1902, ch. 615, sec. 2.

792B. In issuing or selling all tickets for passage in this State through the City of Baltimore, or making agreements with other railroad companies outside of this State to issue or sell tickets for passage through the City of Baltimore, the said tickets shall permit the holders thereof to a stop-over privilege of at least forty-eight (48) hours in the City of Baltimore; provided, that nothing in this section shall prohibit railroad companies from issuing and selling tickets without this stop-over privilege in the City of Baltimore, for special occasions, when the tickets for passage are good only on excursion trains not on the regular schedule of the railroad.

1902, ch. 615, sec. 3.

792C. All passenger trains passing through the City of Baltimore must stop at least three minutes at the principal station of the company operating said trains, and the stoppage of all trains must be announced in such manner as will give passengers ample opportunity to get off.

1902, ch. 615, sec. 4.

792D. Any manager, officer, agent, conductor, or employee, who shall violate any of the provisions of this Act shall be guilty of a misdemeanor and upon indictment and conviction thereof shall be fined not less than one hundred dollars, nor more than five hundred dollars for each offense, one-half of said fine to go to the informer.

HOURS OF LABOR.

1886, ch. 163. P. L. L. (1888), Art. 4, sec. 765.

793. No street railway company incorporated under the laws of this State, and no officer, agent or servant of such corporation, and no person or firm owning or operating any line or lines of street railways within the limits of this State, and no agent or servant of such firm or person shall require, permit or suffer its, his or their conductors or drivers, or any of them, or any employees in its, his or their service, or under his, its or their control, to work more than twelve hours during each or any day of twenty-four hours, and shall make no contract or agreement with such employees, or any of them, providing that they or he shall work for more than twelve hours during each or any day of twenty-four hours.

1886, ch. 163. P. L. L. (1888), Art. 4, sec. 766.

794. Any corporation which shall in any manner violate any of the provisions of the preceding section shall be deemed to have misused or abused its corporate powers and franchises, and the Attorney General of the State, upon the application in writing, made by any citizen of this State, accompanied by sufficient proof of such violation, shall forthwith, without further authorization, institute proceedings for the forfeiture of the charter of such corporation, by petition in the name of the State, in