

(1) *Legal description of property owned, assessed valuation, and street location.*

(2) *The amount of encumbrances on said property including mortgages, mechanics liens, judgments, and tax liens.*

(3) *Liber and folio numbers of all deeds conveying the property to the surety and liber and folio numbers of all encumbrances.*

(4) *Complete list of all bonds written, person for whom written, date and amount of bond, and whether the bond is still in effect, discharged or forfeited.*

(5) *Complete list of all bonds forfeited absolute with date of forfeiture and whether the forfeiture has been paid or stricken by the Court.*

If such written reports are not submitted to the State's Attorney on the dates hereinabove set forth, the surety shall be disqualified from further suretyship on any bond or bonds in criminal cases in any Court or before any trial magistrate of Dorchester County until such reports are submitted: provided that notice of disqualification is sent by the states attorney to the clerk of the circuit court and to the trial magistrates.

324C.

When any bond is forfeited absolute in any Court ~~and said forfeiture be not paid or stricken by the Court~~ OR BEFORE ANY TRIAL MAGISTRATE AND SAID FORFEITURE BE NOT PAID OR STRICKEN BY THE COURT OR TRIAL MAGISTRATE within thirty days from the date of said forfeiture, the surety shall be disqualified from further suretyship on any bond or bonds in criminal cases in any Court or before any trial magistrate of Dorchester County until said forfeiture is paid or stricken by the Court OR TRIAL MAGISTRATE, AS THE CASE MAY BE. The State's Attorney shall notify all Courts, and trial magistrates of such disqualification.

324D.

In all criminal cases the surety bond shall be written so as to guarantee the appearance of the defendant at all stages of the proceeding before any ~~Judge or Court~~ COURT OR TRIAL MAGISTRATE and shall not be accepted by any COURT OR trial magistrate of Dorchester County unless it is written in such form.

324E.

The provisions of sections 324B, 324C and 324D shall not apply to a corporate surety company which is qualified to do business in Maryland under the laws thereof.

324F.

The oath aforesaid required to be taken by any such surety or sureties before any COURT OR Trial Magistrate, shall be reduced to writing by ~~said~~ THE CLERK OF COURT OR THE Trial Magistrate, and the same attached to the bond or bonds so executed ~~and transmitted by said Trial Magistrate, to the proper officials to receive the same; and no~~ ; AND NO COURT OR Trial Magistrate of said county shall accept any such person or persons as surety or sureties as aforesaid until and unless such person or persons offering themselves as surety or sureties, shall clearly qualify under the conditions herein-