

1874, ch 394, sec 29.

**43.** For every hogshead of tobacco of the growth of this State, that shall remain in any warehouse, after being sold by the grower, or his agent, for a longer period than six months, and for every hogshead of tobacco of the growth of any other State, whether sold or unsold, that shall remain in any warehouse for a longer period than four months, the inspector of such warehouse shall charge the owner thereof the sum of fifteen cents for each month after the said six and four months, respectively.

1872, ch. 36, sec. 30.

**44.** In the absence of the State wharfinger, the inspector of each warehouse shall have charge and control of the wharf in front of his warehouse, so far as relates to the landing or cording of wood or other material, to the exclusion of tobacco; and all vessels or other conveyance having tobacco to deliver to such warehouse, shall have preference over all others in the use of such wharves; no charge of wharfage shall be laid on any tobacco received at or delivered from any of the State warehouse wharves.

1886, ch. 101, sec. 30 A.

**45.** The name of the owner of every hogshead of tobacco delivered for inspection at any State warehouse in the city of Baltimore shall be legibly marked or stenciled thereon; and it shall be the duty of the inspector to retain for inspection every hogshead of tobacco not so marked or stenciled until the name of the owner thereof shall have been ascertained and placed thereon.

Ibid. sec. 30 B.

**46.** It shall be the duty of the several inspectors of tobacco, to carefully return all bundles of tobacco, other than samples which may be drawn in sampling, and all bundles which may be displaced in uncasing tobacco to the hogshead from which the same were drawn or displaced; and any inspector of tobacco who shall knowingly violate the provisions of this section shall be deemed guilty of misconduct in office, and shall be liable to removal therefrom.