of appeal, and shall submit the remaining part to the analyst for the district within which the samples were taken, unless otherwise directed by the Minister of Inland Revenue.

10. The person from whom any sample is obtained under Seller may re-5 this Act may require the officer obtaining it to annex to the be affixed. vessel or package containing the part of the sample which he is hereby required to transmit to the Minister of Inland Revenue the name and address of such person, and to secure, with a seal or seals belonging to him, the vessel or package

10 containing such part of the sample, and the address annexed thereto, in such manner that the vessel or package cannot be opened or the name and address taken off without breaking such seals; and the certificate of the chief analyst shall state Certificate in the name and address of the person from whom the said

15 sample was obtained, that the vessel or package was not open, and that the seals securing to the vessel or package the name and address of such person, were not broken until such time as he opened the vessel or package for the purpose of making his analysis; and in such case no certificate shall 20 be receivable in evidence, unless there is contained therein such statement as above, or a statement to the like effect.

11. When the officer has, by either of the means aforesaid, Proceedings

procured samples of the articles to be analyzed, he shall cause the same to be analyzed by one of the analysts appointed 25 under this Act, and if it appears to the analyst that the Certificate sample is adulterated within the meaning of this Act, he sample is adulterated. shall certify such fact, stating in such certificate, in the case of an article of food or a drug, whether such adulteration is of a nature injurious to the health of the person consuming

30 the same; and the certificate so given shall be received as evidence in any proceedings taken against any person in pursuance of this Act, subject to the right of any person against whom proceedings are taken to require the attendance of the analyst, for the purpose of cross-examination.

12. If the vendor of the article respecting which such Appeal to certificate is given, deems himself aggrieved thereby. he may, within forty-eight hours of the receipt of the first notification of the intention of the officer or other purchaser to take proceedings against him, whether such notification

40 is given by the purchaser or by the ordinary process of law, notify the said officer or purchaser in writing that he intends to appeal from the decision of the analyst to the judgment of the chief analyst: and in such case the officer or purchaser shall transmit such notification to the chief analyst, and the

45 chief analyst shall, with all convenient speed, analyze the part of the sample transmitted to the Minister of Inland Revenue for that purpose, and shall report thereon to the said Minister; and the decision of such chief analyst, if concurred in by the said Minister, shall be final.

13. Every analyst appointed under this Act shall report Report for quarterly to the Minister of Inland Revenue the number of Parliament. articles of food, drugs and agricultural fertilisers, analyzed by him under this Act during the preceding quarter, and shall