

	CHAP.	SEC.
TOBACCO COMMISSIONERS—		
Manner of inspecting, weighing, and marking tobacco,	248	16
Tobacco grown out of the State to be branded with the name of the State or Territory where grown—penalty on inspector or lessee for violation,	“	17
Tobacco to be forfeited in case of misrepresentation,	“	18
Parties aggrieved by the decision of the inspector to have the right to appeal to the Criminal court of Baltimore, and if court decides the tobacco was grown in Maryland, tobacco, or net proceeds to be restored immediately to owner, but if the court decide against the claimant, he shall pay all costs,	“	19
Inspectors not to mark their own tobacco, until viewed, examined and passed by some other inspector,	“	20
Duty of inspector to draw samples when required by owner or agent, and deliver samples to lessee of the warehouse,	“	21
How lessee shall deal with samples thus delivered to him by inspector, &c.,	“	22
Inspector who shall pass any tobacco, shall certify the same to the lessee of the warehouse where stored, &c.,	“	23
Inspectors, when tobacco inspected by them shall not be clean of trash, but in good and merchantable order, shall certify the same to lessee, who shall then only give a receipt therefor, expressing the gross, tare and net weight thereof, and that the tobacco is of second quality, and shall brand the same on the head and bilge of hogshead, and said receipt to be obligatory on lessee for delivery of said tobacco,	“	24
Each lessee to keep register of every hogshead of tobacco certified to him		