

of said accused before said Police Justice. The said Justice of the Peace other than the Police Justice shall receive the sum of one dollar in full for all his charges, and the constable or other officer, if other than a member of the Prince George's County Police or State Police, shall receive the sum of one dollar in full for all his charges; but should the officer making the arrest be the sheriff of Prince George's County or any of his deputies, or any member of the Prince George's County police, the said Justice of the Peace shall tax as part of the costs for the service of said warrant the sum of one dollar, which shall be turned over to the County Commissioners of Prince George's County. But no constable, sheriff, deputy sheriff, police officer, or other peace officer, shall be entitled to receive any fee for testifying as a witness in any case involving a violation of the Motor Vehicle Laws.

582. That upon the receipt by the Police Justice of the papers in all cases of violations of any of the provisions of the Motor Vehicle Laws, or any other law, local or general, transmitted to him for trial from any other Justice of the Peace, he shall forthwith docket a case in the name of the State of Maryland against the accused and issue subpoenas for witnesses, and try and determine said case, if he has jurisdiction under the provisions of this Act, within ten days after the receipt of the papers, inclusive of the day on which said papers are received, and shall pronounce judgment and sentence as required by law. Provided, however, that upon good cause shown by either the party accused or the State's Attorney on behalf of the State, the said Police Justice may continue said case for such time and to be heard at such place as in his judgment may be reasonable and just, provided that should said case be continued at the instance of either party, the said Police Justice shall take the same bail for later appearance as herein provided for accused's first appearance before said Justice, and he may exact, if in his judgment he deem necessary, the same security or collateral of the witnesses for the State as required for their first appearance before said Police Justice. And provided further that should said case have originated before any other Justice of the Peace for violation of any town ordinance of any incorporated town in said County, the said Police Justice shall docket a case in the name of said incorporated town against said accused, and the same procedure shall be followed as herein provided for in other cases transmitted to said Police Justice for trial.

583. In all civil cases originating before the said Police Justice wherein he has tried a criminal offense growing out of the same transaction, the said Justice shall certify the papers