Trial Magistrate of Talbot County, at the suit of said Board of County Commissioners of said County.

- 421. It shall not be lawful for any person to place and keep any portable [steam] saw mill within a distance of seventy five yards of any of the public roads of Talbot County; any person violating any of the provisions of this section shall be subject to a fine of not less than twenty five dollars nor more than fifty dollars, [one half of] which, when collected, shall go to [the informer, and the other half to] the county commissioners, for the benefit of the school fund of said county. Each day such violation continues shall constitute a separate offense.
- 429. The County Commissioners of Talbot County are hereby authorized and empowered to direct the sheriff of said county either in person or by his deputies [or the bailiff of Easton] to employ all male persons who may be physically able, sentenced to confinement in said jail either by the circuit court for said county or by any justice of the peace of the State of Maryland in and for Talbot County and all persons committed to said jail and confined therein in default of payment of any fine imposed, during the time of such confinement, to work upon the public roads of said county or on the streets of [Easton] any town therein, or such other manual labor and work as they may be required to by the said County Commissioners of Talbot County; and the said County Commissioners are hereby empowered to make such by-laws, rules and regulations as they may think necessary and proper for the clothing, regulation, management, control and conduct of such prisoners while engaged at the work or labor assigned them by said County Commissioners and any such persons who shall refuse to perform the work assigned him or be guilty of any act of a subordination or misconduct shall be punished by the sheriff of said county or his duly appointed deputy or special deputies or the Tbailiff of Easton, as the rules and regulations prescribed by said County Commissioners of Talbot County shall require.
- 430. Such labor so to be performed by the said incarcerated male persons shall be done under the direction of said sheriff of Talbot County, or his duly appointed deputy or special deputies., when working on the county reads, or [the bailiff of Easton when working on] the streets of [same,] any town in said County acting under authority duly conferred by the said County Commissioners of Talbot County, and said sheriff of Talbot County shall appoint as his special deputies for the purpose such duly qualified supervisors of the reads of said county as in his judgment would probably perform their work as such deputies. No prisoner shall be assigned to work as provided by this sub-heading within the corporate limits of any municipal corporation unless request is made in writing by the governing authority of said municipal corporation to the County Commissioners.
- SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1959.

Approved April 28, 1959.