

*subject to inspection upon demand by any person named therein and by all State officials or their duly authorized representatives.*

§ 16-205. *Magistrates to issue receipts on request.*

*All 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 the accused.*

§ 16-206. *Division of magistrates' fees prohibited.*

*No 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.*

§ 16-207. *Fees of sheriffs.*

*No sheriff in this State shall be entitled to any fee for his services in connection with any prosecution under the motor vehicle laws of this State in excess of the fees prescribed for sheriffs by Article 36 of the Public General Laws, all or any local laws to the contrary notwithstanding.*

§ 16-208. *Witness fees for officers prohibited.*

*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.*

§ 16-209. *Conflict with Article 52.*

*In case of any conflict with the provisions of this subtitle in regard to jurisdictions and procedure, with Article 52 "Trial Magistrate System," the provisions of said latter article are to apply.*

*Part III—Appeal from Magistrates' Proceedings*

§ 16-301. *Right of appeal.*

(a) *In all complaints of the violation of any of the provisions of this article, the magistrate before whom the alleged offender is taken as aforesaid, shall have jurisdiction to hear and determine the complaint and impose the fine or sentence herein provided but any person convicted of any offense under this article may appeal from the judgment of the magistrate to the Criminal Court of Baltimore if convicted in Baltimore City, or court of criminal jurisdiction of any county in which he may be so convicted and the court on the appeal shall hear the case de novo.*

(b) *An appeal shall be allowed regardless of the defendant's plea and also shall be permitted from a forfeiture of collateral.*

§ 16-302. *Time within which appeal must be taken.*

*Within ten days from the date of judgment or forfeiture of collateral, a written order of appeal signed by the convicted person, or his attorney, shall be filed with the magistrate by whom the judgment or sentence has been imposed.*