

any matter relating to the issue, revocation or suspension of a license under this subtitle, or failure of the Department to act in any such matter, shall have a right of appeal to the circuit court of the county in which any such institution, agency, society or person authorized to make a placement has its principal office or residence, as the case may be, or to any court of Baltimore City having equity jurisdiction, if such office or residence is in Baltimore City. [Such appeal must be brought within thirty days following the action complained of.] The State Department [shall] *may* be a [made] party [defendant] in any such [action] *appeal* [, and be served with due process thereof according to the regular processes of the court].

After hearing the evidence in the case, the court shall render a decision either upholding, reversing or amending the decision of the State Department. If the court shall find that the decision of the State Department complained of is based upon a rule or regulation promulgated by the State Department in the administration of this sub-title, and that such rule or regulation as applied to the particular facts in the case at issue, is unreasonable, arbitrary or capricious, the court may then declare that rule or regulation to be inapplicable in the case at bar and render its decision accordingly.

From the decision of the trial court, a further RIGHT OF appeal shall lie to the Court of Appeals, at the instance of either party, during the time allowed and according to the general practice for appeals in equity cases.

An appeal taken as provided in this section, either to a trial court or to the Court of Appeals, shall operate to stay any criminal prosecution of a licensee for operation, pending a final decision in the case appealed from and also to suspend the operation of any injunction for operating without a license, pending a final disposition of such appeal. While the matter is pending before a court, the care, custody and control of a minor or minors exercised by the institution, agency, society or person authorized to make a placement aggrieved by the decision of the State Department, shall be in the discretion of the Court.

SEC. 56. *And be it further enacted*, That Section 7, and sub-sections (b), (c) and (f) of Section 17 and Section 18 of Article 89B of the Code, title "State Roads", sub-title "In General", be and they are hereby repealed and re-enacted, with amendments, to read as follows:

7.

The Commission created under this article is hereby authorized and directed to include in its work of improving the system of main roads of the State, the improvement of such portions of the main roads selected by said Commission as a part of such system as lie inside the limits of the City of Baltimore, provided that on completion of such improvements, the portions of the roads so improved within the city limits shall be city streets under the provision of the city charter. The said Commission, in addition to the powers hereinbefore mentioned, shall have full powers and be charged with the full duties to select, construct, improve and maintain such a general system of improved State roads and highways, as can reasonably be expected to be completed with the funds herein provided in and through all the counties of this State; provided the State Roads