

Subsections (b), (c) and (d) presently appear as Art. 48, §24 of the Code.

The only other changes made are in style.

SEC. 7-314. ARBITRATION WHERE OWNER THINKS TOBACCO INCORRECTLY SAMPLED.

(A) OWNER SHALL NOTIFY SECRETARY.

IF ANY OWNER OR HIS AGENT BELIEVES THAT ANY OF HIS TOBACCO HAS BEEN INCORRECTLY SAMPLED, HE SHALL NOTIFY THE SECRETARY BEFORE THE SALE AND WITHIN TEN DAYS OF INSPECTION.

(B) COMMITTEE.

THE MATTER SHALL BE REFERRED TO A COMMITTEE OF ARBITRATION, CONSISTING OF THREE PERSONS, TO BE SELECTED AS FOLLOWS: ONE BY THE SECRETARY; ONE BY THE OWNER OF THE TOBACCO OR HIS AGENT; AND THE TWO SELECTED SHALL SELECT THE REMAINING MEMBER OF THE COMMITTEE.

(C) COMMITTEE MAY TAKE A NEW SAMPLE; REOPENING COSTS.

THE COMMITTEE MAY REQUIRE THE SECRETARY TO REOPEN THE HOGSHEAD. IF THE COMMITTEE FINDS THAT THE SAMPLE DOES NOT CORRECTLY REPRESENT THE TOBACCO, THE COMMITTEE OR A MAJORITY OF IT, SHALL SELECT A SAMPLE WHICH CORRECTLY REPRESENTS IT. THE NEW SAMPLE SHALL BE SUBSTITUTED FOR THE REJECTED SAMPLE, AT NO COST TO THE OWNER, EXCEPT THAT IF THE COMMITTEE FINDS THE SAMPLE PROPERLY REPRESENTS THE TOBACCO, THEN THE OWNER SHALL PAY \$1 PER HOGSHEAD TO COVER REOPENING COSTS.

REVISOR'S NOTE: This section presently appears as Art. 48, §43 of the Code. New language derived from subsection (b) is added to subsection (a). The only other changes made are in style.

SEC. 7-315. RENTING OF STORAGE WHEN WAREHOUSE IS CROWDED.

IF THE AMOUNT OF INSPECTED TOBACCO ACCUMULATED IN THE WAREHOUSE IS SO LARGE THAT IT DELAYS INSPECTION, THE SECRETARY MAY RENT STORAGE FOR AS MUCH AS MAY BE NECESSARY TO REMOVE.