For entry of judgment in contested cases but not in cases where the accused pleads guilty, twenty-five cents, said entry in all cases to specify the amount of fine and costs respectively.

For each continuance, twenty-five cents.

For each release of an accused on bail, fifty cents.

For each copy of his warrant and docket entries in any case,

ten cents each, or twenty cents for the two.

And no Justice of the Peace or Trial Magistrate shall charge, receive or attempt to collect any fees other than or in excess of those enumerated in this section in any case arising under this Article.

No Justice shall try any case except upon warrant duly prepared in the form required by law, which shall be preserved

with the other papers pertaining to his office.

And no such Justice shall collect any fine or costs in any case involving a violation of the Motor Vehicle Laws of this State until he has completed the entries pertaining to such case in his docket kept for the making of his record, and all such dockets shall be preserved and transmitted to the clerks of the court as required by Article 52 of the Code, all such warrants and dockets at all times to be subject to inspection upon demand by any person named therein and by all State officials or their duly authorized representatives.

271A. Justices Issue Receipts Upon Request. All Justices of the Peace or Trial Magistrates shall deliver upon request without charge to the accused a receipt showing in detail the amount of fine and costs imposed upon and paid by such accused.

No Justice of the Peace or Trial Magistrate shall divide the fees of his office with any constable, sheriff or other State officer, or with any individual not a constable or officer, who may assist in making an arrest or furnish evidence in a case arising under the Motor Vehicle Laws.

272. FEES OF CONSTABLES. The fees of constables in cases involving violations of the Motor Vehicle Laws of this State shall be as follows:

For serving each State warrant and making his return thereon seventy-five cents, but such fee shall not be charged in any cases in which such arrest has been made directly by such constable without warrant, in which event the constable making such arrest shall receive a fee of twenty-five cents, which fee in either event shall cover any other official services he may render in connection with the trial of the accused.

No constable shall under any circumstances receive or attempt to collect any fine, charge or deposit of collateral for appearance in any case involving a violation of the Motor Vehicle Laws of this State, and any constable violating this pro-