

tools, implements, machinery, apparatus or engines shall be actually employed and used in the business of manufacturing in said town.

1902, ch. 185. 1920 Code, sec. 420.

325. Annually, on the first day of April next succeeding each levy of county taxes, beginning with April the first, nineteen hundred and three, the Board of County Commissioners of Worcester County shall pay to the Mayor and Council of Snow Hill one-half of all sums levied by said County Commissioners for road and bridge taxes upon property within the corporate limits of Snow Hill, and collected within the preceding twelve months, to be expended by the Mayor and Council of Snow Hill for the repair, maintenance and improvement of the streets and roads within the corporate limits of Snow Hill, as a part of the public roads of Worcester County.

1902, ch. 185. 1920 Code, sec. 421.

326. The words "Road and Bridge" taxes as used in the last preceding section, shall include and embrace every sum or item in the annual levy of county taxes applied to, or to be applied to the supervision, maintenance or improvement of the county roads and bridges, embracing labor, appliances and materials, except only such sums as are levied to the Pocomoke Bridge Company and the Ocean City Bridge Company.

LIGHT PLANT.

1924, ch. 179, sec. 1.

327. The Mayor and Council of Snow Hill is hereby authorized and empowered to acquire by purchase and to operate and maintain the existing electric light plant in Snow Hill for the lighting of the public buildings and highways of said town, and to sell light or heat or light and heat for both public and private buildings and to any and all consumers to the same extent that a private owner of said plant might so supply the same.*

Worcester Electric Co. v. Hancock, 151 Md. 671.

1924, ch. 179, sec. 4.

328. For the purpose of redeeming said bonds at maturity and for securing the prompt payment of the interest thereon, the said Mayor and Council is hereby authorized and directed to apply all net income arising from light or heat or light and heat, rents or charges, after all expenses including operation, maintenance, betterments and repairs are deducted, first to the payment of the interest on said bonds and secondly to invest the remainder, if any there be, in a sinking fund for the payment of the said bonds as they respectively mature. The coupons on said bonds shall be receivable by the said Mayor and Council in payment of taxes due to said town. In the event that the said net revenues shall not be sufficient

*Secs. 2 and 3, ch. 179, 1924, authorized \$20,000 for the light plant.