

subdivision of Takoma Park; thence with the west side of the aforesaid avenue to a stone on the west side of said avenue; thence from said stone, with the centre line of said avenue to a point opposite the north line of Philadelphia avenue; thence from this point, to and along the north line of said Philadelphia avenue to the lines between lots two and three (2 and 3), and one and four (1 and 4), in block seventy-two (72) of the Takoma Park Loan and Trust Company's subdivision of Takoma Park; thence with said lines to Baltimore avenue; thence obliquely across said avenue to a stone, the north boundary of lot six (6) in block eighty (80) of the aforesaid loan and trust company's subdivision, said stone being on the third line of a tract of land called the Girl's Portion; thence with said line reversed to the north side of Brashears avenue; thence with a right angle across the land of said Brashears, to the south line of Brashears' land; thence with said line to the west line of H. P. R. Holt; thence with the line of H. P. R. Holt and Brashears to the land purchased by B. F. Gilbert from the Blair heirs; thence with the outlines of said land to a point on the Sandy Spring road, now known as Carroll avenue, said point being the southwest corner of the land now in possession of Jane and Benjamin Davis; thence from said point, along the west side of said Carroll avenue to the Bladensburg road, at John Brown's; thence with the east side of said road to the land of Jackson; then southerly with Jackson's land to the land of Riggs; thence with the east line of Riggs' thirty (30) acres wood lot, and the west lines of said Riggs' land, known as the Wrae Farm, to the land now in possession of one Gleason; thence with said land to a boundary stone, known as the end of the thirty-first (31) line of "Chillum Castle Manor"; thence with said line reversed, and as now laid down, to the land of Samuel J. Cockville; then still with said line and Cockville's north line to the aforesaid third (3) line of the District of Columbia; then with said line reversed to the place of beginning.

1896, ch. 310, sec. 4.

573. The residents of said town being qualified voters under the laws of this State, and who have resided in said town for three months previous to any election, shall, on the first Monday in May next, and every two years thereafter on the same day elect one person, at least thirty years of age, Mayor of said town, and six persons, not less than twenty-five years of age, who, together with the Mayor, shall constitute the council, and all of whom shall have resided in the town at least one year previous to their election, and be legal voters therein. (a)