

in failing to issue or in revoking or suspending such license, may within 10 days after receipt of notice of such failure or action, take an appeal therefrom to any court having equity jurisdiction in the county in which the property identified by the application or license is located, or to a court having such jurisdiction in the City of Baltimore if said property is located in said City; and a copy of such appeal shall be filed with such board. Within 5 days after the receipt of such copy, the State Board of Health shall transmit to such court all the original papers pertaining to such application, or revocation or suspension and such appeal shall thereafter be heard by such court as promptly as circumstances will reasonably permit. Such hearing may be had upon the record so transmitted but the court may hear such additional evidence as it may deem proper, and upon the conclusion of such hearing the court may affirm, vacate or modify the order appealed from. The taking or pending of such an appeal shall not suspend the operation or effect of any order of revocation issued by the said Board, but the court to which such appeal is taken, upon proper cause shown, may suspend the operation of such order, and may attach to such suspension such conditions as to the court may seem proper. Either party to said proceeding may appeal from the decision of such court to the Court of Appeals of Maryland [ ], the procedure therein to be the same as in appeals from the action of equity courts in cases originating before the Public Service Commission].

215F. Any applicant for a license, or any licensee who shall feel aggrieved by the action of the State Board of Health in failing to issue or in revoking such license, may, within ten days after receipt of such notice of such failure or action, take an appeal therefrom to any court having equity jurisdiction in the county in which the property identified by the application or license is located, or to a court having such jurisdiction in the city of Baltimore, if said property is located in said city; and a copy of such appeal shall be filed with the State Board of Health. Within five days after the receipt of such copy the Board shall transmit to such court all the original papers pertaining to such application, suspension, or revocation, and such appeal shall thereafter be heard by such court as promptly as circumstances will reasonably permit. Such hearing may be had upon the record so transmitted, but the court may have such additional evidence as it may deem proper, and upon the conclusion of such hearing the court may affirm, vacate or modify the order appealed from. The taking or pending of such appeal shall not suspend the operation or effect of any order or revocation, issued by the State Board of Health, but the court to which such appeal is taken, upon proper cause shown, may suspend the operation of such order, and may attach to such suspension such conditions as the court may deem proper. Either party to said proceedings may appeal from the decision of said court to the Court of Appeals of Maryland [ ], the procedure therein to be the same as in appeals from the action of equity courts in cases originating before the Public Service Commission].

382. Any County, municipality, legally constituted water, sewerage or sanitary district, corporation, company, institution or person, dissatisfied with any order or regulation of the State Board of Health under the provisions of this sub-title, may commence, within 10 days after the service of such order or regulation, any action in