isfaction of the [Commission] Commissioner COMMISSIONERS that the individuals engaged in the management of the contractor (1) had no knowledge of the wrongful conduct, or (2) were unable to prevent the violation.

260.

- (a) The [Commission] Commissioners shall suspend or revoke any license or authority to do business only after hearing. At least 10 days prior to the date set for the hearing, the [Commission] Commissioners shall notify the licensee in writing of any charge made and afford said licensee an opportunity to be heard in person and by counsel in reference thereto. Such written notice shall be served by delivery of the same to the licensee by registered or certified mail to the business address of such licensee of record with the [Commission]. Commissioners. The hearing on such charges shall be at such time and place as the [Commission] Commissioners shall prescribe. The [Commission] Commissioners shall have the power to subpoena and bring before it any person or documents, and to take the testimony of any person under oath in the same manner as is prescribed in judicial procedure in courts of this State in civil cases, with the same fees and mileage as may be provided by law for civil cases.
- (b) If the **[**Commission**]** Commissioner COMMISSIONERS shall determine that any licensee is guilty of any violation of any of the provisions of this subtitle, the authority of the licensee to do business may be revoked or suspended for such period of time as shall be determined by the **[**Commission**]** Commissioner COMMISSIONERS.
- (c) If the license is refused, the applicant may, within 10 days from the date a notice of refusal is mailed, request a hearing. Said hearing must be held within 30 days from the date of the request, and the [Commission] Commissioners must render [its] their decision within 20 days following the hearing; but, whenever the license of an applicant has been revoked, he shall not be eligible to apply for a license for six months following such revocation.
- SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1971.

Approved April 29, 1971

CHAPTER 256 (Senate Bill 698)

AN ACT to repeal Section (H) subsections (1) (b) and (2) (d) of Chapter 409 of the Acts of 1969, title "General Construction Loan of 1969," subtitle "State Department of Health," and to enact new Section (H) subsections (1) (b) and (2) (d) in lieu thereof, TO STAND IN THE PLACE OF THE SUBSECTIONS SO REPEALED, regarding areas of installation of air conditioning for patient areas in Deer's Head State Hospital and Montebello State Hospital.