

domestic purposes unless such source be approved by the State Board of Health and a written permit be issued by the Board for the harvesting or manufacture, and the sale, of ice from said source. No ice shall be stored in an unclean place, handled in an unclean manner, nor brought into contact with polluted water. The State Board of Health shall be empowered to make and enforce such rules and regulations as it may deem proper regarding the selection and care of sources of ice supply and the methods employed in harvesting, manufacturing, storing and handling ice.

1914, ch. 810, sec. 16.

284. All such records as may be required by the State Board of Health shall be kept by Counties, municipalities, districts, corporations, companies and persons supplying water, ice, sewerage or refuse disposal service to the public; by corporations, companies and persons owning manufacturing and industrial establishments; and by owners of private systems of water supply and sewerage; and the State Board of Health shall be supplied at all times with all records and information upon demand. Agents of the State Board of Health shall be allowed entry to all buildings, structures and premises owned by Counties, municipalities, districts, corporations companies and persons supplying the public with water, ice, sewerage or refuse disposal service, or upon all private properties, for the purpose of collecting samples, records and information and ascertaining whether the rules, regulations and orders of the State Board of Health are obeyed.

1914, ch. 810, sec. 17.

285. Every permit issued by the State Board of Health under this sub-title shall be revocable or subject to modification and change by the State Board of Health after due notice of which contemplated action has been given by the Board to the recipient of such permit. When the length of time that a permit is to run is specified in such permit, said permit shall become automatically inoperative at the expiration of the period of time prescribed, without notice to that effect having been given by the State Board of Health.

1914, ch. 810, sec. 18.

286. 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 the Circuit Court for any County or before any Judge of the Supreme Bench of Baltimore City in any Court of Baltimore City of appropriate jurisdiction against the State Board of Health as defendant, to vacate and set aside any such order or regulation on the ground that such order or regulation is unlawful or unreasonable, or that said order is not nec-