Edition), title "Worcester County", sub-title "Prison Labor", as said section was last amended by Chapter 174 of the Acts of 1959, clarifying the provisions of the public local law of Worcester County which concerns certain uses of prison labor for specified projects and work within Worcester County.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 286 of Article 24 of the Code of Public Local Laws of Maryland (1930 Edition), title "Worcester County", sub-title "Prison Labor", as said section was last amended by Chapter 174 of the Acts of 1959, be and it is hereby repealed and re-enacted, with amendments, to read as follows:

286. The Sheriff of Worcester County, or his jailor, upon the demand of any incorporated town in said county, or confidence of any supervisor of any public road of said county of the Worcester County Roads Board, or other person duly authorized to superintend the repairing and maintenance of the public streets, and/or property of said town, or the public roads of said county, or the beaches, parks or any other public property in said county is authorized and required to colling deliver to such person or official deliver to such town, Board, person or official, any male prisoner over sixteen years of age, who may be confined to said jail, under sentence imposed by the Circuit Court or any Justice of the Peace of said county in order that said county of said public streets or highways, or beaches, parks or other public property may employ such prisoner at hard labor on the public property of Worcester County aforesaid or of any incorporated town of said county.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1961.

Approved March 23, 1961.

## CHAPTER 126

## (Senate Bill 144)

AN ACT to repeal and re-enact, with amendments, Sections 287 and 289 of Article 24 of the Code of Public Local Laws of Maryland (1930 Edition), title "Worcester County", sub-title "Roads", sub-heading "Prison Labor", amending the local laws of Worcester County concerning the use of prison labor in order to remove therefrom certain unnecessary and superfluous references to other counties and to clarify the provisions applicable in Worcester County on this subject.

WHEREAS, In the local laws of Worcester County concerning prison labor there are references to the three counties of Somerset, Talbot and Wicomico; and

WHEREAS, These references were originally made because this local law was to apply in all four counties; and