

by Virtue of any such Note or receipt shall make Oath or Affirmation if a Quaker before a Justice of the Peace of the County where the same is payable to the Number or Date of every such Note or Receipt to whom and where payable and for what Quantity of Tobacco the same was given and that such Note or receipt is lost mislaid or destroyed and that he she or they at the time such Note or Receipt was lost mislaid or destroyed was lawfully entitled to receive the Tobacco therein mentioned and shall take a Certificate thereof from such Justice And upon Producing a Certificate of such Oath or Affirmation to the Inspector or Inspectors who signed such Note or receipt and lodging the same with them the said Inspector or Inspectors shall and he or they are hereby directed to pay and deliver to the Person obtaining such Certificate the Tobacco for which any such Notes or Receipts were given (if the same or any part thereof shall not have been before by him or them paid by Virtue of the said Notes or Receipts and shall be thereby discharged from all Actions Suits and Demands on Account of such Notes or Receipts And if any Person shall be Convicted of making a false Oath or Affirmation or Producing a forged Certificate in the Case aforesaid he shall forfeit and pay two hundred and forty Pounds of Tobacco for every hundred Pounds weight of Tobacco contained in such Certificate and so in Proportion for a less Quantity and moreover upon Conviction in any Court of Record shall suffer as in Case of Wilfull and Corrupt Perjury

Liber H. S.
No. 1

[In what Manner the Tobacco contained therein may be recovered notwithstanding]

p. 456

[Penalty and Punishment in case of false Swearing and Forgery]

And be it further enacted by the Authority aforesaid That all Tobacco due or to grow due and payable for Public and County levies Parochial Charges and all Officers and Attorneys fees which shall not be discharged and paid in Gold and Silver as by this Act is directed and the Allowance to the Clergy hereby Settled shall be paid and discharged in the following Manner That is to say The Public and County Levies in any of the Warehouses within the County on which the same shall be levied Parochial Charges and the Allowance to the Clergy in some Warehouse within that Parish if required and all Officers and Attorneys fees in some of the Warehouses within the County where the Person shall live to whom the same shall be Chargeable And should there happen to be any County or Parish without a Warehouse that then and in such Case all the aforesaid Public and County Levies Parochial Charges Officers and Attorneys fees or such part thereof as shall not be paid in Gold or Silver and Clergy Allowance shall be paid by Inspector or Inspectors Notes at some Warehouse or Warehouses in the next Adjacent County or Parish as the Case may require Provided always that no Transfer Notes of the Preceding Years shall pass in any such Payment

[Public and County levies, Parish Charges, Officers and Attorney Fees, where to be paid]

[Old Notes not to pass]

And be it enacted that at the Time of laying any Public or County Levies there shall be levied for the Sheriff that is to Collect and pay

[Sheriff's Commission]