tendent and the decision of the court shall be final. No further appeal shall lie to the Court of Appeals of Maryland.

95

The boards of county commissioners in and for Allegany and Washington counties shall have authority to revoke licenses granted under Section 32 to any firm, person or corporation maintaining a place in such counties for the sale to the public of gasoline, oil or grease for use in motor vehicles, should the holder of such license, or any of his or its agents and employees have been found guilty before a justice of the peace, or in any criminal court of this State, of fraud in the sale of gasoline, oil or grease, or of obtaining money under false pretenses, or misrepresentation, or conspiracy to defraud arising out of the sale of any of such products. Any license which shall have been so revoked may in the discretion of the board of county commissioners be reissued after six months from the date of its revocation but not before. During the period for which such license is revoked, no other license shall be issued permitting the sale of gasoline, oil or grease at the same place of business where the board of county commissioners has reasonable grounds to believe that to issue such license would have the effect of defeating the purpose of this section. Any person, firm or corporation affected by the revocation or the withholding of the issuance of any license by the board of county commissioners under the provisions of this section shall have the right of appeal to the circuit court of the county in which the license is issued [, such appeal not to operate as a stay of the order or decision of the board of county commissioners.

204 (e) (2) The State Roads Commission is hereby authorized and empowered to reject any application for a permit for any structure or advertising display which will be so illuminated as to create a hazard to one operating a motor vehicle upon the State highway. Any person whose application for a permit shall be rejected by the State Roads Commission shall have the right of appeal with trial de novo within ten (10) days to the circuit court of the county where the sign is to be erected.

207.

Nothing in this sub-title shall affect any existing structure or advertising display unless such structure or advertising display would injuriously affect the safety of public travel on the State Highways by dangerously obstructing the clear view of the highway by one operating a motor vehicle thereon, excepting that the permit fee provided for in Section 204 of this sub-title shall be paid therefor beginning on June 1, 1931. Provided, however, that any structure or advertising display erected and so illuminated as to create a hazard to one operating a motor vehicle upon the State highway may be ordered removed by the State Roads Commission after a fifteen day written notice to the person, firm or corporation owning or controlling the same, and an opportunity to be heard. Any person, firm or corporation ordered to remove a sign shall have the right of appeal within ten (10) days to the circuit court of the county where such sign is erected and trial de novo [, and such appeal shall act as a stay for the execution of the order of the State Roads Commission]. The State Roads Com-