ceedings in said case, including a copy of his judgment (in appeal cases), together with the name and residence of the witnesses for the prosecution to the Clerk of the Circuit Court for Calvert County, who shall place such case on the appeal docket of said Court and issue subpoenas for the witnesses named by the Justice only upon the written order of the State's attorney, and the case shall be then tried in said Court de novo on the information or warrant. When an appeal shall be taken by the accused after the execution of sentence has begun, by confinement in jail or the Maryland House of Correction, the said Justice on sufficient surety being given for the accused's appearance at Court as herein required, shall at once transmit an order reciting this fact to the officer in whose custody he may be, and directing his discharge, and in default of such surety being given, the said Justice shall send a commitment to the sheriff of the County, commanding him to receive the prisoner and hold him for his appearance at Court to answer said charge; and on the presentation of the copy of such commitment by the sheriff to the officer in whose custody the prisoner may be, such officer shall at once deliver the prisoner to the sheriff, and it shall be the duty of the sheriff upon receipt of such commitment to forthwith obtain such prisoner if he be not in his custody. Provided, however, that in any case where the accused when brought before such Police Justice freely elects to be tried before said Police Justice, and the fine imposed for the offense committed, if the accused be adjudged guilty, is \$10 or less, exclusive of costs, there shall be no appeal to the Circuit Court for Calvert County; but should said accused after conviction and the imposition 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 Calvert 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. vided, 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 Calvert County before the nearest Justice of the Peace, and should said Justice