

and passed as aforesaid, in consequence of said tobacco having been wet or otherwise injured, the inspector shall note on the label and the certificate the weight of the tobacco which may have been so cut off.

*Ibid.* s. 21.  
When duplicate certificate to issue.

515. If the certificate provided for in the last two sections shall be lost, the inspector shall, on affidavit of the fact being given, made by the person to whom the same had been issued, cause a duplicate certificate marked as such, to be issued to the party entitled thereto.

1867, c. 368 repeals and re-enacts 1864, c. 346, s. 22 as follows:

1867, c. 368  
Owner may  
return samples  
and certificates

516. If the owner or his agent shall return the samples and certificates herein before provided for, and desire to have new ones, the inspector shall untie said original samples, detach therefrom and cancel the label affixed thereto and draw new samples in the same way in which he is hereinbefore required to draw original ones, shall make record of such fact, and shall cause said new samples to be tied and marked, and shall also cause the word "redrawn" to be written on the label affixed thereto; or if any person who had said original samples shall make affidavit that he has lost them, the inspector shall draw new samples and mark the same, and make record thereof as herein provided, and shall charge for redrawing as above the sum of fifty cents, and in case of a redraw, it shall be the duty of the inspector to return the original sample to the owner or his agent, after writing in prominent letters across the label, the word "cancelled."

1864, c. 346 further enacts as follows:

1864, c. 346, s. 23.  
Injured  
tobacco.

517. If any inspector shall find any tobacco which may be opened unmerchantable or out of order, he shall cause the same to be carefully cased up and weighed, and cause to be entered in a proper book the reasons for which the same may have been stayed, together with any other appropriate remarks.