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.

- 215G. The State Board of Health shall from time to time make, revise, or revoke rules and regulations pertaining to the picking, processing, storing, and selling of crabmeat and crabmeat products.
- 215H. No person shall process, store for sale, have in possession with intent to sell, offer or expose for sale, or sell any crabmeat, or crabmeat products which is or are adulterated or unwholesome, or which if defined in this sub-title does not conform to such definition, or which was packed, or processed in violation of any of the provisions of this sub-title; and the possession of any such crabmeat or crabmeat products by any person holding a license under these sections shall be presumptive evidence of intent to sell such crabmeat or crabmeat products for human consumption.
- 215I. It shall be unlawful for any person to keep for sale any crabmeat at any temperature in excess of fifty degrees Fahrenheit. It shall be unlawful to keep for sale any frozen crabmeat or frozen crabmeat products above five degrees Fahrenheit, except in those places where frozen crabmeat or frozen crabmeat products are sold at retail or for consumption on the premises.
- 215J. All packages of crabmeat or crabmeat products shall be plainly labeled or marked (embossed, imprinted, lithographed upon the can or in such manner as may be approved by the State Board of Health; stamping with ink shall not be permitted) with (1) the proper designation of the content of the package, (2) the name and address of the picking plant or the processing plant in which the product was produced or processed, (3) the presence of any chemical if any is allowed, (4) the license number of the picking plant preceded by the state abbreviation, (5) the net weight of the contents, and (6) such other matter pertinent to the Public Health as may be required by the State Board of Health. No label shall bear any false or misleading statement.
- 215K. Any crabmeat or crabmeat product, whether it comes from the State of Maryland or from plants outside of the State, shall comply with the standards of the State Board of Health as provided by this sub-title. Those products which do not comply with these sections shall be seized and condemned by the State Board of Health.
- 215L. Any person found guilty of violating any provisions of this sub-title, or any rule or regulation issued pursuant thereto shall