CHAPTER 760

(House Bill 681)

AN ACT to add new Sections 393 and 394 to the Code of Public Local Laws of Cecil County (1953 Edition, being Article 8 of the Code of Public Local Laws of Maryland), title "Cecil County", and to be under the new sub-title "Prison Labor", to follow immediately after Section 392 thereof, providing for the use of prison labor to work on public parks, buildings, roads, and other public THE COUNTY ROADS SYSTEM AND COUNTY property in Cecil County.

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Sections 393 and 394 be and they are hereby added to the Code of Public Local Laws of Cecil County (1953 Edition, being Article 8 of the Code of Public Local Laws of Maryland), title "Cecil County", to be under the new sub-title "Prison Labor", to follow immediately after Section 392 of said Article, and to read as follows:

393. The sheriff of Cecil County, or his jailor, upon the demand of the bailiff or chief executive officer of any incorporated town in said counties, or the Board of County Commissioners, or of any supervisor of any public road of said county or other person duly authorized to superintend the repairing of the public streets of said town, or the public roads of said county or the public property of an incorporated town is hereby authorized and required to deliver to such person or official, any male prisoner over sixteen years of age, who may be confined in said jail, under sentence imposed by the Circuit Court or any Justice of the Peace of said county in any case of assault, drunkenness, disorderly conduct, disturbing the public peace, vagrancy, petty larceny, carrying concealed weapons, gaming or playing at crap or non-support of wife or family in order that said bailiff or supervisor or other official in charge of said public streets or highways or property may employ such prisoner at hard labor on the public roads of Ceeil County, or on the public streets or any incorporated town of said county, or on any publicly owned parks, buildings or land surrounding such buildings.

393. AT THE REQUEST OF THE BOARD OF COUNTY COMMISSIONERS OF CECIL COUNTY, THE SHERIFF OF THE COUNTY IS REQUIRED TO DELIVER, FOR WORK AT HARD LABOR AS PROVIDED IN SECTION 394, ANY MALE PRISONER OVER SIXTEEN (16) YEARS OF AGE WHO IS CONFINED IN THE CECIL COUNTY JAIL FOR ANY OF THE FOLLOWING OFFENSES: ASSAULT, DRUNKENNESS, DISORDERLY CONDUCT, DISTURBING THE PUBLIC PEACE, VAGRANCY, PETTY LARCENY, GAMING, OR NON-SUPPORT OF WIFE OR FAMILY.

394. The hard labor provided for in the preceding section shall be performed PERFORMED, if within the corporate limits of any in-

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.