

more than the sum of twenty dollars; and such mileage books shall be kept for sale by such railroad corporations at every ticket office of such corporations authorized to do business for them, and such mileage book or books shall be delivered to the applicant immediately upon application therefor, and the payment of the price legally demandable therefor.

As to tariff schedules, see sec. 364; as to the determination of when rates are just and reasonable, see sec. 373; as to freight rates on inter-state traffic, see sec. 384. See also sec. 210.

An. Code, sec. 328. 1906, ch. 174.

266. The purchaser of said mileage book, or any member of the family of said purchaser or purchasers, if a firm, his or their employees, shall be entitled to travel, on the presentation of said mileage book, on the passenger trains of the railroad owned, controlled or operated by such corporation issuing said book and all the lines thereof, for the number of miles equal to the coupons detached by the conductor of such railroad, and such conductor shall not detach from such mileage book more coupons than the number of miles traveled, and such mileage book shall entitle the purchaser thereof and the parties entitled to use the same to the same rights and privileges in respect to the transportation of themselves and baggage or property to which the holders of the highest class ticket issued by such corporation is entitled.

An. Code, sec. 329. 1906, ch. 174.

267. There shall be no stipulation, agreement or condition required by said railroad corporation before it will issue such mileage books, that said mileage books shall become forfeited or null and void by the accidental loss of the same, and said loss shall not render the same forfeited or null and void; and there shall be no limitation of time in which such mileage books shall be good, but the same shall be good until all coupons attached thereto have been used.

An. Code, sec. 330. 1906, ch. 174.

268. In the event any railroad corporation owning, controlling or operating a line or lines in this State shall refuse or neglect to issue a mileage book as prescribed in this law, upon demand for the same and a tender of the price therefor authorized to be charged in sections 264 and 265, or in violation of any of the provisions of sections 264 to 268, shall refuse through any of its conductors or agents to accept the coupons of such mileage book for transportation according to the terms of sections 264-268, then the person to whom such refusal is made shall be entitled to recover as liquidated damages from said railroad corporation the sum of fifty dollars for each refusal or neglect to issue said book or to accept said coupons, which damages shall be recoverable before any justice of the peace of any county in the State of Maryland or in Baltimore city, in which said railroad corporation has an office or place of business. The same right of appeal from the decision of the justice of the peace is hereby reserved to either party, as in other civil cases before a justice of the peace; provided, sections