- SEC. 2. And be it enacted, That the corporate limits of said town shall be the limits, courses and distances laid down upon the plot of a certain plan of lots called "Woodmont" surveyed by D. J. Howell in September, 1894, and duly recorded as plat No. 4, in Plat Book No. 1, one of the Plat Books of Montgomery County, Maryland; the same tract being a part of the tract of land called "Pritchett's Purchase," and being the same land conveyed from John E. Mitchell and wife to Charles E. Wood by deed dated the 17th day of September, 1894, and duly recorded in Liber J. A. No. 44, folio No. 379 et seq., one of the Land Records of Montgomery County, Maryland.
- And be it enacted, That all residents of said town possessing the qualifications as prescribed for voters by the laws of the State of Maryland, and all male resident owners of real estate of said town and who are taxpavers thereon, and all husbands of female resident owners of real estate of said town, not less than twenty-one years of age, and who are bona fide residents of said town and have actually resided in said town for a period of not less than thirty days next preceding the town meeting election at which they shall vote as herein provided for, shall, on the first Monday in June, 1910, and every year thereafter on the same day, at eight o'clock P. M., meet in the store room of the store known as Mr. Nash's store in said town or after 1910, at such place as shall be designated by the town council, and there from their body elect a person to act as and be Mayor of said town for a term of one year from said date, or until his successor is elected and qualified and four others, who, together with the Mayor shall constitute the council of Woodmont, and the members of said council to serve without compensation except as hereinafter provided in Section 4 for a period of one year, or until their successors are elected and qualified. The qualified voters present at said town meetings shall determine for themselves how the meeting shall be conducted and elections had, who shall preside over same, and the method and form to be followed in electing the above-named officials. The chairman and secretary of said meetings shall, over their signatures, make after the year 1910 to the Council due returns of the elections, declaring who was selected and elected as Mayor and Councilman, and said council shall promptly determine any and all questions that may be raised before them by any person objecting to said returns, and any person considering himself aggrieved by any decision made by said Council may appeal therefrom to the Circuit Court for Montgomery County, Maryland, which Court shall hear and determine such appeal and decide same determining who shall pay the costs of said appeal, which decision shall be final. If any vacancy occur in the office of Mayor or Council-