1906, ch. 285, sec. 138T.

265. At the meetings of said Council three shall constitute a quorum, and all questions submitted shall be decided by a majority of those present, but less than a quorum may appoint the time for a subsequent meeting and adjourn, and the said Councilmen shall serve as such without compensation.

WATER AND SEWERS.*

1924, ch. 381, sec. 1.

The Mayor and Town Council of Kitzmillersville are hereby authorized, empowered and directed to build and construct a water supply system, and a sewerage system, for the town of Kitzmillersville, Garrett County, State of Maryland, to be constructed in said town or in the suburbs thereof, and to run and operate the same for municipal and commercial purposes; to acquire by purchase or condemnation whatever property or rights-of-way, within or outside of the corporate limits of the said town of Kitzmillersville wherever work is necessary. The said Mayor and Town Council may enter into any agreement with the owners of the water supply for Shallmer, if in their discretion they deem it advisable to use either the source or connect with the water supply system of the Shallmar system; provided any such agreement be first submitted to the Public Service Commission of the State of Maryland and to the Maryland State Department of Health, who shall determine the proper amount to be paid for such connection as called for by such agreement and the amount to be paid for use of water as called for by said agreement; and provided further, before any agreement be signed by either the owners of the Shallmar water supply or the Mayor and Town Council of Kitzmillersville the written approval of said Public Service Commission shall first be obtained; and provided further, that said Public Service Commission shall have at all times jurisdiction over said agreement, which jurisdiction will enable said Public Service Commission, after a hearing or hearings, to change from time to time, as conditions warrant, the charges to be paid, if any, by the Mayor and Town Council of Kitmillersville, to the owners of the Shallmar water supply. It is herein expressly provided that no costs, which have already been borne by the owners of the Shallmar water supply system may be considered as a basis for the establishment of any charge to the Mayor and Town Council of Kitzmillersville, and that upon the written request of the Maryland State Department of Health over the signature and seal of its Director for an enlargement of the dam, impounding reservoir and gravity supply main, said Public Service Commission shall determine the amount to be paid to owners of the Shallmar water supply by the said Mayor and Town Council of Kitzmillersville, the annual charge necessary to be paid on the part of the Mayor and Town Council of Kitzmillersville for such enlargement.

^{*}Ch. 127, 1920, also authorized \$60,000 of bonds for water works and sewerage system, subject to approval of voters.