

nizances, the date of the filing of the recognizances with the clerk of the Criminal Court, if such recognizance has been acknowledged before a police justice, or before some other court upon writ of *habeas corpus*, the amount thereof, and the date of the acknowledgment of the same; the location of the property mentioned in the application, and when any recognizance shall be forfeited; and when any forfeiture shall be stricken out or discharged, it shall be the duty of the said clerk to make an appropriate entry in said book, showing such disposition of the recognizance or the forfeiture, together with the date thereof.

1898, ch. 138, sec. 207G.

**278G.** Any officer having power to admit to bail may accept as recognizer any bonding, guarantee or trust company incorporated under the laws of the State of Maryland, or under the laws of any State in the United States, and doing business in the City of Baltimore, which is authorized by its charter to become surety on official bonds.

1898, ch. 138, sec. 207H.

**278H.** No police justice of the City of Baltimore shall accept bail for persons charged with manslaughter, murder or any offense the punishment for which may be death; any such justice may, in his discretion, accept the bail for any person charged with the commission of any felony other than those above mentioned, and any misdemeanor the punishment for which may be confinement in the penitentiary; and whenever bail is offered for any person charged with the commission of any misdemeanor other than those already set forth, such justice shall accept the same; provided he is satisfied with the security offered.

1898, ch. 138, sec. 207I.

**278I.** Whenever a person charged with a bailable, criminal offense before a police justice desires to be admitted to bail, his recognizer shall sign and make oath to an application in which shall be stated such matters as may be required of, and required to be inserted in such application by the police justice to enable him to determine the value of the security offered. Any recognizance acknowledged before such justice shall be good, although the defendant does not join in the same.

1898, ch. 138, sec. 207J.

**278J.** Whenever any person charged with the commission of a criminal offense is admitted to bail by a police justice for appearance in the Criminal Court of Baltimore, such justice shall forthwith deliver the recognizance to the clerk of said court, such recognizance shall then become a record of said court, and may be forfeited, and the forfeiture may be enforced in the same manner as if the recognizance has been taken by the court.

1898, ch. 138, sec. 207K.

**278K.** Whenever any person charged with a criminal offense before a police justice is admitted to bail for further hearing, if such person does