

fifty feet west of the west side of the Brookeville Turnpike and parallel thereto with the northeast side of the main tracks of the Metropolitan Branch of the Baltimore and Ohio Railroad and running northerly on said line and one hundred and fifty feet west of the west side of the Brookeville Turnpike to a point of intersection in the land of Gist Blair with a line running one hundred and fifty feet north of the north side of Bonifant street, then with said line one hundred and fifty feet north of the north side of Bonifant street and following the direction of the same northeasterly, on the land of Helen Thompson, and southeasterly, on the land of Shannon, to the right of way into the places of Nolte and Bonifant; then southwest to the northwest corner of the land occupied by Mrs. Bonifant; thence southeast along the line of the property occupied by Mrs. Bonifant to Easley's Sub-Division of Silver Spring Park; then northeast along the line of Easley's Sub-Division of Silver Spring Park to the Schrider property, and then southwest generally along the west line of the Schrider property to the Blair Road; thence east along the Blair Road to Mississippi avenue, and thence southeast along Mississippi avenue to a point one hundred and fifty feet southeast of the Blair Road along a line one hundred and fifty feet south of Blair Road to Chesapeake avenue; then southeast* along a line one hundred and fifty feet southeast of Chicago avenue to Philadelphia avenue, and thence north along Philadelphia avenue to Chicago avenue; thence southwest along Chicago avenue to the main tracks of the Metropolitan Branch of the Baltimore and Ohio Railroad, and thence northwest along the east side of the said main tracks to the place of beginning.

1914, chs. 320 and 746, sec. 5.

907. Said County Commissioners shall have the power and authority in any year hereafter to levy a tax, and collect the same as other taxes in said county are levied and collected, upon the real property embraced within said district of Silver Spring Park for the maintenance of the water mains and sewers which may have been constructed as aforesaid, but not in excess of twenty (20) cents on each hundred dollars of the county assessment of such realty for such maintaining of water mains, and twenty (20) cents on the hundred dollars of the county assessment for maintenance of sewers, and said Commissioners are charged with the duty of maintaining such water mains and sewers and of protecting the same from trespass and injury and of making and enforcing regulations for tapping or connecting with said water mains or sewers, and may provide for proper rates and charges and fees for such connections and use and for connecting the same and may require the installation of water meters or any other basis for water rents, and no person shall be permitted to make such connection without making a contract to restore to its original condition any road, street or pavement which may be disturbed in so doing.

*"Southwest" in ch. 320, 1914.