In addition to any sentence of confinement in the county jail of Garrett County which may be imposed in cases of conviction of assault, drunkenness, disorderly conduct, disturbing the public peace, vagrancy, petit larceny, or any misdemeanor where the punishment prescribed by law shall not exceed three (3) years imprisonment in the penitentiary or house of correction by the Circuit Court for Garrett County or any District Court for Garrett County having criminal jurisdiction, said Court or District Court may, in the discretion of said Court or said District Court, also in said sentence direct that any prisoner over sixteen years of age who may be convicted of any of the offenses enumerated as above shall be subject to perform hard labor for and during the period of his imprisonment on the public roads, BUILDINGS, AND GROUNDS of Garrett County or on the public streets of any incorporated town in said county provided, that during the employment of such convict on the public streets of any incorporated town, the town authorities so employing such convict shall be charged with the expenses which may attend such employment.

10-5.

In addition to any sentence of confinement in the County Jail of Garrett County which may be imposed for failure to pay any fine or fines by the Circuit Court for Garrett County, or any District Court for Garrett County having criminal jurisdiction, said Court or District Court shall also in said sentence direct that any prisoner over sixteen years of age who may be so sentenced shall be subject to perform labor for and during the period of his imprisonment on the public roads, BUILDINGS, AND GROUNDS of Garrett County, or on the public streets of any incorporated town in said county; provided, that during the employment of such prisoner on the public streets of any incorporated town, the town authorities of such town so employing such prisoner shall be charged with the expense which may attend such employment, and provided further, that Sections 10-5 to 10-8 shall not apply to female prisoners.

33-2.

The Sheriff of Garrett County is hereby authorized and directed to require all persons of sufficient ability who shall be sentenced to imprisonment in the county jail of said Garrett County by the Circuit Court of Garrett County or any District Court of said county, as a punishment for any crime or misdemeanor, committed therein, to work upon the public roads [and], highways, BUILDINGS, AND GROUNDS of said county, or upon the public streets of any incorporated town of said county, or to do some work in connection with the improvement thereof, as part of the prison discipline and management, provided, nothing herein shall apply to persons convicted and sentenced for crimes or misdemeanors committed prior to April 10, 1914, or to prisoners sentenced to perform such work on said roads or streets.