CHAPTER 232.

AN ACT to repeal and re-enact with amendments sections 2, 12, 13, 17 and 24 of chapter 256 of the Acts of the General Assembly of Maryland, session of 1904, title "An Act to incorporate the town of Sykesville, in Carroll and Howard counties, Maryland," and to re-enact the same with amendments, and to add additional sections thereto in amending and revising the charter of Sykesville.

Section 1. Be it enacted by the General Assembly of Maryland, That sections 2, 12, 13, 17 and 24 of chapter 256 of the Acts of the General Assembly of Maryland, session 1904, title "An Act to incorporate the town of Sykesville, in Carroll and Howard counties, Maryland," be and the same are hereby repealed and re-enacted so as to read as follows:

Sec. 2. And be it enacted. The limits of said town shall be as follows: South 38 degrees west 2 perches from Springfield Hospital stone gate marked "Springfield," to beginning of first line running north 41 degrees west 14 perches to line 2, north 44½ degrees west 72 perches to the beginning of line 3, as laid out by section 2 of chapter 256 of the Act of 1904, thence north 86 degrees west 64 perches to a stone at the end of line 5 as laid down in said Act of 1904; thence for line 6 of said Act as therein laid down, to wit: south 22 degrees, west 195 2-5 perches; line 7, south 16 degrees west 25 perches, to a maple tree; line 8, south 10½ degrees east 181 4-5 perches, to cedar tree; line 9, south 50 degrees east 182½ perches to a chestnut tree; line 10, north 54½ degrees east 85 perches to a black oak tree; line 11, north 701/2 degrees east 12 perches; line 12, north 74 degrees east 31 3-5 perches to a rock marked X; line 13, north 2 degrees east 318 perches; line 14, north 73½ degrees west 64 2-3 perches to a hickory tree; line 15, north 69½ degrees west 18 2-25 perches to the beginning of the first line; it being the intent of this Act to eliminate lines 3, 4 and 5 as laid down by said chapter 256 of the Act of 1904, from the survey then made.

SEC. 12. And be it enacted, That the Mayor and Common Council shall assess all of the property, real, personal and mixed, in said town or usually kept therein, and all the property owned by the inhabitants of said town or by firms, corporate bodies, or associations not incorporated, carrying on business therein or owning property located or usually kept in said town, and which, under the laws of this State, is liable to be valued and assessed, and is chargeable with taxes in said State. In making such assessment, all lands and all interest in lands and goods and chattels shall be valued according to their nature, and all property of all descriptions shall be charge-