CHAPTER 35 PENALTIES

35.010 Penalties

35.020 Person committed to, confined in City jail required to labor for City; money allowance for labor; penalties for refusal.

35.010 Penalties.

1. Any person who violates any of the provisions of the Lovelock Municipal Code for which no other penalty is provided is guilty of a misdemeanor and shall be punished by a fine of not more than \$1,000.00 or by imprisonment in the City jail for not more than 6 months, or by both such fine and imprisonment. (Sec. 1, Ord. No. 164)

2. In Case of amendment of any section of the Lovelock Municipal Code containing provisions for which a penalty is provided in another section thereof, the penalty so provided in such other section shall be held to apply to the section so amended, whether reenacted in the amendatory ordinance or not, unless specifically provided otherwise.

35.020 Person committed to, confined in City jail required to labor for City; money allowance for labor; penalties for refusal.

1. Every person who is committed to or confined in the City jail for the conviction of a violation of any of the provisions of the Lovelock Municipal code may be required to work for the City or upon the public streets of the City, or on or about the public grounds or public works elsewhere within the City, at such labor as his strength will permit, not exceeding 8 hours each working day, during the period for which such person has been committed. If such person has been committed for nonpayment of fines or costs, then for such work the person so committed and employed shall be allowed \$4 for each day worked on account of such fine and costs.

2. Such labor shall be performed at such place or places within the City as the Mayor or City Council shall determine.

3. Persons put to labor upon the streets or elsewhere shall be in the charge of the Chief of Police or some other police officer of the City under the direction of the Chief of Police. Any person while at labor, or in going to or from labor, who attempts or threatens to escape, or who offers resistance to officer in charge of him, or refuses to obey any reasonable command of such officer with reference to such labor, may be subject to discipline and punishment by the officers in charge. The action of discipline and punishment may include confinement to an individual cell, separate from other prisoners, for the protection of the staff of the jail and other prisoners. An officer who confines a prisoner to an individual cell for any reason shall report his action as soon as possible to the person in charge of the jail. (Sec. 1, Ord. No. 168)

4. A person sentenced by the police judge to a term of imprisonment in the City jail shall be deemed to have been also sentenced to labor during such term, unless the police judge, for good cause, orders otherwise.

(Sec. 1, Ord. No.11; amended by Ord. No. 100); (Sec. 2, Ord. No. 11); (Sec. 3, Ord. No. 11); (Sec. 4, Ord. No. 11, added by Ord. No. 100)