

BY repealing

Article 23 - Miscellaneous Companies  
Section 248  
Annotated Code of Maryland  
(1973 Replacement Volume and 1976 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 248 of Article 23 - Miscellaneous Companies, of the Annotated Code of Maryland (1973 Replacement Volume and 1976 Supplement) be and it is hereby repealed:

Article 23 - Miscellaneous Companies

[ 248.

Any person employed as signalman, towerman, gateman, leverman, agent, train dispatcher, telegraph or telephone operator in a railroad signal tower or public railroad station to receive or transmit a telegraphic or telephonic message or train order for the movement of trains and who works eight hours or more in any twenty-four each and every day continuously, and all levermen employed in connection with the reception or transmission of a telegraphic or telephonic message or train order for the movement of trains and who work the number of hours aforesaid must have and shall be allowed at least two days of twenty-four hours each in each and every calendar month for rest with the regular compensation; except in cases of extraordinary emergency caused by accident, fire, flood or danger to life or property, and for such extra service in case or cases of such emergency, such employee or employees who shall work on extra days by reason of such emergency shall be paid in addition to his regular compensation for and during the calendar month in which such extra service shall be rendered an amount equal to his average daily compensation for each day during which he performs such extra service. Any person or persons, company, corporation or association, who shall violate any of the provisions of this section shall on conviction pay a fine of not less than one hundred dollars (\$100) for each violation thereof, and such fine shall be recovered by an action of debt in the name of the State of Maryland for the use of the State, which shall sue for it against such person, company, corporation or association violating this section, said suit to be instituted in any court of this State having appropriate jurisdiction, and such fine when recovered, as aforesaid, shall be paid without any deduction whatever, one half thereof to the informer and the balance thereof to be paid into the public school fund of the State of Maryland.]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977.