

## 42.

Within forty-five days after the conclusion of a hearing held under the provisions of Sections 39 to 44, the Commission shall issue an order dismissing the complaint or requiring compliance with a regulation of the Commission. The Commission may, in its discretion, allow the employer not to exceed forty-five days within which to comply with an order. [Upon petition a] Any *person aggrieved by the order of the order of the Commission may appeal to* [shall be reviewed by] the circuit court of the county *or of Baltimore City* in which the place of employment is located, and in such action [the chairman of] the Commission [shall be the defendant] *may be a party*. The decision of the circuit court may be appealed to the Court of Appeals.

91 (a) Proceedings for review under Section 90 of this article shall be instituted [by filing a petition] in the circuit court for any county within which operations are carried on by the public service company involved, or in any equity court in Baltimore City [, within 60 days after the service of the final decision of the Commission]. If more than one [petition] *proceeding* to review an order of the Commission is [filed] *instituted*, the court may, upon motion of either party, transfer the proceeding to any other court having jurisdiction. If a rehearing by the Commission is duly applied for, [the petition for] *proceedings* for judicial review may be filed [within 30 days] after the service of the decision of the Commission denying the hearing. *The Commission may be a party to such appeal.*

## 92.

Upon [T] the institution of proceedings for review of any rule, regulation or order of the Commission [shall not stay enforcement of the Commission's action, but] the Commission may *upon such terms as it deems proper, stay the enforcement thereof*. [do so, or any judge of the reviewing court may order a stay (upon notice to the Commission and after hearing) upon such terms as he deems proper. No order of the Commission shall be stayed, suspended, or enjoined, except as provided by this section.]

93. (a) Upon [petition] *commencement of a proceeding* for review the case shall stand ready for trial upon 15 days' notice by either party after answer.

94 (a) [Within 30 days after service of the petition, or within such further time as the court may allow, the Commission shall transmit to the reviewing court the original or a certified copy of all the proceedings before the Commission; but b] *By stipulation of all parties to the review proceeding, the record may be shortened. Any party unreasonably refusing to stipulate to limit the record to be transmitted to court may be taxed by the court for the additional costs. The court may require or permit corrections of the record before the Commission or the certification of additional parts of such record when deemed advisable.*

94 (b) Notwithstanding the provisions of *this sub-title or any rule of court to the contrary* [subsection (a) of this section], no transcript need be filed until after disposition of any demurrer or