of a stream crossing this avenue, on account of a ravine or gully there located.

Elm Avenue on its north side to its intersection with Beach Avenue. Elm Avenue, on its south side, from Belair Avenue to the west side of Linden Avenue.

AVENUES ON ORIGINAL OVERLEA PLAT.

Walnut Avenue, west from Cedar Street to the entrance of the Maryland School for the Blind, on both sides.

Chestnut Avenue, west from Belair Road to intersection of Oak Street, on both sides.

Overlea Avenue, west from Belair Road to Cedar Street, on both sides. Overlea Avenue, west from Hickory Street to Evergreen Avenue, excepting fifty feet on each side of the center of a stream crossing same, on both sides.

Maple Avenue, west from Belair Road, 200 feet west of Oak Street, both sides.

Popular Avenue, west from Belair Road to a point 200 feet west of Oak Street, on both sides.

Locust Avenue, from Cedar Street west to a point 100 feet west of Oak Street, on both sides.

Both sides of Evergreen Avenue, northerly from Maple Avenue to a point embracing ten feet of Lot No. 421 on plat, situated on the south side of said avenue.

1914, ch. 252, sec. 2. B. Co. C. (1916), sec. 434. 1928, sec. 519.

Said sidewalks shall be of a good quality of cement, must be laid centrally between the gutters and boundary of said lots, or as nearly so as possible; said gutters to be considered to be located on a line twelve feet from and parallel to the said boundary of said lots, as laid out on the herein referred to plats, in order to secure uniformity; shall be of good material and workmanship and shall be of an even width of four feet and not less than four inches deep in the aggregate and not less than onehalf inch of topping or finish, making four and one-half inches total depth. And the said sidewalks or foot paths shall be completed by the owners of the properties located on the avenues herein mentioned at their own expense within a period of twenty months from the date of the passage of this Act. If the owner or owners of such lots fail to comply with the requirements herein set forth within the designated time the County Commissioners shall proceed promptly to lay such sidewalks at the respective owners' expense. Provided, however, that nothing in this Act shall be construed to affect any sidewalks or footways of cement already laid prior to the passage of this Act and same shall not be condemned or disturbed, but shall be deemed to comply with the requirements of this law, even though they do not conform to its provisions.