

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 "License," 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 for the greatest offense for which said accused is charged; 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 a forfeited recognizance, the same procedure shall be followed as in case of a forfeited recognizance in the Circuit Court for Prince George's County; and if a motor vehicle is forfeited, the said Police Justice shall forthwith turn over said motor vehicle to the Sheriff of Prince George's County to be advertised and sold and the money disbursed as in other cases of forfeitures in automobile cases; and if forfeited collateral the same shall be paid over to the Commissioner of Motor Vehicles as now required by law, after deducting therefrom in any case of forfeiture any costs now authorized by law. Should the accused furnish the bail or collateral in any of the ways prescribed for his appearance before said Police Justice, the said Justice of the Peace taking such recognizance or collateral, or motor vehicle as surety, as the case may be, shall forthwith transmit the warrant under which the accused was brought before him, with a list of witnesses for the prosecution endorsed thereon, as well as the recognizance taken, or the collateral, or motor vehicle as surety, whichever it be, together with a copy of his docket entries and all costs incurred by him to the Police Justice, and also if in his judgment necessary, shall take recognizance in such amount or collateral in such amount as he may deem proper to compel the personal appearance of the witnesses for the State on the day fixed for the trial