train consisting of thirty or more freight or other cars, exclusive of caboose and locomotive, with less than a full train crew, consisting of six persons, to wit: One engineer, one fireman, one conductor, one flagman and two brakemen.

1908, ch. 724, sec. 300 L.

332. Any such railroad company or any such receiver violating any of the provisions of section 331 shall be liable to a penalty of five hundred dollars for each and every such violation, to be recovered in a civil suit or suits to be brought by the attorney general of the State of Maryland in the name of this State; and it shall be the duty of such attorney general without further authorization to bring such suit or suits upon duly verified information being presented to or lodged with him of such violation having occurred, and the affidavits of at least two citizens of the State of Maryland that such violation has occurred shall be taken and deemed to be duly verified information for the purposes of sections 331 to 335.

1908, ch. 724, sec. 300 M.

333. It shall be the duty of the attorney general of the State of Maryland to enforce the provisions of sections 331 and 332, and all powers granted to the said attorney general for the enforcement of any other act or acts are hereby granted to him for the purpose of the enforcement of said provisions.

1908, ch. 724, sec. 300 N.

Any employe of such railroad company or of any such receiver 334. who may be killed or injured by any train which was run or operated contrary to the provisions of section 331, or who may be killed or injured as a result of any act of any person employed contrary to the provisions of section 331 shall not be deemed thereby to have assumed the risk thereby occasioned, although continuing in the employment of such railroad company or of such receiver, after the unlawful running or operating of such train or the unlawful employment of such person has been brought to his knowledge; nor shall any such employe be held to have contributed to his death or injury in any case where such railroad company or such receiver shall have violated any of the provisions of section 331 when such violation contributed to the deaths or injury of such employe; and all questions of negligence, or either or both, arising in cases brought under or by virtue of said section shall be for the jury.

1908, ch. 724, sec. 300 P.

335. The invalidity of any portion of sections 331-335 shall not affect the validity of any portion thereof which can be given effect without such invalid part.