

sition of said fine of \$10 or less, exclusive of costs, feel aggrieved by the judgment of said Police Justice, he may within ten days after said conviction, exclusive of the day on which said judgment was rendered, make application in the usual way to the Circuit Court for Prince George's County for the writ of certiorari, and bring the matter of his conviction before said Court, and to be there heard and determined de novo on its merits as if the same were an appeal from a decision of a Justice of the Peace in said County. Provided, further, that in case any person shall be taken into custody because of the violation of any of the provisions of Sections 171 to 210, both inclusive, of Article 56 of the Annotated Code of Maryland, title "Licenses," sub-title "Motor Vehicles," or any subsequent act in relation thereto, he shall forthwith be taken in Prince George's County before the nearest Justice of the Peace, and should said Justice of the Peace be other than the Police Justice, he shall be released from custody on giving bond or undertaking executed by a fidelity or surety company authorized to give such bond in this State, or by a person or persons acceptable as surety or sureties by said Justice of the Peace, said bond or undertaking to be in an amount not in excess of the maximum amount prescribed as a fine for such offense, and to be conditioned for his appearance before the Police Justice in this Act provided, at some time and place where said Police Justice will sit within ten days from the date of said recognizance, and as designated in said recognizance; or on giving his personal undertaking to appear before said Police Justice, secured by a deposit of a sum not to exceed the maximum amount prescribed as a fine for such offense, and in case such bond or undertaking shall not be given, or a deposit made as aforesaid, the provisions of law in reference to bail in case of misdemeanor shall apply; or the said accused in addition to the means hereinbefore prescribed for sufficient bail or collateral may tender as bail his motor vehicle as provided for by Section 206 of Article 56, title "Licenses," sub-title "Motor Vehicles as Bail," and said section in its entirety shall be construed as applicable to the provisions of this Act as though incorporated verbatim herein. Provided, however, that should said accused when brought before said Justice of the Peace other than the Police Justice, have preferred against him more than one charge for violation of the Motor Vehicle Laws, the said Justice of the Peace shall exact and only exact of said accused a recognizance or collateral or motor vehicle as bail in a sum not to exceed the maximum fine to be imposed in any one of said charges, it being at his election for which offense the said accused shall give collateral or recognizance or his motor vehicle as bail; and he shall accept the personal recognizance of the accused for all other charges preferred against him for violation of the Motor Vehicle Laws for his appearance before said Police Justice at the time and place fixed by said Justice of the Peace, and as designated in said recognizance. But should said accused fail to appear before said Police Justice at the time fixed for his appearance, the bond or collateral taken or motor vehicle tendered, as the case may be, shall be and become forthwith forfeited absolutely, and if it be forfeited recognizance, the same procedure shall be followed as in