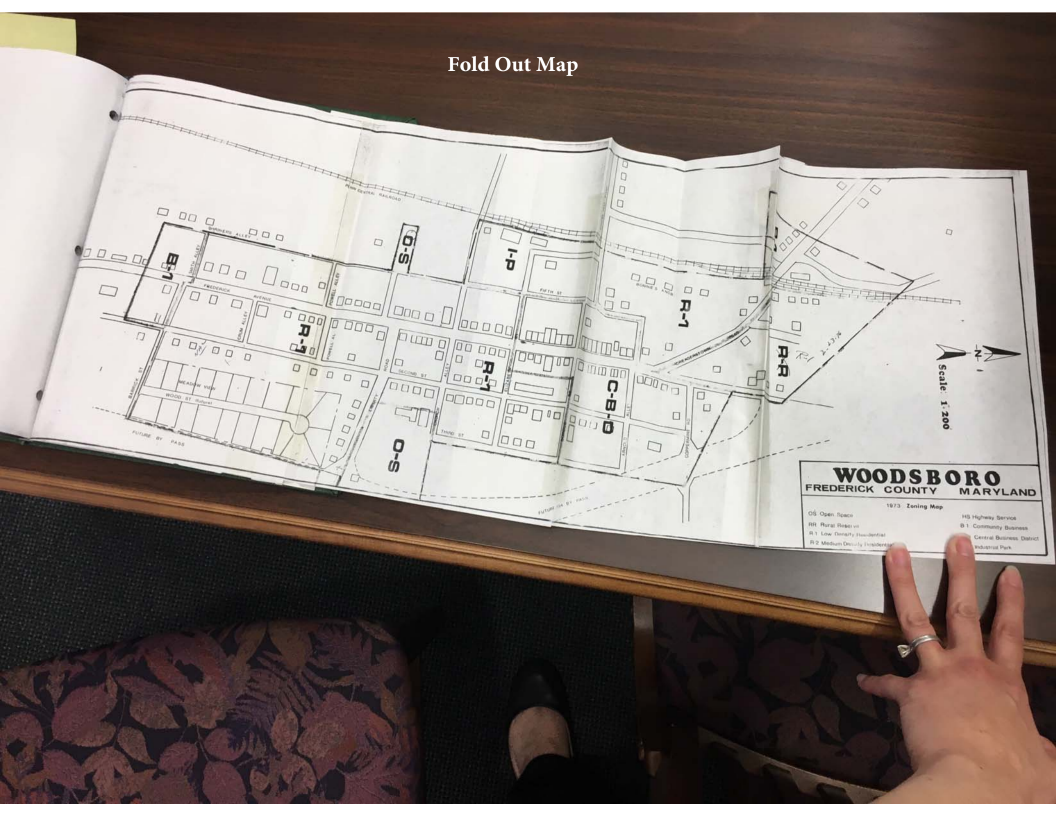
MARYLAND-WASHINGTON REGIONAL DISTRICT

in

## MONTGOMERY COUNTY, MARYLAND

Enacted by the County Council of Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County on May 31, 1958 effective June 1, 1958.

An Ordinance to limit, regulate, and restrict the location, height, bulk, and size of buildings and other structures; building lines, minimum frontages, depths and areas of lots, and percentages of lots which may be occupied; the size of yards, courts, and other open spaces; the erection of temporary stands and structures; the density and distribution of population; the uses of land, buildings, structures, and of premises for trade, residence, recreation, agriculture, activities, and other purposes within that portion of the Maryland-Washington Regional District in Montgomery County; to divide the said portion of the said District into Zones, shown on a set of maps, adopted as part of this Ordinance and entitled: "Zoning Map of the Maryland-Washington Regional District in Montgomery County, Maryland," dated May 31, 1958; and to impose, in each of said Zones, regulations designating the classes of trades, industries, residence, or other purposes for which land may be used or buildings and other structures may be erected, altered, or used; and within the said Zones to regulate the location, height, bulk, and size of buildings and other structures; building lines, minimum frontages, depths and areas of lots, and percentages of lots which may be occupied; the size of yards, courts, and other open spaces; the erection of temporary stands and structures; the density and distribution of population; and to provide for the administration of this Ordinance, for fees for services in connection therewith, and for the enforcement of these regulations.



- C. (Continued)
  - 8. Schools and colleges, including nursery schools or day care centers.
- D. Off-Street Parking

As applicable under Article III.

E. Height Regulations

No principle permitted structure shall exceed three (3) stories or thirty-five (35) feet in height.

F. Lot Area, Lot Width, and Yard Requirements\*

(See R2-District Dimensional Requirements Chart on the following page.)

\* Preceding District Dimensional Requirement Charts shall apply if a use is not specifically delineated on the chart but is included as a principle permitted or special exception use in this section.

1971 SUPPLEMENT

TO THE

CODE

OF

PUBLIC LOCAL LAWS

OF

## HARFORD COUNTY

(Article 13 of the Code of Public Local Laws of Maryland) 1965 Edition

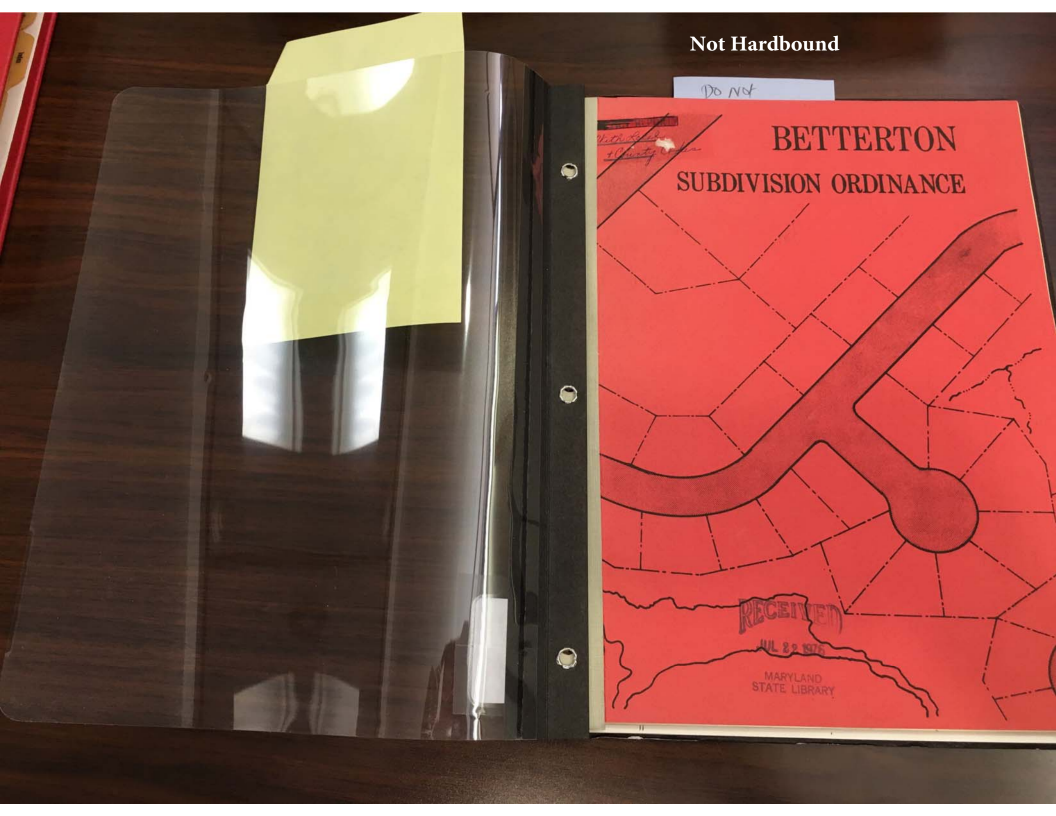
Comprising changes in the local laws of Harford County following publication of the 1965 Edition of the Code of Public Local Laws, to and inclusive of the Acts of the Regular Session of the General Assembly of Maryland in the year 1971

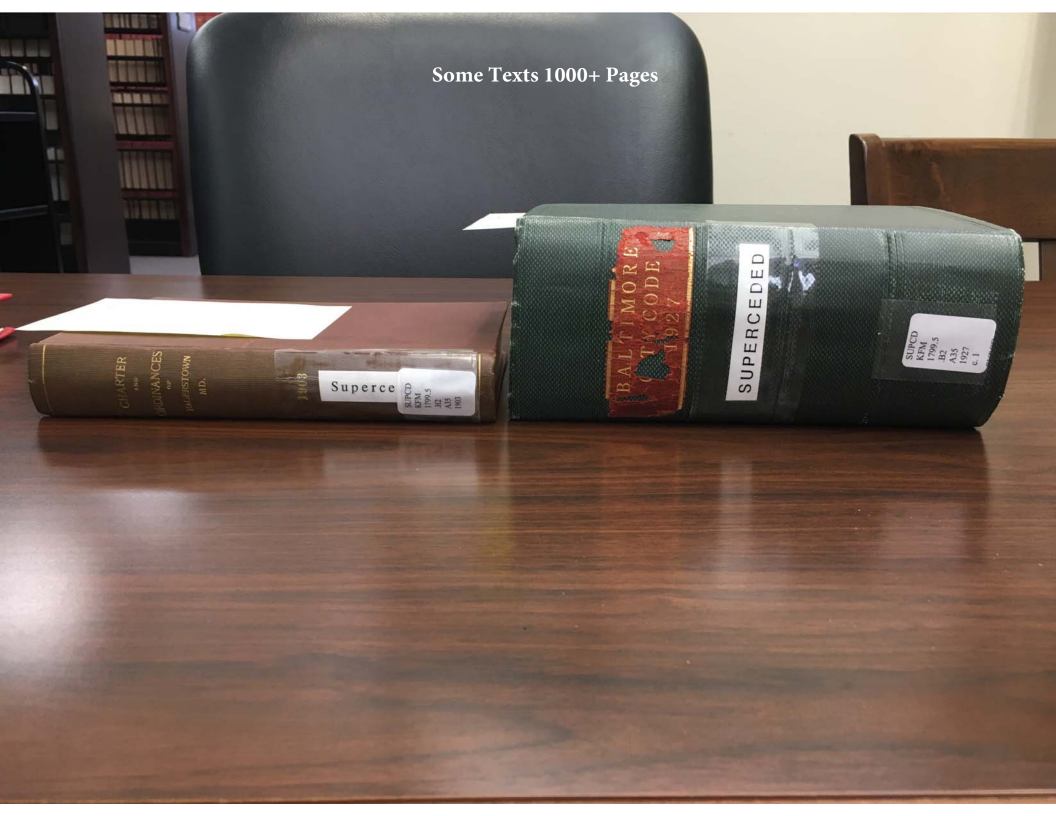
Edited by
CARL N. EVERSTINE
Director, State Department of Legislative Reference

Annapolis, Maryland

1971

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## CHARTER.

with an apparent intention of letting it be king how he is about to vote, or place any distinguishing mark upon his ballot, or any person who shall be terfere with any voter when inside said enclosed space, or when marking his ballot, or who shall a space, or when the deavor to induce any voter before voting to the how he marks or has marked his ballot, or other. wise violate any provisions of this article, for which no other punishment is prescribed, shall be pus ished by fine of not less than five nor more than the hundred dollars, and election officers shall report any person so doing to the officer or officers whose duty it shall be to see that the offender is deli brought before the proper court, or order his areas

Violations of Election Law by Officers and Others and Penalties Therefor.

1892, ch. 55.

Penalty.

161 WW. Any person who shall, prior to an election, wilfully deface or destroy any sample ballot posted in accordance with the provisions of this act, or who, during an election, shall wilfully deface, tear down, remove or destroy any card of instruction or sample ballot printed or posted for the instruction of voters, or who shall, during an election, wilfully remove or destroy the guard railing. or any of the supplies or conveniences furnished to enable a voter to prepare his ballot, or shall wilfully hinder the voting of others, shall be punished by a fine of not less than five dollars nor more than one hundred dollars, or imprisonment in jail not exceeding one year, or both, in the discretion of the

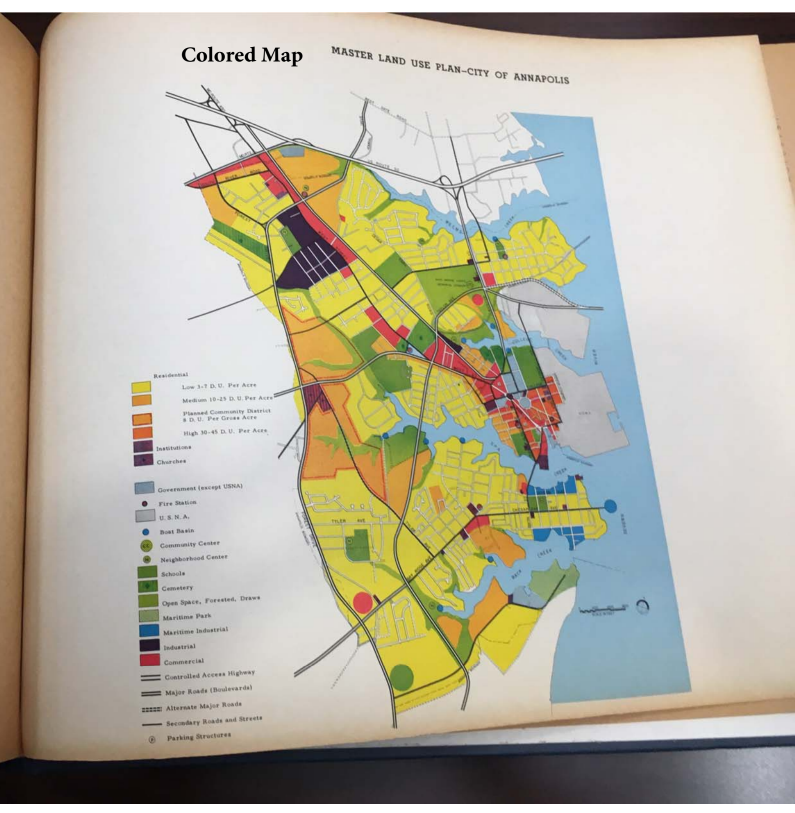
CHARTER.

161 YY. Any person who shall falsely make or wilfully deface or destroy any certificate of nomination or nomination paper, or any part thereof, or any letter of withdrawal, or sign any such certificate, nomination or withdrawal paper contrary to the provisions of this act, or forge the name of any person to such certificate of nomination, nomination or withdrawal paper, knowing the same or any part thereof to be falsely made, or suppress any certificate of nomination, nomination or withdrawal paper, of any part thereof, which has been Porging ballots, etc. duly filed, or forge or falsely make the official endorsement on any ballot, or wilfully destroy or deface any ballot, or shall take or remove any ballot outside of the enclosure provided for voting, before the close of the polls, or wilfully delay the delivery of any ballots, shall be punished by fine not exceeding one thousand dollars, or by imprisonment Penalty. in the jail, penitentiary or house of correction, not more than two years, or by both such fine and imprisonment in the discretion of the Court.

161 ZZ. Any public officer upon whom a duty is imposed by this act who shall wilfully neglect to perform such duty, or who shall wilfully perform it in such way as to hinder the objects of this act, Officers to perform duties. shall be punished by a fine of not less than five, nor more than one thousand dollars, or by imprisonment in jail, penitentiary or house of correction for not more than two years, or by both such fine and imprisonment in the discretion of the Court.

161 AAA. Any ballot clerk who shall place 1892, ch. 55. his initials upon any ballot, save when about to deliver it to a voter in the polling room, and any

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## **Text with Images**

in contained development of higher density housing on the creeks should in amounted to insure the City of its ultimate residential patential.