(with space for remarks) and signature of grader, and shall seal said tapes and label with sealing wax, and shall stamp it with the seal of the warehouse. Whenever a hogshead of tobacco is redrawn or reviewed, the sample and label thereon of the original inspection shall be returned to the inspector to be by him destroyed; and the label on the sample given at the redrawing or re-opening of the tobacco shall show that the hogshead has been reinspected or reviewed.

See notes to sec. 21.

- An. Code, 1924, sec. 28. 1912, sec. 27. 1904, sec. 28. 1888, sec. 28. 1872, ch. 36, sec. 14. 1886, ch. 101. 1908, ch. 9, sec. 28. 1916, ch. 309, sec. 27.
- Any person or persons who shall pull out or break off any leaf or leaves, or in any manner tamper with any sample of tobacco, shall be guilty of a misdemeanor, and shall upon conviction thereof in the criminal court of Baltimore City, be fined not more than one hundred dollars for each offense; and no person, except the inspector, sampler, sample-tier, or other designated employee shall be permitted to handle any bundle of tobacco, drawn for the purpose of a sample until the same shall have been tied up and sealed as required by law; and any unauthorized person handling said tobacco in violation of the provisions of this section, shall pay a fine of twenty dollars for each offense, to be recovered before any police justice of the City of Baltimore, as other fines are now recovered. It shall be the duty of each and every employee in the State tobacco warehouses to report to the inspector any and all violations of the provisions of this section that may come to his notice or of which he may be cognizant; and it shall be the duty of the inspector to make a memorandum in writing, of each and every such violation reported to him as aforesaid in a book to be kept in his office for that purpose, and to be open to public inspection.
- An. Code, 1924, sec. 29. 1912, sec. 28. 1904, sec. 29. 1888, sec. 30. 1872, ch. 36, sec. 16. 1916, ch. 309, sec. 28. 1920, ch. 39, sec. 28.
- 29. If any certificate or note be lost or mislaid or destroyed the person entitled to receive the tobacco by virtue of such note or certificate may make oath before a justice of the peace to the effect of said note being lost and shall take a certificate to that effect from such justice of the peace to the inspector and deposit the same with him; then the inspector may deliver to such person a new note or certificate with marks, numbers, weights and date corresponding with the former note and the inspector shall thereby be discharged from all action and demands on account of such former note or certificate.
- An. Code, 1924, sec. 30. 1912, sec. 29. 1904, sec. 30. 1888, sec. 31. 1872, ch. 36, sec. 17. 1916, ch. 309, sec. 29.
- 30. No person shall be entitled to receive a new note or certificate in lieu of any note or certificate lost or mislaid unless he shall notify the inspector at whose house it was issued within twenty days after such note or certificate is first discovered to be lost or mislaid.
- An. Code, 1924, sec. 31. 1912, sec. 30. 1904, sec. 31. 1888, sec. 32. 1872, ch. 36, sec. 18. 1916, ch. 309, sec. 30.
- 31. All tobacco inspected in any of the warehouses which may be condemned or stayed shall be carefully cased up and weighed and the gross