[FOR RELLEASE ON MORNING OF AUGUST 20, 1929]

CONFIDENTIAL COMMITTEE PRINT August 19, 1929

## DUTIABLE LIST <br> AND <br> FREE LIST

## (Titles I and II)

# Showing Amendments Tentatively Agreed Upon by the Majority Members of the Senate Finance Committee 

Subject to Correction and Change before Bill is Reported

# [CONFIDENTLAL COMMITTEE PRINT]  

IN THE SENATE OF THE UNITED STATHS<br>Mar 16 (calendar day, May 29), 1929<br>Read twice and referred to the Committee on Finance

Saptembar 4, 1920
Reported by Mr. Swoot, with amendments
[Omit the part atruck through and insert the part printed in Italic]

## AN ACT

To provide revenue, to regulate commerce with foreign countrics. to encourage the industries of the United States, to protect American labor, and for other purposes. passage of this Act, except as otherwise specially provided for in this Act, there shall be levied, collected, and paid

7 upon all artioles when imported from any foreign country
8 into the United States or into any of its possessions (except

1 the Philippine Islands, the Virgin Islands, and the islands
2 of Guam and Tutuila) the rates of duty which are prescribed
3 by the schedules and paragraphs of the datiablee list of this
4 title, namely:
5 SOHEDULE 1-CHEMICALS, OILS, AND PAINTS
Paragraph 1. Acids and acid anhydrides: Acetio
7 acid containing by weight not more than 65 per centum of
8 acetic acid, three-fourths of 1 cent per pound; containing
9 by weight more than 65 per centum, 2 cents per pound; 10 acetic anhydride, 5 cents per pound; borio acid, $1 \frac{1}{8}$ cents 11 per pound; chloroacetic acid, 5 cents per pound; citric acid, 1218 eente 17 cents per pound; formic acid, 4 cents per pound; 13 lactic acid, containing by weight of lactic acid less than 30 14 per centum, 2 cents per pound; 30 per centum or more and 15 less than 55 per centum, 4 cents per pound; and 55 per 16 centum or more, 8 cents per pound: Provided, That any 17 lactic-acid anhydride present shall be determined as lactic 18 acid and included as such: And provided further, That the

19 duty on lactic acid shall not be less than 25 per centum ad 20 valorem; tannic acid, tannin, and extracts of nutgalls, con21 taining by weight of tannic acid less than 50 per centum, 29.64 cents per pound; 50 per centum or more and not $28^{\circ}$. medicinal, 12 ents 10 cents per pound; 50 per centum ior 24 more and medicinal, 22 cents 20 oents per pound; tartaric 25 acid, 8 cents per pound; arsenio acid, 3 cents per pountd;

1 gallic acid, 10 ente 8 cents per pound; nitwie aeit, half
2 . pf 1 eent per poud; oleio acid or red oil, $1 \frac{1}{1}$ cents per pound;
3 axalio acid, 6 cents per pound; phosphoric acid containing by
4. weight of phosphoric acid less than 80 per centum, 2 cents

5 per pound; 80 per centum or more, 31 cents per pound;
0. pyrogallic acid, 1512 cents per pound; and all other

7 acids and acid anhydrides not specially provided for, 25 per
8 centum ad valorem.
9. Par. 2. Acetaldehyde, aldol or acetaldol, aldehyde ampmonia, butyraldehyde, crotonaldehyde, paracetaldehyde ; eth11. ylene .. chlorohydrin, propylene chlorohydrin, butylenc. 12. chlorohydrin; ethylene dichloride, propylene dichloride, bu13 tylene dichloride; ethylene oxide, propylene oxide, butylene J.:" oxide; ethylene glycol, propylene glycol, butylene glyool, 15 : and all other glycols or dihydric alcohols; monoethanolamine, 16 diethanolamine, triethanolamine, ethylene diaminn, and all 17 othar hydroxy alkyl amines and, alkylene diamines; allyl 18 alcohol, crotonyl alcohol, vinyl alcohol, and all other oloin 19 or unsaturated aloohols; homologues and polymers of all 20 the foregoing; ethers, esters, salts, and nitrogenous com21 pounds of any of the foregoing whether polymerized or 22 unpolymerized; and mixtures in ahief value of any one or 29 more of the foregoing; all the forggoing not specially pro-

24 vided for 6 cents per pound and 30 par centum ad valorem.

Par: 3. Acctone and cthyl methyl ketone, and their 2 homologues, and ncetone oil, 25 per centum ad valorem.

11
1'ar.: 7. Ammonium carbonate and bicarbonate, 2 cents per pound; ammonium chloride, 14 conts per 3. . pound; ammonium nitrate, 1 cent per pound; ammonium 4 perchlorate and ammonium' phosphate, $1 \frac{1}{2}$ cents per pound; 5. ammonium sulphate, orie-fourth of 1 cent per pound; liquid ${ }^{\circ}$ (i. anhydrous ammonia, $2 \frac{1}{2}$ cents per pound. • :..... is

7 Par. 8. Antimony: Oxide, 2 cents per pound;:tartar 8 emetic or potassium-antimony tartrate, 6 cents per pound; 9. sulphides and other antimony salts and compquands, not 10.. specially provided for, 1 cent per pound and 25 per centum 11 ad valorem.

12 - Par 9. Argols, tartar, and wine lees, containing 00 13 per centum or more of potassium bitartrate, 5 cents per one-half of 1 cent per pound; tragasol and carob;gum, 2 ?
: per centum ad valorem; theathed fhellacos 20 per eontum ad 2 Falorem. per pound; barium chloride, 2 cents per pound; barium B dioxide, 6 cents per pound; barium hydroxide, 14 cents 6 per pound; barium nitrate, 2 cents per pound; and barium 7 oxide, $2 \downarrow$ cents per pound.

Par. 15.: Gaffeine, \$1:50 per pound adfeine 16 citrate $\theta \theta$ ents 60 cents per pound; compounds of caffeine, 1725 per contum ad valorem; theobromine, 75 cents per
 19 for manufacting purposes in bond, pursunt to the pro20 rimione of the Att of Maty 10; 1008; entitited "An Aet to 21 anend at Aut to provent the infliertation of impure and

28 of May 84, 1090, Hititled "An Aut making apmpopintions



1. PAB; 16. Calcium carbide, one-half of 1 cent por

2 pound; calcium oxalate; 4 cents por pound.
8. Pane 17. Calomel, corrosive sublimate, and other

4 merourial preparations, 22 cents per pound and 25 per
5 centum ad valorem.
6 P Pab. 18. Carbon tetrachloride, 2t eenta 2 cents per
7 pound; chloroform, 6 eents 5 cents per pound; tetrachloro-
8 ethane and trichloroethylene, 25 per centum 9 ad valorem.

- Par. 19. Casein or lactarene and mixtures of whioh 11 casein or lactarene is the component material of ohief value, 12 not specially provided for, 94 ents per pound. 18 Par. 20. Chalk or whiting or Paris white: Dry, 14 ground, or bolted, four-tenths of 1 cent per pound; pro15 cipitated, 25 per centum ad valorem; ground in oil (putty), theof of 1 cent per pound; put up in the form of cubes, blocks, stioks, or disks, orotherwise, induding tailons',

18. billiard, red, and manufactures of chalk not specially pro-

22 ment of chief value; 25 per centum ad valotem.
Par. 22. Chemical compoinds, salts, and mixtures of
24 bistriuth; 35 por centum ad valbrem.

Par. 23. Ohemicals, drugs, medicinal and similar substances, whether dutiable or free, when imported in capsules, pills, tablets, lozenges, troches, ampoules, jubes, or similar forms, including powders put up in medicinal doses, shall be dutiable at not less than 25 per centum ad valorem.:

Par. 24. Chemical elements, and chemical and medicinal compounds, preparations, mixtures, and salts. distilled or essential oils, expressed or extracted oils, animal oils and greases, ethers and esters, flavoring and other extracts, and natural or synthetic fruit flavors, fruit esters, oils and essences, all the foregoing and their combinations when containing alcohol, and all articles consisting of vegetable or mineral objects immersed or placed in, or saturated with, alcohol, except perfumery and spirit varnishes, and all alooholio compounds not specially provided for, if containing 20 per centum of alcohol or less, 20 cents per pound and 25 per centum ad valorem; containing more than 20 per centum and not more than 50 per centum of alcohol, 40 cents per pound and 25 per centum ad valorem; containing more than 50 per centun of alcohol, 80 cents per pound and 25 per contum ad valorem.

Par. 25. Chicle, enter, 40 eente per pount; refined or advanced if value by drying, straining, or any other procoss or treatment whatever beyond that essential to the proper packing, 15 cents per pound.

Par. 26. Chloral hydrate, terpin hydrate, thymol, 2 and glycerophosphoric acid, and salts and compounds of
3 glycerophosphoric acid, 35 per centum ad valorem; dieth4. ylbarbituric acid and salts and compounds thereof, $\$ 2.50$ 5 por pound. phenetole, aminophenol, aminosalicylic acid, aminoanthraquinone, aniline oil, aniline salt, anthraquinone, arsanilic arsinic acid, metanilic acid, methylanthraquinone, naph-

24 thylamine, naphthylenediamine, nitrooniline, nitroanthraquinone, nitrobenzaldehyde, nitrobenzene, nitronaphthr-
! lene, nitrophenol, nitrophenylenediamine, nitrosodimethyl2 aniline, nitrotoluene, nitrotoluylouediamine, phanylene3 diamine, phenylhydrazine, phenylnaphthylamine, phenyl4 glycine, phenylglyoineortho-carboxylic acid, phthaliọ acid, 5 phthalio anhydride, phthalimide, quinaldine, quinoline, ( resoroinol not suitable for medicinal use, salicylic acid and 7 its salts not suitable for medicinal use, sulfanilio acid, thio8 carbanilide, thiosalicylic acid, tetrachlorophthalic acid, tetra-

24 to or more than 5 per centum of the original distillate ar which on being subjected to distillation yiild in the portion

1. distilling below two hundred and fifteen degrees centigrade
(2. quantity of tar acids equal to or more than 75 per centum s of the original distillate;
2. (3) all products, by whatever name known, which are fsimitar to an'y of the products provided for in this paragraph © or im paragraph 1650 1651, and which are obtained, derived,

7 or manufactured in whole or in part from any of the products
8 provided for in this paragraph or in paragraph 1650 1651; " 9 (4) all mixtures, inoluding solutions, consisting in $10^{\circ}$ whole or in part of any of the foregoing products provided 11 for in this paragraph, except sheep dip and medioinal soaps; 12 (5) all the foregoing products provided for in this 13 paragraph, not colors, dyes, or stains, color acids, color 14 bases, color lakes, leuco-compounds, indoxyl, indoxyl com15 pounds, ink powiders, photographic ohemicals, medicinals, 16 synthethic aromatic or odoriferons chemicals, synthetio resin17 like produots, synthetic tanning materials, or explosives, 18 : and not specially provided for in paragraph 28 or 1650 1651, 19 : 40 por contum ad valorem and 7 cents per pound.

20 (b) Metaciesol having a purity of 90 per centum or 21 more, orthocresol having a purity of 90 per centum or more, 22 paracresol having a purity of 90 per centum or more, phenol, 23 carbolie acid whioh on being subjected to distillation yields 24 "In'the' portion distilling below one handred and ninety de$25^{\prime \prime}$ grees centigrade a quantity of tar acids equal to or more

1 than 5 per centum of the original distillate, cresylic aoid which on being subjected to distillation yields in the portion distilling below two hundred and fifteen degrees centigrade a quantity of tar acids equal to or more than 75 per centum of the original distillate, and any mixture of any of the foregoing products with any of the products provided for in paragraph 1650 1651, 20 per centum ad valorem and $3 \frac{1}{2}$ cents per pound.
(c) The ad valorem rates provided in this paragraph shall be based upon the American selling price (as defined in subdivision (g) of section 402, Title IV), of any similar competitive article manufactured or produced in the United States. If there is no similar competitive article manufactured or produced in the United States then the ad valorem rate shall be based upon the United States value, as defined in subdivision (e) of section 402, Title IV.
(d) For the purposes of this paragraph any coal-tar product provided for in this Act shall be considered similar to or competitive with any imported coal-tar product which aocomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner.

Par. 28. Coal-tar produtat All products:
(a) All colors, dves, or stains, whether soluble or not in water, except those provided for in | 及ubparagraph (b),

1 1 color acids, color bases, color lakes, leuco-compounds, 2. whether colorless or not, indoxyl; and indoxyl compounds; 8 ink powders; photographic ohemicals; acetanilide suitable 4 for medicinal use, acetphenetidine, acetylsalicylic acid, anti5 pyrine, benzaldehyde suitable for medicinal use, benzoic acid 6 suitable for medicinal use, beta-naphthol suitable for 7 medicinal use, guaiacol and its derivatives, phenolphthalein, 8 resorcinol suitable for medicinal use, salicylio acid and its salts 9 suitable for medicinal use, salol, and other medicinals; sodium 10 benzoate; saccharin; artificial musk, benzyl acetate, benzyl 11 benzoate, coumarin, diphenyloxide, methyl anthranilate, 12 methyl salicylate, phenylacetaldehyde, phenylethyl alcohol, 13 and other synthetic odoriferous or aromatic chemicals, 14 inoluding flavors, -all these products not marketable as 15. perfumery, cosmetios or toilet preparations, and not mixed 16 and not compounded, and not containing alcohol; synthetic 17 phonolic resin and all resin-like products prepared from 18 phenol, cresol, phthalic anhydride, coumarone, indene, or 19 from any other article or material provided for in para20 graph 27 or 1650 1651, all these products whether in a solid, 21 semisolid, or liquid condition; synthetic tanning materials; 22 picric acid, trinitrotoluene, and other explosives except 23 smokeless powders; all the foregoing products provided 24 for in this paragraph, when obtained, derived, or manu25 factured in whole or in part from any of the products

1. provided for in paragraph 27 or 1650 1651; natural alizarin

2 and natural indigo, and colors, dyes; stains, color acids, color
3 bases, color lakes, leuoo-compounds; indoxyl, and indozyl
4 compounds, obtained, derived, or manufactured in whole or
5 : in part from natural alizarin or natural indigo; natural
6 methyl salicylate or oil of wintergreen or oil of sweet
7. birch; natural coumarin; natural guaiacol and its deriva-

8 tives; vanillin, from whatever source obtained, derived, or
9 manufactured; and all mixtures, inoluding solutions, consist-
10 ing in whole or in part of any of the articles or materials
11 provided for in this paragraph, excepting mixtures of syn-
12 thetic odoriferous or aromatic chemicals, 45 per centum
18 ad valorem based upen the Ameriean selling prise fac
14 defined in outhdivision (tgt of seetion 409, 柆to 种) of
(b) Synthetio indigo, "Colour Index No, 1177," and sulphur black, " Colour Index No. 978," 3 cents per pound and 20 per centum ad valorem.
(c) The ad valorem rates provided in this paragraph shall be based upon the American selling price (as defined in subdivision (g) of section 402, Title IV), of any: similar competitive article manufactured or produced in, the Inited

24 .States. If there is no similar competitive artiole manufgotared or produced in the United States then the ad valorom

1 (sate shall be based upon the United States value; as deined 2 in subdivision (e) of section 402, Title IV. For IV..

4 product provided for in this Act shall be considered sitailar
5 to or competitive with any imported coal-tar product which
6 :cocomplishes results substantially equal to those actom-
7 plished by the domestic product when used in sabstanfially
8 it the same mannery Prouidet, That the upeifie duty of 7
9 :cent per pound herein provided for manner.
(e) The specific duties provided for in this para11 graph on colors, dyes, or stains, whether soluble or not 12 , in water, color acids, color bases, color lakes, levico-com13 pounds; indozyl, and indozyl compounds, shall be based
14 :on standards of strength which shall be established by the
15 Seoretary of the Treasury, and that upon all importations
16 of such articles which exceed such standards of strength
17. the speaifio duty of 7 eeate per peund shall be computed on 18 the weight which the artiole would have if it were dikted 19 to the standard strength, but in no case shall any such arti20 : ales of whatever strength be subject to a specife duty of 21 lese than 7 eents per pound: Proutded further; that: it 22 :less specific duty than that provided in subparagraph (a) 23 or (b), as the case may be.
(f) It shall be unlawful to import or bring into the
' 25 United States any such color, dye, stain, color acid, color base, J. 65932-2

1 color lake, leuco-compound, indoxyl, or indoxyl compound
2 unless the immediate container and the invoice shall bear a
3 plain, conspiouous, and truly desoriptive statement of the
4 identity and percentage, exclusive of diluents, of such color,
5 dye, stain, color acid, color base, color lake, leuco-compound,
6 indoxyl, or indoxyl compound contained thereint Prouded 7 furthers, That on therein.
(g) On and after the passage of this Aot it shall 9 be unlawful to import or bring into the United States any 10 such color, dye, stain, color acid, color base, color lake, 11 leuco-compound, indoxyl, or indoxyl compound, if the 12 : immediate container or the invoice bears any statement, 13 design; or device regarding the article or the ingredients 14 or substances contained therein which is false, fraudulent, 15 or misleading in any partientary Provided further, that 16 in particular.
(h) In the enforcement of the foregoing in provisions of this paragraph the Secretary of the Treasury shall adopt a standard of strength for each dye or other artiole which shall conform as nearly as practicable to the commercial strength in ordinary use in the United States prior to July 1,1014 ; that if 1914 . If a dye or other article has been introduced into commercial use since said date then the standard of strength for such dye or other article shall conform as nearly as practicable to the commercial strength
in ordinary thet if use. If a dye or other article was or is ordinarily used in more than one commercial strength, then the lowest commercial strength shall be adopted as the standard of strength for such dye or other artiole! Prout funthen, thent any article.
(i) Any article or product which is within the terms of paragraph $1,5,38,40,61,68,84 ;$ or 1686; 67,83 , or 1687, as well as within the terms of paragraph 27,28 , or 1650 1651, shall be assessed for duty or exempted from duty as the case may be under paragraph 27, 28, or 16501651.

Par. 29. Cobalt: Oxide, 20 cents per pound; sulphate and linoleate, 10 cents per pound; and all other cobalt salts and compounds, 30 per centum ad valorem.

Par. 30. Collodion and other liquid solutions of pyroxylin, of other cellulose esters or ethers, or of cellulose, 35 cents per pound.

Par. 31. (a) Cellulose acetate, and compounds, combinations, or mixtures containing cellulose acetate:
(1) In blocks, sheets, rods, tubes, powder, flakes, briquets, or other forms, whether or not colloided, and cellutese acetate rayon waste and other cellmose acetate \#waster wholly or in chief value of cellulose acetate, all the foregoing not made into finished or partly finished articles, 50 cents per pound;
(2) made into finished or partly finished articles of whioh any of the foregoing is the component material of chief value, and not specially provided for; 80 per centum ad valorem.
(b) All compounds of cellulose (except callulose acetate, bat including pyroxylin and other cellulose esters: and ethers), and all compounds, combinations; or mixtures of which any such compound is the component material of :chief value:
(1) In blooks, sheets, rods, tubes, powder, flakes, briquets, or other forms, whether or not colloided, not made into finished or partly finished, articles, 40 cents per pound, except that transparent sheets more than three one-thousandths of one inch and not more than thirty-two one thousandths of one, ingh in thickness shall be subject to duty at the rate of 45.50 cents per pound;
(2) made into finished or partly, finished, articles of which any of the foregoing is the component matexial of chief value, not specially provided for, 60 per centum ad valorem.
(f) transpant sheets of cellutore, net ozeeding threo one thousandthy of ene ingh in thiekness, ehiefly
 entanm ad Falorem.

## $19^{\prime}$

1. (c) Sheets, bands, and'strips (whether known'as cello-: phane or by any other name whatsoever), exceeding one ind:

3 in' width but not exceeding three one-thousandiths of one inch:
$4^{\prime \prime}$ in thickness, made by any artifcicial process from cellulose, a.
5 cellulose hydrate, a compound of cellilose (other than cellilose;
6 acetate), or a mixture containing any of the foregoing; by'
7 solidification into sheets, bands; or strips, 45 per centum ad ${ }^{\prime}$ 8 valorem.

9 Par. 32. Compounds of cellulose, known as vulcanized ${ }^{*}$ natural and uncompounded druge'and not "edible; and not:

1 specially provided for, but which are advanoed in value or
2 condition by shredding, grinding, chipping, crushing, or any
3. other process or treatment whatever beyond that essential

4 to the proper packing of the drugs and the prevention of
5 decay or deterioration pending manufacture, 10 per centum
6 ad valorem: Provided, That the term "drug" wherever
7 used in this Act shall include only those substances having
8 therapeutic or medicinal properties and chiefly used for
9 medicinal purposes: And provided further, That no article 10 containing alcohol shall be classified for duty under this 11 paragraph.

Par. 35. Aconite, aloes, asafetida, cocculus indicus, 13 ipecac, jalap, manna; marshmallow or althea root, leaves and flowers; maté, and pyrethrum or insect flowers; all the por eentum ad Folorem.
$P_{\text {AR. }}$ 37. Iron ammonium oxalate, and irm sodium
2 oxalate, 6 cents per pound.
Pab., 38. Ethers and esters: Diethyl sulphate and
4 dimethyl sulphate, 25 per centum ad valorem; ethyl
5. acetate, 3 cents per pound; butyl acetate and amyl acetate,
6. 7 cents per pound; ethyl chloride, 15 cents per pound; ethyl
7. ether, 4 cents per pound; aud ethers and esters of all kinds

8 not specially provided for, 25 per centum ad valorem: Pro-
9 vided, That no article containing more than 10 per centum.

$$
10
$$

14 saffron, safflower, saffion cake, valonia, wattle, and other

16 used for dyeing, coloring, staining, or tanning, not specially .
17 provided for, and combinations and mistures of the foregoing:
18 articles in this paragraph, 15 per centum ad valorem: Pro-

$$
19
$$

20 for daty under this paragraph.
21. Par. 40. Flavoring extracts and natural or synthetio

22 fruit flavors, fruit esters, oils, and essences, all the foregoing
23 . not containing alcohol, and not specially provided for, 25 per
24. certhom ad valorem.
$P_{A R}$. 41. Formaldehyde solution or formalin, 2 cents ${ }^{*}$ per pound; solid formaldehyde or paraformaldehyde, 8 cents
per pound; and hexamethylenetetramine, 25 por centum ad *alorem 11 cents per pound.

Par. 42: Wdible gelatin; valued at less than 40 cents: per pound, 20 per centum ad valoren and ents 35 cents per pound; valued at 40 cents or more per pound; 20 : per centum ad valorem and 7 cents per pound; gelatin; glue; glue size, and fish glue, not specially provided for, valued ab less than 40 cents per pound, 25 per centum ad valorem' and 2 cents per pound; valued at 40 cents or more per. pound, 25 per centum ad valorem and 8 ents 7 cents peri: pound; engein glue, agar agit agar agar; 15 cents per pound ${ }^{1}$ and 25 per centum ad valorem; casein glue, pectin, isinglass;and manufactures, wholly or in chief value of gelatin;-: glue, or glue size, 25 per centum ad valorem.

Par: 43. Glycerin, crude, 1 cent per pound; refined; 2 cents per pound.

Par: 44. Ink, and ink powders not specially provided I for, 20 per 15 per centum, ad valorem.

Par. 45: Iodine; resublimed, 20 ents 10 cents per. pound.

Par. 46: Bromine and all bromine compounds not : specially provided for, 10 cents per pound.

Par. 47: Lead: Acetate, white, 24 conts per pound; acetate, brown, gray, or yellow, 2 cents per pound; nitrate, arsenate; and resinate, 3 cents per pound $\leqslant$ and all other lead.

1 compounds: not specially provided for; 30 por' centam' ad 2 "valorem."
$3:$ Par. 48. Licorice, extracts of, in pastes, rollss or other 4 forms, per 20 pericentum ad valorem.

5 Pabi: 49: Lime, icitrate of, 7 eents per pound; juice of 6 lemons, limes, oranges; or other citrous fruits, unfit'for bev:

7 erage purposes, 5 cents per pound.
8 PAR. 50، Magnessium: Carbonate, preeipitated"' 11
9 cents per pound; chloride, anhydrous, 1 cent per pound; 10 chloride, not specially provided for, five-eighths of 1 cent per

11 pound ssulphate or Epsom"salts, one-half of 1 cent por
$12{ }^{\prime}$. pound; kieserite, , fourth of 4 ent por pound; oxide or cal-
13 oined magnesia, 7 cents per pound.
14. Par. 61. Manganese: Borate, resinate, sulphate; and 15 other manganese compounds and salts, not specially pro16 " vided for, 25 per contum ad valoremi",
 18: enmpleot and syathetie eamphon'; 4 eent per poinds naturat

19 refined eamphor, 6 eonts per pound.
20. Pari 5 5: Menthol; 50 cents per pound; camphor, sperm, crude, 10 ents 6 cents per gallon; sperm, refined

1. or otherwise processed, 14 enta 12 cents per gallon; sper-

2 maceti wax, 6 cents per pound; wool grease con3 taining more than 2 per centum of free fatty acids,

41 cent per pound; containing 2 per centum or less
5 . of free fatty acids and not suitable for medioinal use,
62 cents per pound; suitable for medicinal use, includ-
7 ing adeps lanæ, hydrous or anhydrous, 3 cents per
8 pound; all other animal and fish oils, fats, and greases, not 9 specially provided for, 20 per centum ad valorem.

10 Par. 54. Oils, vegetable: Castor, 3 conts per pound;
11 hempseed, $1 \frac{1}{8}$ cents per pound; linseed or flaxseed, and 12. combinations and mixtures in chief value of such oil, $4^{46 / 100}$ 13 3 $3^{\prime} / 10$ cents per pound; olive, weighing with the immedi14 ate container less than forty pounds, $8 \frac{1}{2}$ cents: 15 per pound on contents and containers; olive, not specially 16 provided for, $6 \frac{1}{3}$ cents per pound; poppy seed, 2 cents per 17 pound; rapeseed, 6 cents per gallon; all other expressed. 18. or extracted oils, not specially provided for, 20 per centum ad valorem.

Par. 55. Coconut oil, 2 cents per pound; cottonseed oil, 3 cents per pound; peanut oil, 4 cents per pound;

22 palm-kernel oil, 1 cent per pound; sesame oil, 3 cents per pound; and soy-bean oil; 5 per pend $2 \%$ cents per

24 pound, but not less than 45 per centum ad valorem. essential and distilled oils not specially provided for, 25 per
centum ad valorem: Provided, That no artiole mixed or: compounded with or containing alcohol shall be olassified. for duty under this paragraph.

Par. 60. Opiam "containing" not' leser thes $-8.5^{\prime \prime}$ per centum of anhydrous morphine; \$3: per pound; morphine, morphine sulphate; and all opiam alkstoids "and salts,' esters, and other derivatives thereof, \$3 per "ounce; cocaine;' ecgonine,' and salts,' esters,' and other derivatives thereof; $\mathbf{\$ 2 . 6 0}$ per ounce'; tinotave of opium; such as laudanum; 'and other liquid preparations' of opiam; 'not 'specially provided for, 60 per centum ad valorem; opium containing less than $\mathbf{8 . 5}$ per centum of anhydrous morptine, $80^{\prime}$ per pound: Provided, That nothing herein contained shall be so construed as to repeal or in any manner impair or affect the provisions of the Narcotic Drugs Import and Export Act; as amended.

Par. 61. Perfume materials: Ambergris;' castoream, civet, and"musk grained or in pods, 20 per comtutn ad valorem; 'anethol; citral; geraniol;" heliotropin; ionione, rhodinoly safrol, terpineol, wanilliz' and all natural or 'synthetic odoriferous or aromatic chemicals, all the foregoing not mixed and not compounded, and not specially providedfor, 45 per centum ad valorem; all mixtures or combinations' containing essential or distilled oils, or natural or synthetio ${ }^{\text {i }}$ odoriferous or aromatic substances, 40 copts per pound and

1 . 50 per contum ad valorem: Provided, That only materials 2 not marketable as parfumery, cosmetics, or toilat prepara-

8 tions, and not containing more than 10 per ceatum of alcehol,
4 shall be classified for duty under this paragraph: Provided
5 further, That all of the foregoing materials containing more
6 than 10 per centum of alcohol shall be classified for duty 7 under paragraph 62 as toilet preparations.

8 Par. 62. Perfumery, inoluding cologne and other toilet 9 wwaters, articles of perfumery; whether in sachets or other-

PaB:63, Floral or flower waters oontaining no alcohol, not specially provided for; 20 per centum ad valorem; bay per pound and 60 . per centum ad valorem.


Par. 66 64. Phosphorus, 8 cents per pound, phosphorus oxychloride and phosphorus trichloride, 6 cents per pound. Par. 66 65. Plasters, healing or curative, of all kinds, and court-plaster, 20 per centum ad valorem.

Par. 67.66. Paints, colors, and pigments, commonly known as artists', school, students', or children's paints or colors:
(1) Not anombled in paint seto, hita, or eolor outfitis, in taber, jars, eakes, pans, or athor forms not oreveding one and onothat pounds net weight; fatued at less than 20 eents per dosen pieees; 40 fer centum ad ratorems
(4) met asembled in paint sets, kitt, or eolor

 waloremy in eakes; pans; or other forms \#at exeeding one and one-hatf pounds ret weight, 14 eents eael and 40 per eonthent wal farems
(f) in butl or any form ereoding one and enohatf pounds met weight; 40 per eentam ad falorom;
(1) Whether in bulk or in tubes, cakes, jars, pans, or other forms, not assembled in paint sets, kits, or color outfits, 40 per centum ad valorem;
(4) (2) in tubes, cakes, jars, pans, or other forms, when assembled in paint sets, kitp, or color outfits,

24 : colors containing ohromium, in pulp, dry, or ground in or
25. mixed with oil or water, 25 per centum ad valorem.

4 : 20 per centum ad valorem. ad valorem. contum ad valorem. phate, one-half of 1 cent per pound. per oentum ad valoram.

Par. 78 72. Gas blaok, lampbláck; andiall other black pigmentey by whatever name knownydry onground in or mised with oil or water, and not specially provided for,

Par: 74 73. Liead pigments: Withaige, 21 ecents per pound; arange mineral, 8 cents iper pound; 4 red dead; 24 cents per pound, white lead, 24 : cents per pound; all pigments containing lead, dry or in pulp, or ground:in or mixed with oil or water, not specially provided for; :80 per centum

Par. 75 74. Ochers, sientias, and umbers; crude or not 'ground, one-eighth of 1:cent per pound $\xi$ :washed on ground, threeeighths of 1 cent per pound; iron-axide and ironhydrozide pigments not specially provided for, 20 per

Par. 76 75. Satin' white and preoipitated lcalolumi sul.

Par. 74 76. Spirit varnishes containing less than 5 per contum of methyl alcohol, $\mathbf{2} 20$ (per callon and 25 per contum ad valorem; spirit varnishes containing: Bi pen centum or more of methyl alcohol, and all other vamishes, inoluding so-called gold size or japan, not.speoially provided for; 25

PAR. 78 77, Vernilion reds coontaining quicksilver,'dry or ground in on mixed with oil or water, 22 cents par pound

1 and 20 per centum ad valorem; cuprous oxide; 35 per 2 centum ad valorem.
3. Parı 78 78. Zinc oxide and leaded zinc oxides contain-

4 ing not more than 25 per centum of lead, in any form of dry 5 powder, 14 cents per pound; ground in or mixed with oil
6 or water, 24 cents por pound; lithopone, and other combinar-
7 tions or mixtures of zinc sulphide and barium sulphate containing by weight less than 30 per centum of zinc sulphide, $1 \frac{13}{}$ cents per pound; containing by weight 30 per centum 10 or more of zinc sulphide, $1 \frac{3}{4}$ cents per pound and 20 per 11 centum ad valorem.

12 Par. 89 79. Potassium: Chromate and dichromate, $2 \ddagger$ 13 cents per pound; citrate, 18 ents 13 cents per pound; chlo14 rate and perchlorate, 24 eents $1 \frac{1}{2}$ cents per pound; ferricy15. anide or red prassiate. of potash, 7 cents per pound; ferro16 cyanide or yellow prussiate of potash, 4 cents per pound; 17 . iodide; 25 cents per pound; bromide, 10 cents per pound; 18 - bicarbonate, $1 \ddagger$ cents per pound; carbonate, three-fourths of 191 cent per pound; hydroxide or caustic potash, 1 cent por 20 . pound; nitrate or saltpeter, refined, bt ente 1 cent per $21 \cdots$ pound; and permanganate, 6 cents per pound.
22 Par. 84 80. Sodium patesitm Sodium, potasium, 23. lithium, beryllium, and caesium, 25 per centum ad valorem. 24... Par; 8981. Soap: Castile, 15 per centum ad valorem; 25 . toilet, 30 per centum ad valorem; all other soap and sonp J. 65932-3

1 powder, not specially provided for, 15 per centum ad 2 valorem.

3 Par. 88 82. Sodium: Arsenate, 1 cent per pound;
4 bicarbonate or baking soda, one-fourth of 1 cent per pound;
5 borate or borax, refined, one-eighth of 1 cent per pound;
6 bromide, 10 cents per pound; carbonate, calcined, or soda
7 ash, hydrated or sal soda, and monohydrated, ono-fourth
8 of 1 cent per pound; chlorate, $1 \frac{1}{8}$ eents 2 cents per pound; 0 chloride or salt, in bags, sacks, barrels, or other packages, 1011 cents per one hundred pounds; in bulk, 7 cents per one 11 hundred pounds; citrate, 45 ents 12 cents per pound; chropound; sesquicarbonate, one-fourth of 1 cent per pound; silicofluoride, $1 \frac{8}{4} 1 \frac{1}{2}$ cents per pound; sulphate, crystalper ton; sslphide, containing not more than 35 per centum

24 of sodium sulphide, three eighthe one-half of 1 cent per pound; containing more than 35 per centum, threofoturths

1' of 1 cont per pound; silicate, sulphite, bisulphito, metabi2 aiditeo; and thiosulphate, three-eighths of 1 cent per pound 3 pound; sulphite, bisulphite, and metabisulphite, one-half of 41 cent per pound.

5 Par. 84 83. Sodium hydrosulphite, hydrosulphite com-

7 mixtures of the foregoing, 35 per centum ad valorem.
8 Par. 86 84. Starch: Potato, $2 \frac{1}{2}$ cents per pound; and $9 \cdot$ all other starches not specially provided for, $1 \frac{1}{2}$ cents per 10 pound.

11 Par. 8685 . Dextrine, made from potato starch or 12 potato flour, 3 cents per pound; dextrine, not otherwise 13 provided for, burnt starch or British gum, dextrine sub14 stitutes, and soluble or chemically treated starch, 2 cents 15 per pound.

16 Par. 87 86. Strontium: Carbonate, precipitated, 17 nitrate, and oxide, 25 per centum ad valorem.
18. Par. 88 87. Strychnine, and salts of, 20 cents per 1f ounce.

20 Par. 89 88. Thorium nitrate, thorium oxide, and other 21 salts of thorium not specially provided for, cerium nitrate, 22 cerium fluoride, and other salts of cerium not specially 23 " provided for, and gas-mantle scrap consisting in chief value

24 of metallic oxides, 35 per centum ad valorem. 11 cents per pound.
 2. from wood, $\pm$ eent por pound.

3 SOHEDULE 2-EARTHS, EARTHENWARE, AND

7 magnesite brick, three-fourths of 1 cent per pound and 10 8 per contum ad valorem.

28 per square foot, but not less than 50 nor more than 70 per
24 entum ad valorem; valued at more than 40 cents per square 25 foot, 60 per contum ad valorem.
: 11 cents each; stenciled, regardless of color, not exceeding
4 one inch in width, $1 \frac{1}{2}$ cents each; all the foregoing, if em-
5 bossed, or decorated except by stenciling, and all other strips, 60 per centum ad valorem.
(c) Glazed earthen tile commercially or commonly known as trimmers or trim, one-fourth of 1 cent per square inch, but not less than 60 per centum ad valorem.
(b) (d) Mantels, friezes, and articles of every description or parts thereof, composed wholly or in chief value of earthen tiles or tiling, except pill tiles, 50 per centum ad valorem.
(e) So-called quarries or quarry tiles measuring sẹeneighths of an inch or over in thickness, 30 per centum ad valorem.

Par. 203. Limestone (not suitable for use as monumental or building stone), crude, or crushed but not pulverized, 5 cents per one hundred pounds; lime, not specially provided for, 10 cents per one hundred pounds, including the weight of the container; hydrated lime, 12 cents per one hundred pounds, including the weight of the container,

Par. 204. Crude magnesite, firenthe fifteen thiriy-seconds of 1 cent per pound; caustic calcined magnesite, fifteen-sixteenths of 1 cent per pound; dead burned and
pound; valued at more than $\$ 15$ per ton eighth of 1 cent per pound; wholly or partly manufactured, fify five enolumdredths three-fourths of $1 \cdot$ cent per pound; manufactures of pumice stone, or of which punice stone is the component material of ohief value, not specially provided for, 35 per centum ad valorem.

Par. 207. Clays or earths, unwrought or unmanufactured, indluding common blue clay and Gross-Almerode glass pot clay, not specially provided for, $\$ 1$ per ton; wrought or manufactured, not specially provided for, $\$ 2$ per ton; china clay or knolin, $\$ 2.50 \$ 1.50$ per ton; crude feldspar, $\$ 1.50 \$ 1$ per ton; bauxite, crude, not refined or otherwise advanced in condition in any manner, $\$ 1$ per ton; fuller's earth, unwrought and unmanufactured, $\$ 1.50$ per ton; wrought or manufactured, $\$ 3.25$ per ton; earths artifcially activated with acid or other material, $\$ 5$ per ton; siliea, e ele,
 as a pigment, net specially provided for, 87.50 per tont fluorspar, $\$ 8.40$ per ton.

Par. 208. Mica, unmanufactured, valued at not above 15 cents per pound, 4 cents per pound; valued above 15 cents per pound, 2 cents per pound and 25 per centum ad valorem; mica, cut or trimmed, 35 per centum ad valorem; mica splitings, 80 pee centumf 25 per centum ad valorem; mica plates, and built-up mich, and all manu-
factures of mica or of which mica is the component material of chief value, by whatever name known, and to whatever use applied; and whether or not named, described, or provided for elsewhere in this Act, 40 per centum ad valorem; waste, scrap, and ground mica, $2 \theta$ per 5 per centum ad valorem.

Par. 209. Talo, steatite or soapstone, and French ohalk, orude and unground, one-fourth of 1 cent per pound; ground, washed, powdered, or pulverized (except toilet preparations), three eighthe of 4 eent per pund 25 per centum ad valorem; cut or sawed; or in blanks, crayons, cubes, disks, or other forms, 1 cent per pound; manufactures (except toilet preparations), of which talc, steatite or soapstone, or French chalk is the component material of chief value, wholly or partly finished, and not specially provided for, if not decorated, 35 per centum ad valorem; if decorated, 45 per centum ad valorem.

Par. 210. Common yellow, brown, red, or gray earthenware, plain or embossed, composed of a body wholly of clay which is unwashed, unmixed, and not artificially colored; common salt-glazed stoneware; stoneware and earthenware crucibles; all the foregoing not ornamented, incised, or decorated in any manner, and manufactures wholly or in chief value of such ware, not specially provided for, 15 per centum ad valorem; ornamented, incised, or decorated in any manner,

1 ind manufactures wholly or in chief value of such ware, not specially provided for, 20 per centum ad valorem; and Rock8 ingham earthenware, 25 per centum ad valorem.

Par. 211. Earthenware and crockery ware composed out movements, pill tiles, plaques, ornaments, charms,
9 vases, statues, statuettes, mugs, cups, steins, lamps, and all
10 other articles composed wholly or in chief value of such ware;
11 plain white, plain yellow, plain brown, plain red, or plain
12 black, not painted, colored, tinted, stained, enameled, gilded,
13 printed, ornamented, or decorated in any manner, and manu-
14 factures in chief value of such ware, not specially provided for,
1510 eents per tozen pieees and 45 per centum ad valorem;
16 painted, colored, tinted, stained, enameled, gilded, printed,
17 ornamented, or decorated in any manner, and manufactures
18 in chief value of such ware, not specially provided for, 10
19 eents per dozen pieees and 5055 per centum ad valorem.
20 In addition to the foregoing there shall be paid the following
21 duties: On cups, saucers, and plates, valued at not more than
2250 cents per dozen, 10 cents per dozen; on cups and saucers
23 innported as units, valued at not more than 50 cents per dozen
it units, 10 cents per dozen separate pieces.

Par. 212. China, porcelain, and other vitrified wares, including ohemical porcelain ware and chemical stoneware, composed of a vitrified nonabsorbent body which when broken shows a vitrified or vitreous, or semivitrified or semivitreous fracture, and all bisque and parian wares, including clock cases with or without movements, plaques, pill tiles, ornaments, charms, vases, statues, statuettes, mugs, cups, steins, lamps, and all other articles composed wholly or in chief value of such ware, plain white, not painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner, and manufactures in chief value of such ware, not specially provided for, 14 eente per dozen pieees and 60 per centum ad valorenn; painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner, and manufactures in chief value of such ware, not specially provided for, 10 eente per dosen pieees and 70 per. centum ad wemem valorem; any of the foregoing articles containing 25 per centum or more of calcined bone, not painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner, 50 per centum ad valorem; painted. colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner, 55 per centum ad valorem. In addition to the foregoing there shall be paid

2 at not more than 50 cents per dozen, 10 cents per doken;
8 on cups and saucers imported as units, valued at not more
4 than 50 cents per dozen units, 10 cents per dozen separate 5 pieces.

6 Par. 213. Graphite or plumbago, crude or refined:
7 Amorphous, 10 per 5 per centum ad valorem;
8 orystalline lump, chip, or dust; 35 per 20 per centum
9 ad valorem; orystalline flake, 14 cents per pound. As used
10 in this paragraph, the term "crystalline flake" means
11 graphite or plumbago which occurs disseminated as a
12 relatively thin flake throughout its containing rock, decom-
18 posed or not, and which may be or has been separated
14 therefrom by ordinary crushing, pulverizing, screening, or

23 any manner, 30 per centum ad valorem; if decorated, 40
24 per centum ad valorem.

Par 215. Gas retorts, 20 per centum ad valorem; lava tips for burners, 10 cents por gross and 15 per centum ad valorem; and magnesia clay supporters, consisting of rings, rods, and other forms for gas mantles, 35 per centum 5 ad valorem.

0

11 equivalent cross-sectional area, 45 per centum ad valorem; 12. electrodes, composed wholly or in part of carbon or graphite, . 13 and wholly or partly manufactured, for electric furnace or 14 electrolytic purposes; brushes, of whatever material com. 15 posed, and wholly or partly manufactured, for electric 16 motors, generators, or other electrical machines or appliances;
17. plates, rods, and other forms, of whatever material composed.
18. and wholly or partly manufactured, for manufacturing into;

19 the aforesaid brushes; and articles or wares composed wholly. 20 or in part of carbon or graphite, wholly or partly manu.:

21 factured, not specially provided for, 45 per centum ad. 22 valorem.

25 wholly or in chief value of glass, filled or unfilled, not specially.

1 provided for, and whether their contents be dutiable or free
2 (except such as contain merchandise subject to an ad valorem
3 rate of duty, or to a rate of duty based in whole or in part
4 upon the value thereof, which shall be dutiable at the rate
5 applicable to their contents), shall be subject to duty as
6 follows: If holding more than one pint, 1 cent per pound;
7 if holding not more than one pint and not less than one-fourth
8 of one pint, $1 \frac{1}{2}$ cents per pound; if holding less than one-
9 fourth of one pint, 50 cents per gross: Provided, That the 10 terms "bottles," " vials," " jars," " ampoules," " demi11 johns," and "carboys," as used herein, shall be restricted 12 to such articles when suitable for use and of the char15 acter ordinarily employed for the holding or transpor14 tation of merchandise, and not as appliances or implements 15 in chemical or other operations, and shall not include bottles 16 for table service and thermostatic bottles.

Par. 218. (a) Biological, chemical, metallurgical; pharmaceutical, and surgical articles and utensils of all kinds, including all scientific articles, utensils, and rods, whether used for experimental purposes in hospitals, laboratories, schools or universities, colleges, or otherwise, all the foregoing (except bottles and jars provided for in subparagraph (e) ), finished or unfinished, wholly or in chief value of glass, 85 per centum ad valorem; wholly or in chief value of fused quartz or fused silica, 50 per centum ad valorem.
glass, fitted with or designed for use with ground glass stoppers, 70 per $82 t$ per centum ad valorem.
(f) Table and kitchen articles and utensils, and all articles of every desoription not specially provided for, composed wholly or in chief value of glass, blown or partly blown in the mold or otherwise, or colored, cut, engraved, etched, frosted, gilded, ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), painted, printed in any manner, sand-blasted, .silvered, stained, or decorated or ornamented in any manner, .whether filled or unfilled, or whether their contents be dutiable or free, 60 per centum ad valorem.
(g) Table and kitchen articles and utensils, composed wholly or in chief value of glass, when pressed and unpolished, whether or not decorated or ornamented in any manner or ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), whether filled or unfilled, or whether their contents bo dutiable or free, 50 per centum ad valorem.
(h.) Any of the articles specified in this paragraph, if containers of merchandise subject to an ad valorem rate of duty or to a rate of duty based in whole or in part upon the value thereof, shall be dutiable at the rate applicable to their contents, but not less than the rate provided for in this paragraph.
with glass stoppers or covers shall with their stoppars or coyers be deemed entireties.

4

C if such article is wholly or in chief value of glass, or of paste,
7 or of a combination of glass and paste.
8
0 ever process made, and for whatever purpose used, not 10 exceeding one hundred and fifty square inches, 17 cents

11 per pound; above that, and not exceeding three hundred 12 and eighty-four square inches, $2 \frac{1}{10}$ cents per pound; above 13 that, and not excee 'ing seven hundred and twenty square eight hundred and six̣ty-four square inches, $2 \frac{5}{3}$ cents por pound; above that, and not exceeding one thonsand two hundred square inches, 3 cents per pound; above that, and not exceeding two thousand four hundred square inches, 3㝵 cents per pound; above that, $3 \frac{3}{4}$ cents per pound: Provided, That none of the forgaing shall be sutbjeet to a lesen rate of duthy than 50 por eentan ad yadareme Prouided fur ther, That cylinder, crown, and sheet glass, imported in boxes, shall eantain be be denied entry unless such boxes con-

24 tain fifty or one hundred square feet, as nearly as sizes will J. 65932-4
permit, and the duty shall be computed thereon according to the actual weight of glass.

Par. 220. Laminated glass composed of layers of glass and other material or materials, and manufactures wholly or in chief value of such glass, 60 per centum ad valorem.

Par. 221. Rolled glass, nat sheet glasis, whether or not flated, figtred; rithed, or yough, or the same eontaining a wive netting within itself. Not exeeeding three hundred and eighty four square inches, 4 eent fer aquare foot; all above that, $\frac{2}{2}$ ents per sfuare foot; and all the foregoing weighing ovar one hundred pownts per one humdred sfuare feet, shanl be oubjeet to an edditional duty on the ozeess at the same rates horein imposed: Provided, That all the above glass, and eylinder, erown; and sheet glass, when ground wholly or in part, and wolled or sheet glass fot less than onefourth of one ineh in thiekness when obseured in any manner; shall be subjeet to the same rate of fluty te plate glass Rolled glass (not sheet glass) futed, fiyured, ribbed, or rough, or the same containing a wire netting within itself, $1 \frac{1}{2}$ cents per pound: Provided, That all the above glass, and cylinder, crown, and sheet glass, when ground wholly or in part (whether or not polished) othervise than for the purpose of ornamentation, and rolled, cylinder, crown, and sheet glass, not less than one-cighth of one inch in thickness, when obscured

1 in any manner, shall be subject to the same rate of duty as 2: plate glass.
3)., Par. 222. (a) Plate glass, by whatever process made,

4 not exoeeding three hundred and eighty-four square inches,
$5.12 \frac{1}{2}$ cents per square foot; above that, and not exceeding seven
6 hundred and twenty square inches, 19 cents per square foot;
7 all above that, 22 cents per square foot: Provided, That
8. none of the foregoing measuring enethet three-eighths of one

9 inch or over in thickness shall be subject to a less rate of 10 duty than 50 per centum ad valorem.
11. (b) Plate glass containing a wire netting within itself, 12 not exceeding three hundred and eighty-four square inches; 1317 131 cents per square foot; above that, and not exceeding seven hundred and twenty square inohes, 20 cents

15 - per square foot; all above that, 23 cents per square foot.
(c) The term "plate glass," when used in this Act; means glass wholly ground and polished on both surfaces:

Par. 223. Plate, cylinder, crown, and sheet glass, by whatever process made, when made into mirrors, finished or partly finished, exceeding in size one hundred and forty-four square inches and not exceeding three hundred and eighty-

22 four square inches, 17 131 cents per square foot; above
23 that, and not exceeding seven hundred and twenty square
24 inches, 20 cents per square foot; all above that, 23 cents per

8 Provided further, That none of the foregoing mirrors when
4 framed shall be subject to a less rate of duty than that
square foot: Provided, That none of the foregoing shall be subject to a less rate of duty than 45 per centum ad valorem: imposed upon similar mirrors of like description not framed, bat shall pay in addition thereto upon such frames the rate of duty applicable thereto when imported separataly.

Par. 224. Plate, cylinder, crown, and sheet glass, and glass mirrors exceeding in size one handred/and forty-four square inches, by whatever process made, when bent, ob: scoured in any manner except by grinding, frosted, sanded; enameled, beveled, etched, embossed, engraved, fleshed; stained, colored, painted, ornamented, or decorated; shall be subjeot to a duty of 5 per centum ad valorem in addition to the rates otherwise chargeable thereon.

Par. 225. Spectacles, eyeglasses, and goggles, anid frames for the same, or parts thereof, finished or anfinished, valued at not over 65 ? cents per dozen, 20 cents per dozen and 15 per contum ad valorem; valued at over 65 cents per dozen and not over $\$ 2.50$ per dozen; 60 cents per dozen and 20 per centum ad valorem; valued at over $\$ 2.50$ per dozen, 40 per centum ad valorem.

Par. 226. Lenses of glass or pebble, molded or pressed, or ground and polished to a spherical, cylindrical, or prismatic form, and ground and polished plano or coquille glasses,

1 wholly or partly manufactured, with the edgee unground, 40
2 per centum ad valorem; with the edges ground or beveled,
3 . 10 conts per dozen pairs and 35 per contum ad valorem;
4":strips of glass not more than three inches wide, ground or
5 polighed on one or both sides to a cylindrical or prismatic
6 form, inclading those nsed in the construction of gauges, and
7 glases slides for magic lanterns, 35 por centum ad valorem.
8 Par. 227. Optical glass or glass nsed in the manu-
9 facture of lenses or prisms for spectacles, or for optical
10 instruments or equipment, or for optical parts, scientific
11 or commercial, in any and all forms, ter 45 per
12 centum ad valorem:
18. Par. 228. (a) Spectrographs, spectrometers, spectro-

14 soopes, refractometers, saccharimeters, colorimeters, prism-
15. binoculars, cathetometers, interferometers, haemacytometers,

16 polarimeters, polariscopes, photometers, ophthalmoscopes, slit
17. lamps, cotmeal microscopes, optical measuring or optioal test-
18. ing instruments, testing or recording instruments for ophthalmological purposes, and frames, mountings, and other parts thereof; all the foregoing, finished or unfinished, 60 per centum ad valorem.
(b) Aximuth mirrors, parabolic or mangin mirrors for searchlight reflectors, mirrors for optical, dental, or surgical purposes, photographic or projection lenses, sextants, octants, 25 opera or field glasses (not prism binoculars), telescopes,
microscopes, all optical instruments, and frames, mountings, and other parts thereof; all the foregoing, finished or unfinished, not specially provided for, 45 per contum ad valorem.
(c) There shall not be classified under this paragraph: (1) any article chiefly used for the amusement of children, or (2) any part of any such article.

Par. 229. Incandescent electrio-light bulbs and lamps, without filaments, 20 per cer tum ad valorem; with mentor, metal filaments, 25 per centum ad valorem; urith filaments of carbon or other non-metallic material 1 cent each and 30 per centum ad valorem.

Par. 230. (a) Stained or painted glass windows, and parts thereof, not specially provided for, 60 per centum :ad valbrem.
(b) Glass mirrors (except framed or cased mirrorsion chief value of platinum, gold, or silver), not specially provided for, not exceeding in size one hundred and forityfour square inches, with or without frames or cases, 50 per centum ad valorem:- $p_{\text {revidect, That mirner inta }}$ frame or ease funlens melt mifror, exelusive of the frame or case, is the eomponent of ehief ratue) shall be elassified uader this paragraph if it has a sthetaftiat une other than as at mixpor.
fot Glass, and mannfatures of gitasor, ruted or etehed in any manner for photographie repreductions or engraving
;1. preeessos, and glase out to size and ruled for meactruing

11 Par. 231. Smalts, frostings, and all ceramic and glass 12 colors, fluxes, glazes, and onamels, all the foregoing, ground 13 or pulverized, 30 per centum ad valorem; in any other form, 1440 per centum ad valorem; opal, enamel or cylinder glass 15. tiles, tiling, and rods, 40 per centum ad valorem.

Par, 232. (a) Marble, breccia, and onyx, in block, 17. rough or squared only, 65 cents per cubic foot; marble, 18 breccia, and onyx, sawed or dressed, over two inches, in 19 thickness, $\$ 1$ per cubic foot.
20 (b) Slabs and paving tiles of marble, breccia, or onyx:
21. Containing not less than four superficial inches, if not more than one inch in thickness, 8 cents per superficial foot; if more than one inch and not more than one and one-half

24 inches in thickness, 10 cents per superficial foot; if more
25 than one and one-half inches and not more than two inches

1 in thickness, 13 cents per superficial foot; if rembed or pot
2 ished in whole or in part, 8 eents por guperfleial foot in
8 addition in addition thereto on all the foregoing, if ribbed
4. in whole or in part, 3 cents per superficial foot, or if polishied

5 in whole or in part (whether or not rubbed), 6 cents per 6 superficial foot. and articles of which these substances or any of them is
16. the component mnterial of chief value, not specially pro24 jewelry, not specially provided for, 50 per centum ad 25 valorem.

Par. 233. Alabaster and jet, wholly or partly manufactured into monuments, benches, vases, and other artioles, and articles of which these substances or either of them is the component material of chief value, and all articles composed wholly or in chief value of agate, rock orystal; or other semiprecious strne, except such as are cut into shapes and forms fitting them expressly for use in the construction of hewn, or polished; 15 cents. per cubic foot.
(c) Freestone, sandstone, limestone, lava, and all other sxcept marble, breccia, and onyz, not spesially provided for,

14 hewn, dressed, or polished, or otherwise manufactured, 50
15 per centum ad valorem; unmanufactured, or not dressed, 16 hewn, or polished, 15 cents per cubic foot.
 18 pert tor

19 Par. 287 235. Slate, slates, slate chimney pieces,

21 factures of slate, not specially provided for, 15 per centum ad valorem.

Par. 288 236. Watch crystals or watch glasses;
24 finished or unfinished, 60 per centum ad valorem,

## 1: SOHEDULE 3.-METALS AND MANUFACTURES

2
3 .i. Par. 301 . Iron in pigs and iron kentledge, 1 .194
$4 \$ 1.50$ per ton; spiegeleisen containing more than 1 per
5. centum of carbon, 75 eents $\$ 1$ per ton; granular ar sponge

6 , iron, \$2 per ton; wrought and cast scrap iron, seqp sefap
7 steel, hammer scale, roll scale, and mill scalea, 75 pents per
8 ton: Provided, That spiegeleisen for the purposes of this
9 Act shall be an iron manganese alloy containing less than
1030 per centum of manganese: Provided further, That
11. nothing shall be deemed scrap iron or scrap steel except

12 secondhand or waste or refuse iron or steel fit only: 50
.13 : be remanufactured: Provided further, That an additional
14 : duty of $\$ 1$ per pound on the vanadium content in excess
15 of one-tenth of 1 per centum, 72 cents per pound on the
16 tungsten content in excess of two-tenths of 1. per centum,
17. 65. cents per pound on the molybdenum content in excess

18 of two-tenths of 1 per centum, and 4 eents 3 cents per pound
19. on the chromium content in excess of two tenthe three-tenths

20 of 1 per centum, shall be levied, collected, and paid on all
21 the foregoing.
Patr. 309. fat Manganese ore or coneentrater eant
23 . trining in eyeoss of 30 per contum of metatlie manganase, 4
24 eent por pound on the metallie mangnene eontained thenim.

 $\cdots, 4$ :therain
m4:, , (tet (b): Tungsten ore or concentrates, 60 eente 45 cents 5 per pound on the metallic tungsten contained therein.
 (07).centum of carbon, the sixty-five onerhundredths of. 1 A 8 ill cent per poand on: the metallio,manganese contained therein:
Rrovideds That ferromanganese for the purposes of this Act 1. 1 : ) shall be, such iron manganese alloys as contain 30 per centum 111:3, or more of manganese.

12 1 , 1, fot (d) Manganese metal, manganese silicon, mangan13. ese boron, and ferromanganese and spiegeleisen containing 14 not more than 1 per pentum of carbon, theente sixty-five 45. oniortwindredithe of 4 : cent per pound on the manganese con16 tained therein and 15 per centum ad valorem.

17 (f) (e) Ferromolybdenum, metallic molybdenum, 18 "molybdenum.powder, calcium molybdate, and all other com19. pounds and alloys of molybdenum, 50 cents per pound on the 20 molybdenum contained therein and 15 per centum /ad :21 valorem,

22 (8t (f) Ferrotungsten, metallic tungsten, tungsten pow23 der, tungstie acid; and tungsten carbide powder, and all :24 other compounds of tungsten; 60 cents per pound on the tungsten contained therein and 25 per centum ad valorem.
(姆 (g) Ferrochromium tungsten, chromium tangsten, alloys of tungsten not specially provided for, 00 perts pound on the tungsten contained therein and $\mathbf{2 5}$ per centam ad valorem:
(i) (h) Ferrosilicon, containing 8 per contum or more of silicon and less than 60 per centum, 2 cents per pound on the silicon contained therein; containing 60 per centum or more of silicon and less than 80 per centum, 3 conts per pound on the silicon contained therein; containing: 80 per centum or more of silicon and less than 90 per centum; 4 cents per pound on the silicon contained therein; containing 90 per centum or more of silicon, and silicon metal; 8 cents per pound on the silicon contained therein.

 pountr
(it (i) Silicon aluminum and aluminum silioon, 31 cents per pound; ferrasilicon aluminum and ferroaluminum silicon, 25 per centum ad valorem.
( k ( $(j)$ Ferrochrome or ferrochromium containing $B$ per centum or more of carbon, 2t cente $2 \frac{1}{2}$ centes per poundion the chromium contained therein; ferrochrome or ferrochiromium containing less than 3 per contum of carbon, and

## 50

a churme metal or ohromium metal, 20 per eoman 25 per 2 .centum ad valorem.
3. A (fta) Baron carbide, chromium oarbide, vanadium 4 carbide, ©hromium niokel, obromium silicon, chromium vana-
5. dium, and manganase copper; 25 par centum ad valoram.
B.... (l) Ferrophosphorus, ferrotitanium, ferrovana 7 dium, festouranium, ferrozirconium, zirconium ferrosilicon, 8 ferroboron; ferroaluminum vanadium, ferromanganese ve-

- : nadium, ferrosilioon vanadium, and formosilicon saluminum

10 vanadium, 25 per centum ad valorem.
11 ( $\mathrm{m} \boldsymbol{\prime}$ ( $m$ ) Barium, boron, oaloium, columbium or nio12. biam, strontium, tantalum, thorium, 18 , titanium, uranium, vanadium, virconium, alloys of two or 14 more of these metala, or alloys not specially provided for of 15. one or more of these metals with one or more of the metals 10. aluminum, cheromium, cobalt; copper, manganese; nickel, or 17 : ilicoan, 25 per cantum ad valorem..
18. . ( $(n)$ All alloys used in the manufacture of steel 10 , on inon, notispecially provided for, 25 per centum ad valorem. 20 : fit (o) Cerium metal, per pead $\$ 1$ per pound.
21 ( 4 ) ( $p$ ) Ferrocerium and all other cerium alloys, 8
22 per pormad $\$ 1$ per pound and 25 per contum ad valorem.
28 ( $\quad$ ( 4 ( $q$ ) Dnotile tantalum metal ductibe colum.
24. bituv: or niobium metal, and ductile nonferrous alloys of

1 .antalam tantalum metal, or of coluimbium or niobium
2 metal, 40 per centum ad valorem.
3: , Par. 303. Muck bars, piéces thereof except crop ends,
4 bar iron, and round iron in coils or rods, iron in slabs,
5 blooms, loops, or other forms less finished than iron in bars
6 : and more advanced than pig iron; except castings; granulat
7 ox epengu inens, all the foregoing, valued at not overy 4
8 : per pount, twotenthe of 4 eont por poundrivalued abotion
9 : $\pm$ nent not above $1 \frac{1}{8}$ cents per pound, threo-tenthis
10 of 1 cent per pound; valued above $1 \frac{1}{8}$ and not aboved
$11.2 \frac{1}{2}$ cents per pound, five-tenths of 1 cent per pound; valued
12 above $2 \frac{1}{3}$ and not above $3 \frac{1}{2}$ cents per pound, eightitenths
13 "of 1 cent per pound; valued above $3 \frac{1}{2}$ and notiabive is
14 cents per pound, 1 cent per pound; valued above 5 cents
15:- per pound, $1 \frac{1}{2}$ cents per pound.
16 .: Par. 304. Steel ingots, cogged ingots; blooms and 17 slabs, by whatever process made; die blocks or blanks; 18. billets and bars, whether solid or hollow; shafting; presseds 19 sheared, or stamped shapes, not advanced in value or con 20 dition by any process or operation subsequent to the process
21 of stamping; hammer molds or swaged steel; gun-barrel
22: molds not in bars; concrete reinforcement bars; all
23. descriptions and shapes of dry sand, loam, or iron

24 molded steel castings; sheets and "plates and steel 25 not specially provided for; all the foregoing valued

1 at erer 4 eont per pouts
2 poudt; Falted ane 4 and not above $1 \frac{1}{4}$ cents per (3) pound, three-tenths of 1 cent per pound; valued above 1$\}$ 4: and not above 24 cents per pound, five-tenths of 1 cent per 5 pound; valued above $2 \frac{1}{2}$ and not above $3 \frac{1}{2}$ cents per pound (6) eight-tenths of 1 cent per pound; valued above 31 and not

7 above 5 cents per pound, 1 cent per pound; valued above
85 and not above 8 cents per pound, $1 \frac{7}{10}$ cents per pound;
$y$ valued above 8 and not above 12 cents per pound, $2 \frac{1}{2}$ cents 10 per pound; valued above 12 and not above 16 cents per 11 pound, $3 \frac{1}{2}$ cents per pound; valued above 16 cents per nolled, forged, stamped; or drawn on all steel or iron in
the materials and articles enumerated or described in such paragraphs:
(1) A daty of 8 per centum ad valorem if such steepl or iron contains more than one-tenth of 1 per centum of vanadium, or more than two-tenths of 1 per contum of angsten, andybdenms or tungsten or molybdenum, or more than threetenths of 1 per centum of ohromium, or more than six-tenths of 1 par coentum of niokal, cobalt, or any other metallic element used in alloying steel or iron: Provided, That phosphorus shall not be considered as alloying material unloss present in the steel or iron in excess of 5 per centum; nor shall manganase or silicon be so considered unless either is present in the steel in excess of 1 per centum, or unless either is present in the iron in excess of 3 per centum; and
(2) an additional cumulative duty of 1 per pound on the vanadiurm content in excess of onotenth of 1 per centum, 72 sents per pound on the tungsten content in axoess of twortenths of 1 par cantum, 65 oents per pound on the:molybdenum cantent in excess of two-tenths of 1 per centum, and 4 ana is cants per pound on the chromium content in excess of threatenthe of 1 per centum.
(b) There shall be deducted from the duties provided in 2 paragraphs 304, 307, 308, 309, 310, 313, 318, 1314, 315; 3 316; 317, 319; 322, 323, 324, ánd 328, on steel axd articlés 4 of steel, an amount equal to eighty-seven ten-thousandths of cent por pound and not above 3 cents per pound, five-tenths":

1: of 1 cent per pound; valued at over 3 conts per pound, 20
2 . per centum ad valorem: Provided, That all sheets or plates
3: of iron or steel thinner than one handred and nine one-thou-
4. sandths of one inch shall be subject to duty as iron or steel

5 sheets.
6.: Pab. 308. Sheets of iron or steel, common or black, of

7 whatever dimensions, and skelp iron or steel, valued at 3
8 oents per pound or less, thinner than one hundred and nine
9. onerthousandths and not thinner than thirty-eight one-thou-

10 sandths of one inch, forty-five one-hundredths of 1 cent per
11 pound; thinner than thirty-eight one-thousandths and not
12 thinner than twenty-two one-thousandths of one inch, fifty-
13: in five ono-hundredths of 1 cent per pound; thinner than twenty-
14 two one-thousandths and not thinner than ton one-thour 15. sandths of one inch, seventy-five one-hundredths of 1 cent per
16. pound; thinner than ten one-thousandths of one inch, eighty17 five one-hundredths of 1 cent per pound; corrugated or 18 crimped, seventy-five one-hundredths of 1 cent per pound; 19, all the foregoing when valued at more than 3 cents per 20., pound, 20 per centum ad valorem: Provided, That all sheets 21 oriplates of common or black iron or steel not thinner than 22 one hundred and nine one-thousandths of one inch shall be 23. subject to duty as plate iron or plate steel.

24 . Par. 309, All iron or steel sheets, |plates, bars, and 25. rods, and all hoop, band, or scroll iron or steeh, excepting

1 What ane known commercially as tin plates, torneplates, and
2 taggers tim, when galvanized or coated with zino, speltef)
8. or other metals, or any alloy of those metalss, shall be subject

4 to two-tenths of 1 cent per pound more duty than if the same
5 was not so galvanized or coated; sheets or plates composed
6 of iron, steel, coppet, nickel, or other metal with layers of othet
7 metal or metals imposed thereon by forging, bammering;
8. rolling, or welding, 30 per centum ad valorem; thermostatie

9 metal in sheets, plates, or other forms, 50 per costum at
10 valorem; sheets and plates of iron or steel, polished, planN1
11 ished, or glanced, by whatever name designated, 14 centis 1
12 per pound: Provided, That plates or shoets of row or steefli
18 by whatever name designated, other than polished, plani:
14 ished; or glanced; herein provided for, which have 'been!
15 piekled or cleaned by acid, or by any other material oril
16 process, or which are cold-rolled, smoothed only; not polis!
17 ished, shall be subject to two-tenthe of 1 cert per pound'morè :
18 duty than the rates provided on corfesponding thicknessses of i
19 common or black sheet iron or steel.
20. Par. 310. Sheets or plates of iron or steel; or taggers::

21 iron or steel; coated with tin or lead, or with a mixture of:
22 which these metals, or either of therth; is a component part;-
23 by the dipping or any other process, and commerteilly:
24 known as tini plates, tentieplates, and taggers' tin, 1 cent:
25 per pound.
L.: , Pak. 311. No article not specially provided for which 2:, is wholly ar partly manufactured from tin plate, terneplate; 3 or sheet, plate, hoop, band, or soroll iron or steel, or of 4. ..which such tin plate, terneplate, sheet, plate, hoop, band, 5. or scroll iron or steel shall be the material of chief value; 6 shall be subject to a lower rate of duty than that imposed on 7. the tin plate, terneplate, or sheet, plate, hoop, band, or $8_{i t}$, scroll iron or ateel from which it is made, or of which it shall Q . be the component thereof of chief value.
$10_{1: ~: ~ P a r ~ 312 . ~ B e a m s, ~ g i r d e r s, ~ j o i s t s, ~ a n g l e s, ~ c h a n n e l s, '!~}^{\text {: }}$ 11: car-truck channels, tees, columns and posts, or parts of 12. seotions of columns and posts, and deck and bulb beams, and ; 18. huitding formos together with all other structural shapesi 14. of iron or steel, not assembled, manufactured or advanced 15. beyond hammering, rolling, or casting, emefthee-tenthe: 16. of 1 cent per pound; any of the foregoing machined, drilled; 17. punghed, assembled, fittod, fabricated for use, or otherif 18. wise advanced beyond hammering, rolling, or casting, 20

19 per centum ad valorem; snsheos frames, and buitling formss:
20. sashes and frames of iron or steel, 25 per centum ad valorem;
21. sheet piling, fifth three-tenths of 1 cent per pound. . 1.

22:: $:$ P Par. 313. Hoop, band, and scroll iron or steel, not:
23. specially propided for, valued at 3 cents per pound or less;.
24. eight inches or less in width, and thinner than three-eighths: and not thinner than one hundred and nine one-thpusandths

2 of one inch, twenty-five one-hundredths of 1 cont per:pound;
3 thinner than one hundred and nine one-thousandths and
4 not thinner than thirty-eight one-thousandths of one indh,
5 thirty-five one-hundredths of 1 cent per pound; thinner than 6 thirty-eight one-thousandths of one inchy :fifty-five otio-

7 hundredths of 1 cent per pound: Provided; That: barrel
8 hoops of iron or steel, and hoop or band iron, or hoop or
9 band steel, flared, splayed, or punched, with or without

13 or short lengths, not specially provided for; 25 per centum 14 ad valorem. $H$
15. Par. 314. Hoop ar band iron, and hoop or band steel,

Par. 315. Wire rods: Rivet, screw, fence, and other iron or steel wire rods, whether round, oval, or square, orin any other slape, nail rods and fiat rods up to six inches in width ready to be drawn or rolled into : wire or strips, all the foregoing in coils or otherwise, ve : $d$ at not pver: 4

1 cents per pound, three-tenths of 1 cent per pound; valued
2. at over 4 cents per pound, 20 per centum ad valorem:
8. Provided, That all round iron or steel rods smaller than

4 twenty one-handredths of one inch in diameter shall be
5. classified and datiable as wire: Prooided further, That all

6 iron or steel wire rods which have been tempered or treated
7 in any manner or partly manufactured shall be subject to an
8 additional duty of one-fourth of 1 cent per pound: Provided
9 further, That on all iron or steel bars and rods of whatever
10 shape or section which are cold rolled, cold drawn, cold
11 hammered, or polished in any way in addition to the ordi-
12 nary process of hot rolling or hammering, there shall the
18 paid ono-eighth of 1 cent per pound in addition to the rates
14 provided on bars or rods of whaterer section or shape which
15 are hot rolled; and on all strips, plates, or sheets of iron: or
16 steel of whatever shape, other than polished, planished, or of cold rolled, smoothed only, there shall be paid two-tenths 21 of 1 cent per pound in addition to the rates provided ion

22: plates, strips, or sheets of iron or steel of common or black
23 finish of corresponding thiokness or value.
124 - Pak. 316. (a) Round iron or stefl wire, not smuller
125 'than' ninety-five ome-thousandths of one inch in diameter,

1 three-fourths of 1 cent per pound; smaller than ninety-five one-
2 thousandths and not smaller than sixty-five one-thousandths
3 of one inch in diameter, 14 cents per pound; sumaller than
4 sixty-five one-thousandths of one inch in diameter, $1 \frac{1}{8}$ cents
5 per pound: Provided, That all the foregoing valued above
66 cents per pound shall be subject to a daty of 25 per centam
7 ad valorem; all wire composed of iron, steel, or other metal, 8 not specially provided for (except gold, silver, pratinum 9 platinum, tungsten, or molybdenum) ; all flat wires and all steel in strips not thicker than one-quarter of one inch and not exceeding sixteen inches in width, whether in long or short lengths, in coils or otherwise, and whether rolled or drawn through dies or rolls, or otherwise produced, 25 per centum ad valorem: Provided, That all wire of iron, steel, or other metal coated by dipping, galvanizing, sherardiving, electrolytic, or any other process with zino, ting; or other metal, shall be subject to a duty of two-tenths of 1 cent per pound in addition to the rate imposed on the wire of which it is made; telegraph, telephone, and other wires and cables composed of iron, steel, or other metal (except gold, silver, or platinum platinum, tungsten, or molybdenum), covered with or composed in part of cotton, jute, silk, enamel, lacquer, rubber, paper, compound, or other material, with or without metal covering, 35 per centum ad valorem; puipe rope, 40 per centum ad valorem; wire strand, 35 per centum

1: ad valorem; spinning and twisting ring travelers, 35 per
2 2:ontam ad valorem; wire heddles and healds, 25 cents per
8: thousand and 30 per centum ad valorem.
4:-: (b) Ingots, shot, bars, sheets; wire, or other forms, not
5 specially provided for, or scrap, containing more than 50
0. per centum of tungsten, tungsten carbide, molybdenum, or

7 molybdenum carbide, or combinations thercof, 60 per centum
8 ad valorem.
$9 \quad$ Par. 317. All galvanized wire not specially provided 10 for, not larger than twenty one-hundredths and not smaller

11 than eight one-hundredths of one inch in diameter, of the
12 . kind commonly used for fencing purposes, galvanized wire
13 : fencing composed of wires not larger than twenty one-
14. hundredths and not smaller than eight one-hundredths of

15 one inch in diameter; and all wire commonly used for baling
16 hay or other commodities, one-half of 1 cent per pound.
17 All wire fencing and all wire netting, whether galvanized
18 or not, composed of uires smaller than eight one-hundredths
10 and not smaller than three one-hundredths of one inch in
20 diameter, nine-sixteenths of 1 cent per square foot: Pro-
21 vided, That all wire fencing and all wire netting whether 22 galvanized or not, of a mesh one and one-half inches or

23 greater, comiposed of wire of a diameter not greater than
24 :four and one-half one-hundredths of one inch and not
11
smaller than three one-hundredths of one inch, shall be stb2: ject to a duty of five-sicteenths of 1 cent per square foot.:
3 Par. 318. Woven-wire cloth: Gauze, fabric, or scréen, vessels, any of the foregoing fret povided for in para:
gaph: 287) composed wholly or in chief value of ironl or steel, by whatever process made (except by casting), whelly or partly manufactured, if over twenty linchers in diamoter at the laryest inside diameter (exolusive of non-metallic tining) and having metal walls one and one-fourth inches or more in thiokness, and parts for any of the foregoing; 40 per 50 per centum ad valorem.

Par. 320. Electric storage batteries and parts thereof, storage battery plates, and storage battery plate material, wholly or partly manufactured, all the foregoing not specially provided for, 40 per centum ad valorem.

Par. 321. Antifriction balls and rollers, metal balls and rollers commonly used in ball or roller bearings, metal ball or roller bearings, and parts thereof, whether finished or unfinished, for whatever use intended, 10 cents per pound and 45 per centum ad valorem.

Par. 322. Railway fishplates or splice bars, and tie plates, made of iron or steel, one-fourth of 1 cent per pound; rail braces, and all other railway bars made of iron or steel, and railway bars made in part of steel, T rails, and punched iron or steel flat rails, one-tenth of 1 cent per pound.

Par. 323. Axles and parts thereof; axle bars, axle blariks, and forgings for axles, of iron or steel, without reference to the stage or state of manufactafe, not specially provided for, valued at not more than 6 cents per pound, six. iron fittings for cast-iron pipe, 30 per centum ad valorem;

24 'cast-Iron anidirons, plates, stove plates, sadirons, tailors' irons, $25^{\prime}$ Hatters' lirons, but not including electric irons, and castings

1 and vessels wnolly of cast iron, including all castings of iron 2 or cast-iron plates which have been chiseled, drillod, ma8 chined, or otherwise advanced in condition by processess:or

4 operations subsequent to the casting process but not madelup
5 into articles, or parts thereof, or finished machine parts; cast-
6 ings of malleable iron not specially provided for; cast hollow
7 ware, coated, glazed, or tinned, but not including enameted

14 thinner than sixty-five one-thousandths of one inch, if not less than three-eighths of one inch in diameter, three-fourths 16 of 1 cent per pound; if less than thre-eighths and not less 17 than one-fourth of one inch in diametor, 14 cents per pound; if less than one-fourth of one inch in diameter, $1 \frac{1}{4}$ cents per pound: Provided, That no tubes, pipes, flaes, or stays made of charcoal iron shall be subject to a less rate of duty than 14 cents per pound; cylindrical and tubular tanks or vessels, for holding gas, liquids, or other material, whether full or empity; welded cylindrical furnaces, tubes and flues made from plate metal, whether corrugated; qubbed, ot otherwise reihforced against collapsing pressure, and all other Anished
l : or' unfinished iron or steel tubes not specially provided for, 925 per centum ad valorem; flexible metal tubing or hose; whether covered with wire or other material, including 4. any appliances or attachments affixed thereto, not specially 5. provided for, and rigid iron or steel tubes or pipes pro6 pared and lined or coated in any manner suitable for uss 7 as conduits for electrical conductors, 30 per centum ad 8 valorem.
9.: Par. 329. Chain and chains of all kinds, made of iron 10) or steel, not less than three-fourths of one inch in diameter, 11 seven-eighths of 1 cent per pound; less than three-fourths 12 and not less than three-eighths of one inch in diameter, $1 \frac{1}{8}$ 13 conts per pound; less than three-eighths and not less than 14 five-sixteenths of one inch in diameter, 21 cents per pound; 15 less than five-sixteenths of one inch in diameter, 4 cents per 16 : pound; claiains of iron or steel, used for the transmission of 17.: power, of not more than two-inch pitch and containing more 18 . Than three parts per pitch, and parts thereof, finished or 19 unfinished, 40 per centum ad valorem; all other chains used 20 for the transmission of power, and parts thereof, 35 per 21.f centum ad valorem; anchor or stud link chain; two inches 22: or more in diameter, $1 \frac{1}{3}$ cents per pound; less than two 23 inches in diameter, 2 cents per pound: Provided; That all 24. articles manufactured wholly or in chief value of chain shall 25 not be subject to a lower rate of duty than that imposed

1. fasteners or stapling machines, 40 cents per pounds spikes, tacks; brads, and staples, not specially provided for, six-

3 ) tanthis of 1 cent per poond.
4 Par. 332. Rivets, studs, and steel points, lathed;
5 machined; or brightened, and rivets or studs for nonskidding
6 automobile tires, 30 per centum ad valorem; rivets of iron
7 or steel, not specially provided for, 1 cent per pound.
8 Par. 333. Common horse, mule, ot ox shoes, of
9 wrought iron or stell; onefifth of 1 cent per pound; horse;
10: mule; or ox shoes; punched, drilled or tapped, of wrought:
11. iron or steel, for use with adjustable wroughtiron or steel
12. skid calks, and solid drop-forged calked shoes of wrought

18- iron or steel, 1 cent por pound.
$14 \therefore$ Pas. 384. Steel wool, 10 oents per pound; steel shavt
15 ings, 5 cents por pound; and in addition thereto, on all !
16: the :foregoing, 30 per centum ad valorem.
17. : Pais. 385. Grit, shot, and sand of iron or :atel, in any :
18. form, threesfourths of 1 cent per pound.
19. Paib. 336. Corset clasps, corset steels, and dress steels,

20 . whether plain or covered with cotton, silk, or other material,
21. 35 pen centum ad valorem.

22
PAR. 387. Card clothing not actually and pormanently
23 fitted to and attached to carding machines or to parts thereof
24 at the time of importation, when manufactured with round
25 , iron or untempered round steel wire, 20 per centum ad

1 valorem; when manufactured with tempered round stecl $2^{-}$wire, or with plated wire, or other than round iron or stool 3 wire, or with felt face, wool face, or rubber-face oloth con4 taining wool, 45 per centum ad valorem.'

5 Patr 888, Sofows, eommonly ealled wood serowis, of inen or teel, 26 per centum ad walorems
$P_{A R}$. 388 . Butts and hinges, finished or unfinished, 50 per centum ad valorem.

Par. 339. Table, household, kitchen, and hospital uten+ sils, and hollow or flat ware, not specially provided for: Plated with platinnem or gota, 65 per conthem ad walorem, plated with silvor, 59 platinum, gold, or silver, 65 per centum ad valorem; composed of iron or steel and enameled or glazed with vitreous glasses, 15. 5. cents per pound and 30 per centum ad valorem; 16 composed wholly or in chief value of aluminum, 11 77 cents per pound and 55 per centum ad valorem; com18 posed wholly or in chief value of copper, brass, steel, or 19 other base metal, not plated with platinum, gold, or silver, containing electrical heating elements as constituent parts 23 thereof, 10 per centum ad valorem.

24 Par. 340. Crosscut saws, mill saws, pit and drag saws). 25 circular saws, steel band saws, finished of farther advanced :
$\therefore$ plates, halftone plates, photogravure plates, photo-engraved cases or needle books furnished with assortments of needles

$$
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$$

1 or combinations of needles and other articles, 6e pertam 2. 45 per centum ad valorem.

7 of 1 por centum of terngstet, molybdentrm; of tungsten or 8. molybdenum, or more than three-tenths of 1 per centum of
25. luudred, 10 ceuts per hundred; valued at more than 50 cants and not more than $\$ 1.66 \frac{8}{8}$ per hundred, 15 cents per hundred; and in addition thereto, on all the loregoing, 90 por cantum ad valorem.

Par 347. Hooks and eyes, wholly or in chief value of metal, whether leose, carded, or otherwise, including weight of cards, cartons, and immediate wrappings and labels, $4 \frac{1}{3}$ cents per pound and 25 per centum ad valorem.

Par. 348. Snap fasteners and clasps, and parts thereef, by whatever name known, or of whatever material camposed, not plated with gold, silver, or phatinum; all the fanggoing, valued at not more than $\$ 1.668$ per hundred: If not mounted on tape, 55 per centum ad valorem; mounted on tape, including sew-on fasteners, 60 per centum ad valoreagl.

Par. 349. Metal trouser buttons (oxcept steel) and nickel bar buttons, one-twelith of 1 cent per line per gross; steel trouser buttons, one-fourth of 1 cent per line per gross; buttons of metal, not specially provided for, threefourthp of 1 cent per line per gross; and in addition thereto, on all the foregoing; 15 per centum ad valorem; metal buttans embossed with a design, device, pattern, or lettering, 45 eentum 55 per centum ad valorem: Provided, That the term "line" as used in this paragraph shall mean the lime button measure of one-fortieth of one inch.

Par. 350. Pins with solid heads, without ornamentation, including hair, safety, hat, bonnet, and shawl pins;

1 and brasos, e日ppor; iront, steol, or other base metal ping, with
2 pins with heads of glass, paste, or fusible enamel; all the
3 foregoing not plated with gold or silver, and not commonly
4 kuown as jewelry, 36 per entem ad watem if of iron or
5 steel, 60 per centum ad valorem; if of other base metal, 45 milling cutters, taps, dies, die heads, and metal-cutting tools
14. of all descriptions, and cutting edges or parts for use in such 15 tools, composed of steel or substitutes for steel, all the forego16 ing, not specially provided for, 50 per centum ad valorem; if containing more than one-tenth of 1 per centum of vanadium, or more than two-tenths of 1 per centum of tungsten; molybdentm, or tungsten or molybdenum, or more than threetenths of 1 per centum of chromium, 60 per centum ad valorem. The foregoing rates shall apply whether or not the articles are imported separately or as parts of or attached to machines.

Par. 353. All articles suitable for producing, rectifying, modifying, controlling, or distributing electrical energy;
electrical telegraph, telephone, signaling, radio, weld- ing, ignition, wiring, therapeutic, and X-ray apparatus, instruments (other than laboratory), and devices; and
articles having as an essential feature an electrical element or device, such as electric motors, fans, locimotives, portable tools, furnaces, heaters, ovens, ranges, washing machines, refrigerators, and signs;
all the foregoing, and parts thereof, finished or unfinished, wholly or in chief value of metal, and not specially provided for, 40 per eentum 30 per centum ad valorem. If any of the foregoing contains a clockwork mechanism the value of such mechanism shall not be included in computing the duty under this paragraph, but such mechanism; and garts therefor, shall be separately assessed under paragraph 368.

Par. 354. Penknives, pocketknives, clasp knives; pruning knives, budding knives, erasers, manicure knives, and all knives by whatever name known, including such as are denominatively mentioned in this Act, which have folding or other than fixed blades or attachments, valued at not more than 40 cents per dozen, 2 ente 4 cents each and 50 per centum ad valorem; valued at more than 40 and not more than 50 cents per dozen, $\begin{aligned} & \text { E penta } \\ & 7 \\ & \text { cents each }\end{aligned}$ and 50 per centum ad valorem; valued at more than 50 cents and not more than $\$ 1.25$ per dozen, 11 cents each and

14 That any of the foregoing, if imported in the con15 dition of assembled, but not fully finished, shall be 16 dutiable at not less than the rate of duty herein im-

24 practicable, each and every blade thereof.

1 roll bars, bed plates, and all other stock-treating parts for
2 pulp and paper machinery, shear blades, circular cloth cut-
3 ters, circular cork cutters, circular cigarette cutters, ment4 slicing cutters, and all other cutting knives and blades used 5 in power or hand machines, 20 per centum ad valorem.

14 That all articles specified in this paragraph, when imported,

2475 cents per dozen, 18 cents each; valued at 75 cents and 25 less than $\$ 1.50$ per dozen, 25 cents each; valued at $\$ 1.50$
and less than $\$ 3$ per dozen, 30 cents each; valued at $\$ 3$ and less than $\$ 4$ per dozen, 35 cents each; valued at $\$ 4$ or more per dozen, 45 cents each; and in addition thereto, on all the foregoing, 45 per 30 per centum ad valorem; blades for safety razors, in strips, one-half of 1 cent each and 30 per centum ad valorem; all other, 1 cent each and 30 per centum ad valorem: Provided, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk conspienously and indelibly on the blade or shank or tang of each and every blade and on safety razors and parts thereof.

Par. 359. Surgical instruments, and parts thereof, including hypodermic needles, hypodermic syringes, and forceps, composed wholly or in part of iron, steel, copper, brass, nickel, aluminum, or other metal, finished or unfinished, 70 per eentum 45 per centum ad valorem; dental instruments, and parts thereof, including hvpodermic needles, hypodermic syringes, and forceps, wholly or in part of iron, steel, copper, brass, nickel, aluminum, or other metal, finished or unfinished, 69 per eentum 35 per centum ad valorem: Provided, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk conspicuously and indelibly on
the outside, or if a jointed instrument on the ontside when closed.

Par. 360. Phitesophient, seientifie, and Scientific and laboratory instruments, apparatus, utensils, appliances (including duawing, strveying; surveying and mathematical instruments), and parts thereof, wholly or in chief value of metal, and not plated with gold, silver, or platinum, finished or unfinished, not specially provided for, 40 per centum ad malorem; drawing instruments, and parts thereof, 60 per centum ad valorem: Provided, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk conspicuously and indelibly on the outside, or if a jointed instrument on the outside when closed.

Par. 361. Slip joint pliers, 60 per centum ad valorem; other pliers, pincers, and nippers, of nll kinde, and hinged hand tools for holding and splicing wire, finished or un-
 eath and 69 per eentum ad Falovem; winturd at more than \$2 per dosen, 20 eents enty and 80 per centtm 75 per crntum ad valorem: Provided, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name
of the country of origin die sunk conspicuously and indelibly on the outside of the joint.

Par. 362. Files, file blanks, rasps, and floats, of whataver cut or kind, two and onc-half inches in length and under, 25 cents per dozen; over two and one-half and not over four and one-half inches in length, $47 \frac{1}{2}$ cents per dozen; over four and one-half and ander seven inches in length, $62 \frac{1}{3}$ cents per dozen; seven inches in length and over, $77 \frac{1}{2}$ cents per dozen.

Par. 363. Sword blades, and swords and side arms, irrespective of quality or use, wholly or in part of metal, 50 per contum ad valorem.
 and parts thereof, 25 per centum all walorem.
$P_{\text {AR. 364 }}$. Bells (except church bells and carillons), finished or unfinished, and parts thereof, ro per centum ad valorem.

Par. 365. Double or single barreled breeh loading and repeating shotginf Shotguns, rifles, and combination shotguns and rifles, valued at not more than $\$ 5$ each, $\$ 1.50$ each; valued at more than $\$ 5$ and not more than $\$ 10$ each, $\$ 4$ each; valued at more than $\$ 10$ and not more than $\$ 25$ $\$ 17.50$ each, $\$ 6$ each; valued at more than $\$ 17.50$ and not more than $\$ 25$ each, $\$ 8$ each; valued at more than $\$ 25$ each, $\$ 10$ emeh $\$ 25$ and not more than $\$ 50$ each, $\$ 10$ each;

3 ad valorem; barrels for breeehleading and repeating shotguns and rifles, further advanced in manufacture than rough bored only, $\$ 4$ each; stocks for breeet taating shotguns and rifles, wholly or partly manufactured, $\$ 5$ each; and in addition thereto, on all the foregoing, 50 per centum ad valorem; on all parts of such guns or rifles, and fittings for such stocks or barrels, finished or unfinished, 55 per centum ad valorem: Provided, That all breed load ing shotguns and rifles imported without a lock or locks or other fittings shall be subject to a duty of $\$ 10$ each and 55 per centum ad valorem. Shotgun barrels, in single tubes, forged, rough bored, 10 per centum ad valorem.

Par. 366. Pistols and revolvers: Automatic, singleshot, magazine, or revolving, and parts theroof and fittings therefor, valued at not more than $\$ 4$ each, $\$ 2$ each; valued at more than $\$ 4$ and not more than $\$ 8$ each, $\$ 2.50$ each; volued at more than $\$ 8$ each, $\$ 3.50$ each; parts thereof and fittings therefor, 50 per centum ad valorem; and in addition thereto, on all the foregoing, 55 per centum ad valorem.

Par. 367. (a) Time-keeping, time mensuring, or timeindienting meehanisma, deviees, and instruments, whether
 sen, if less than one and seventy soven one humdredths inehes

1 wide and in having any type of stem, fint, or self-winding
2 mechanism, and wateh movements designed or interted to
3 be from or camied on or about the perom, any of the above
4 if eompletely assembled, whether or fat in eases, contain-
5 ens, of housing Watch movements, and other time-keeping,
(1) If more than one and one-half inches wide, $\$ 1.25$ each; if more than one and two-tenths inches but not more than one and one-half inches wide, $\$ 1.40$ each; if more than one inch but not more than one and two-tenths inches wide, $\$ 1.55$ each; if more than ninetenths of one inclu but not more than one inch wide, $\$ 1.75$ each; if more than eight-tenths of one inch but not more than nine-tenths of one inch wide, $\$ 2$ each; if more than six-tenths of one inch but not more than eight-tenths of one inch wide, $\$ 2.25$ each; if six-tenths of one inch or less wide, $\$ 2.50$ each;
(2) in the case of any of the foregoing having no jewels or only one jewel, the above rates shall be reduced by 40 per centum;
(f) any of the foregeing having more than severt jowels stanl be suthjeet to an additional duty of 30 eonts fer enelt jowel in exeess of sovery
(3) any of the foregoing having a jewel or jewels shall be subject to an additional duty as follows: If having not more than seven jewels, 35 cents; if having more than seven and not more than fifteen jewels, 9 cents for each jewel; if having more than fitteen jewels, 18 cents for each jewel;
(4) any of the foregoing shall be subject to an additional duty of \$1 50 cents for each adjustment of whatever kind (treating adjustment to temperature as two adjustments) in accordance with the marking as hercinafter provided,-eweept that any of the foregoing eontaining fifteen or more jewels and one inch or more in diameter shall be regarded an having at least three edjustments even if matked at lesser numbor;
(5) any of the foregoing shall be subject to an additional duty of $\$ 1$ each, if constructed or designed to operate for a period in excess of forty-seven hours without rewinding, or if self-winding, or if a selfwinding teviee may be ineorporated therein or other motivating device may be incorporated therein which would cause it to mun more than forty-seven hours.
(b) All the foregoing shall have cut, engraved, or dio sunk, conspicuously and indelibly on one or more of the top plates or bridges: The name of the country of manufacture; the name of the manufacturer or purchaser; in words and in Arabic numerals the number of jewels, if any, serving a mechanical purpose as frictional bearings; and, in words and in Arabic numerals, the number and classes of adjustments, or, if tentijusted, the word "wredjusted" if any.
(c) Parts for any of the foregoing shall be dutiable as follows:
(H) Pats fexeept pillar or bottom flates, or their equivalent, and jewels) mat eonstitnting a subluassembly, and mainoprings with or wiflemt riveted ends, 65 per centum ad ralorem;
(2) pillar or bottem plates, or their equixalents, shall be sthjeet to erie-half the amount of duty whielt would be borne by the complete morement, medtafism, deviee, or instrment for whily intended or suritabley
(3) each submembly foweept one eomsisting solely of a mainspring with riveted endst emmisting of two or mare partion pieen of materint joined or fasterted together; shall be subjeet to the same amomit of duty as the complete movement, meehanism, deviee; or instrument for which intended or sutitable:
(1) Parts (except pillar or bottom plates or their equivalent, bridges or their equivalent, and jewels) imported in the same siipment with complete movements, mechanisms, devices, or instruments, provided for in subparagraph (a) of this paragraph (whether or not suitable for use in such movements, mechanisms, devices, or instruments), 45 per centum ad valorem; but this rate shall not be applicable to that portion of all the parts in the shipment which exceeds in value 4 per centum of the value of such complete movements, mechanisms, devices, or instruments;
(2) pillar or bottom plates, or their equivalent, shall be subject to one-half the amount of duty which would be borne by the complete movement, mechanism, device, or instrument for which suitable, but in no case shall the duty be less than one-half the duty on a movement, device, mechanism, or instrument of the same size containing seven jewels;
(3) each assembly or sub-assembly (unless dutiable under clause (1) of this subparagraph) consisting of two or more parts or pieces of metal or other material joined or fastened together shall be subject to a duty of 3 cents for each such part or piece of material, except that in the case of jewels the duty shall be 9 cents instead of 3 cents, and except that in the case of pillar or bottom.
plates or their equivalent the duty shall be the rate provided in clause (2) of this subparagraph instead of 3 cents, and except that in the case of a balance assembly the duty shall be 50 cents for the assembly instead of 3 cents for each part or piece thereof. For the purpose of this clause a balance assembly shall be an assembly consisting of a balance wheel, balance staff, and hairspring, with or without the other parts commercially known as parts of a balance assembly. For the purpose of this clause bi-metallic balance wheels (not part of a balance assembly), and mainsprings with riveted ends, shall each be considered as one part or piece;
(4) all other parts (except jewels), 65 per centum ad valorem.
(d) Jewels, unset, suitable for use in any movement, mechanism, device, or instrument, dutiable under this paragraph or paragraph 368 , or in any meter or compass, 10 per centum ad valorem.
(e) Dials for any of the foregoing less than one and foregoing, not more than one and seventy one-hundredths inches wide, imported separately or athed to any of the foregoing, 5 cents each and 45 per centum ad valorem. Such dials (whether imported separately or attached to any of the foregoing) shall have stamped, cut, engraved, J. $65932-7$

1 or die sunk, conspicuously and indelibly thereon the name
2 of the country of manufacture; which marking, if the dial is
3 imported attached to any of the foregoing movements, mech-

5 of the dial in such manner as not to be obscured by any part
6 of the case, container, or housing.
(f) All cases, containers, or housings, designed or suitable for the enclosure of any of the foregoing movements, mechanisms, devices, or instruments, finished or unfinished, emplete or ineomplete whether or not containing such movements, mechanisms, devices, or instruments, and whether finished or unfinished, complete or incomplete, except such containers as are used for shipping purposes only:
(1) If made of gold or platinum, or a combination thereof, 75 cents each and 45 per centum ad valorem;
(2) if in part of gold, silver, or platinum, or wholly of silver, 40 cents each and 45 per centum ad valorem;
(3) if set with precious, semiprecious, or imitation preeion or precious, or imitation semiprecious stones, or if prepared for the setting of such stones, 40 cents each and 45 per centum ad valorem;
(4) if of base metal or any other material (and not containing gold, silver, or platipum), 20 cents each and 45 per centum ad valorem;
(j) An article required by this paragraph to be marked shall be denied entry unless marked in exact conformity with the requirements of this paragraph.

Par. 368. (a) Clocks, olock movements, including lever movements, clockwork mechanisms, time-keeping, time-measuring, or time-indicating mechanisms, devices, and instruments, synchronous and subsynchronous motors of less than one-fortieth of one horsepower valued at not more than $\$ 3$ each when without gears or ather attachments, and any mechanism, device, or instrument intended or suitable for measuring time, distance, speed, or fares, or the flowage of water, or electrieity or gas, or similar uses, or for regulating, indicating, or controlling the speed of arbors, drums, disks, or similar uses, or for recording or indicating time, or for recording, indicating, or performing any operation or function at a predetermined time or times, and the clockwork mechanisms contained in any electrical derice, ;adl the above (except the articles enumerated and described in paragraph 367), if empletely asmbleds whether or not in cases, containers, or housings:
(1) If valued at not more than $\$ 1.10$ each, 55 cents each; valued at more than $\$ 1.10$ but not more than $\$ 2.25$ each, $\$ 1$ each; valued at more than $\$ 2.25$ but not more than $\$ 5$ each, $\$ 1.50$ each; valued at mpre
than $\$ 5$ tout not more than $\$ 10$ each, $\$ 3$ each; valued at more than $\$ 10$ each, $\$ 4.50$ each;
(2) any of the foregoing shall be subject to an additional duty of 65 per centum ad valorem;
(3) any of the foregoing containing jewels or substitutes therefor shall be sulject to an additional cumulative duty of 25 cents for each such jewel or substitute.
(b) All the foregoing shall have cut, engraved, or die sunk, conspicuously and indelibly on the most visible part of the front or back plate: The name of the country of manufacture; the name of the manufacturer or purchaser; and the number of jewels or substitutes therefor, if any. If such markings are in whole or in part sufficiently similar to the trade name or tradetmark of an established American manufacturer as to be liable to deceive the user in the United States, entry thereof shall be denied, if such trade name or trade-mark has been placed on file with the collector of customs.
(o) Parts for any of the foregoing feept diats, eases, entains: and hetuingot shall be dutiable as follows:
(1) Pata fereept fromt bat but plates of the mevementis; and jewelol net eonstituting a subassembly, 65 per entan ad fatorem;
(2) plates ffrent or brocky apor whioh the elookwork meohatism contained in any of the forogeing movements, meehanions, doviees, or instruments is assembled shat be sulbject to one-half the anerunt of duty Which would be bome by the complete morement, meehanism; deviee, or instrument for whioh, intended or suitalle; exeept that if streh eloekwort meohanism im assembled upon two plates, sulh plates fwhen imported togethery shall be dutiable as eme plate;
 parts ar pieees of material joined or fastened together; shatl be strujeet to the same amount of duty wo the com: plete movement, meehanism; deviee; or ingtriment for whieh intended or suitable.
(1) Parts (except plates provided for in clause (2) of this subparagraph, and jewels) imported in the same shipment with complete movements, mecha* nisms, devices, or instruments, provided for in sub, paragraph (a) of this paragraph (whether or not suitable for use in such movements, mechanisms, devices, or. instruments), 45 per centum ad valorem; but this clause of this subparagraph shall not be applicable to that portion of all the parts in the shipment which exceeds in value $1 \frac{1}{2}$ per centum of the value of such complate. movements, mechanisms, devices or instruments;
(2) a plate suitable for assembling thereon the clock-work mechanism constituting or contained in any of the foregoing movements, mechanisms, devices, or instruments, shall be subject to one-half the amount of duty which would be borne by the complete movement, mechanism, device, or instrument for which suitable. If suci plate is suitable for two or more movements, mechailisms, devices, or instruments dutiable at different rates, the duty on such plate shall be based on that one of such movements, mechanisms, devices, or instruments which is subject to the lowest amount of duty. If two or more such plates are imported together they shall be dutiable as one plate if they are necessary, as a set, for such assembling;
(3) each assembly or subassembly (unless dutiable, under clause (1) or (4) of this subparagraph) consisting of tue or more parts or pieces of metal or other material joined or fastened together shall be subject to a duty of 65 per centum ad valorem and, in addition, to a duty of 3 cents for each such part or piece of material, except that in the case of jewels the specific duty shall be 25 cents instead of 3 cents. For the purpose of this clause and clause (4), bi-metallic balance wheels, and main springs with riveted ends, shall each be considered as one part or piece;
(4) each assembly or subassembly consisting in part of a plate or plates provided for in clause (2) of this subparagraph shall be subject to the rate of duty provided for such plate or plates, and, in addition, to a duty of 5 cents for each part or piece of material (except such plate or plates) in such assembly or subassembly, except that in the case of jewels the specific duty shall be 25 cents instead of 5 cents;
(5) all oither parts (except jewels), 65 per centum ad valorem.
(d) Dials for any movements, mechanisms, devices, or instruments enumerated and described in this paragraph or in paragraph 367 (except dials specifically provided for in paragraph 367), when imported separately, 50 per centum ad valorem. All such dials (whether imported separately or attached to any of the foregoing) shall have stamped, cut, engraved, or die sunk, conspicuously and indelibly thereon the name of the country of manufacture; which marking, if the dial is imported attached to any of the foregoing movements, mechanisms, devices, or instruments, shall be placed on the face of the dial in such manner as not to be obscured by any part of the case, container, or housing.
(e) Cases, containers, or housings suitable for any of the movements, mechanisms, devices, or instruments enu-

1 merated or described in this paragraph, not specially provided for, when imported separately, 45 per centurn ad valorem. Any such case; container, or housing, whether imported separately or attached to any of the foregoing movements, mechanisms, devices, or instruments, shall have stamped, cut, engraved, or die sunk, conspicuously and indelibly on the back thereof, the name of the country of manufacture.
(f) For the purpeses of sthparagraph fat of thin paragraph ant axtiele shutly te eonsidered to be eempletely: assembled, if disassembled only; to suth extent as may bo by rogtlation preseribed by the Seeretary of the Treasuly as neessany for gafety in trangiottation:
(gt) (f). An article required by this paragraph to be marked shall be denied entry unless marked in exaet conformity with the requirements of this paragraph.
( $\mathrm{m}+\mathrm{g}$ ) Taximeters and parts thereof, finished or unfinished, 85 per centum ad valorem.

Pafl. 369. Attomabiles, automobile bedieg, attomabile ehassin, metor eyeles, and parte of the foregingt, net inelual ing tives, all the foregoing whether finished of unfmished; 25 per eentum ad Folorem? Rroutced; That if any eoumtry; dopendeney; provinee, or other subdivision of government imposes of duty on any artiele specified in thin paragraph; When imported from the Winited Stater; ;in ezeess of the duty

1. Herein provided, there shall be impesed upen stall artioles, sail, stoam, or motor propelled, ownod hy a resident of the United States or brought into the United States: for sale or valorem; printing pressens not speoially provided for, lawn and printing machinery, bookbinding machinery, and paper-box machinery, 25 per centum ad valorem; lawn mowers and machine tools; 30 per centum ad valorem; embroidery machines, including shuttles for sewing and embroidery machines, lace-making machines, machines for making lace curtains, nets and nettings, 30 per centum ad valorem; knitting, braiding, lace braiding, and insulating machines, and all other similar textile machinery, finished or unfinished, not specially provided for, 40 per centum ad valorem; mathines for knitting f(1tlfashioned hesiexy; 45 per bentum ad ralorem; all other textile. machinery, finished or unfinished, not specially provided for, $4 \theta$ per eentthef 35 per centum ad valorem; cream separators valued at more than $\$ 50$ eaeh $\$ 40$, each, and other centrifugal machines for the separation of liquids or liquids and solids, not specially provided for, 25 per centum ad valorem; combined adding and typewriting machines, 30 per centum ad valorem; apparatus for the generation of acetylene gas from calciam carbide, 20 per centum ad valorem; machines for cutting or hobbing gears, 40 per centum ad valorem; puneheft, sheam, and bar eutters, intended fotituse in fabrieating struturat on othor rolled iron or steel theipes, 49 per eentum ad ralorem; meat or food grinding or cutting machings, 50 per centum ad valorem; escalators, 40 per centum ad valorem; all other

1 machines, finished or unfinished, not specially provided
2 for, 30 per eentwn 35 per centum ad valorem: Provided,
3 That parts, not specially provided for, wholly or in chief 4 value of metal or porcelain, of any of the foregoing, shall 5 be dutiable at the same rate of duty as the articles of 6 which they are parts: Provided further, That machine 7 tools as used in this paragraph shall be held to mean any 8 machine operating other than by hand power which am9 ploys a tool for work on metal.

Par. 375. Metallic magnesium and metallio magnesium scrap, 40 cents per pound; magnesium alloys, powder, sheets, ribbons, tubing, wire, and all other articles, wares,

24 or manufactures of magnesium, not specially provided for,

140 cents per pound on the metallio magnosium content and
220 per centum ad valorem.
3 Patr 276r Antimeny; af regultur or metaty 3 eonte por
4 pound; meedle or liquated antimony; onofouth of 4 eent
5 por pound.
6 Par. 376. (a) Antimony, as regulus or metal, of
7 whatever grade, shall be subject to duty as follows:
8 shall be exempt from duty.
if the price is over 14 . cents per poinnd, such antimony
(b) For the purposes of subparagraph (a) "price" means the wholesale price (averaged for a period of one week) of ordinary brands (whether domestic or imported) in the New York market as shown by the last quotation (given in a recognized weekly trade journal to be designated from time to time by the Secretary of the Treasury) prior to the date of arrival of the imported antimony in the United States.
(c) Needle or liquated antimony, one-fourth of 1 cent per pound.

Par. 377. Bismuth, $7 \frac{1}{2}$ per centum ad valorem.
Par. 378. Cadmium, 15 cents per pound.
Par. 379. Metallic arsenio, 6 cents per pound.
Par. 380. German silver, or nickel silver, unmanufactured, 20 per centum ad valorem; nickel silver sheets, strips, rods, and wire, 30 por centum ad valorem.

Par. 381. Copper in rolls, rods, or sheets, $2 \frac{1}{2}$ cents per pound; copper engravers' plates, not ground, and seamless copper tubes and tubing, 7 cents per pound; copper engravers' plates, ground, and brazed copper tubes, 11 cents per pound; brass rods, sheet brass, brass plates, bars, and strips, Muntz or yellow metal sheets, sheathing, bolts, piston rods, and shafting, 4 cents per pound; seamless brass tubes and tubing, 8 cents per pound; brazed brass tubes, brass
angles and channels, 12 cents per pound; bronze rods nud
2 sheets, 4 cents per pound; bronze tubes, 8 cents per pound.
Par. 382. (a) Tin foil less than six one-thousandths of
4. one inch in thickness, 35 per centum ad valorem; aluminum

5 foil less than six one-thousandtlls of one inch in thickness,
640 per centum ad valorem; bronze powder not of aluminum,
744 eets 16 cents per pound; aluminum bronze powder,
8 powdered foil, powdered tin, flitters, and metallics, manu-
9 factured in whole or in part, 12 cents per pound; bronze,
10 or Dutch metal, or aluminum, in leaf, 6 cents per one hun-
11 dred leaves; bronze powder, or Dutch metal powder, ; $\rho$ r 12 aluminum powder, in leaf, 6 cents per one hundred leaves and 25 per eentum ad wellorem. The foregoing rates on leaf apply to leaf not exceeding in size the equivalent of five and one-half by five and one-half inches; additional duties in

16 the same proportion shall be assessed on leaf exceeding in 17 size said equivalent. hundred leaves. The foregoing rate applies io leaf not exceeding in size the equivalent of three and three-eighths by

1 three and three-eighths inches; additional dutics in the samo
2 proportion shall be assessed on leaf exceeding in size said

4 backing, $6 \frac{8}{4}$ cents per one hundred square inches and 25 5 per centum ad valorem.

6 (b) Silver leaf, 5 cents per one hundred lenves.
7 Par. 384. Cabinet locks, not of pin tumbler or çliniler 8 construction, not over one and one-half inches in width,

970 cents per dozon; over one and one-half and not over 10 two and one-half inches in width, $\$ 1$ per dozen; over two 11 and one-half inches in width, $\$ 1.50$ per dozen; padlocks, 12 not of pin tumbler or cylinder construction, not over one 13 and one-half inches in width, 35 cents per dozen; over 14. one and one-half and not over two and one-half inches in 15. width, 50 cents per dozen; over two and one-half inches 16 in width, 75 cents per dozen; padlocks of pin tumbler, or 17 oylinder construction, not over one and one-half inchess in 18 width, $\$ 1$ per dozen; over one and one-half and not over 19 two and one-half inches in width, $\$ 1.50$ per dozen; over 20 two and one-half inches in width, $\$ 2$ per dozen; all other 21 lecks or latches of pin tumbler or cylinder construction.

22 \$2 per dozen; and in addition thereto, on all the foregoing. 20 per centum ad valorem.

Par. 385. Tinsel wire, made wholly or in ohief valuf:yl gold, silver, or other metal, 6 cents per pound and 24 : 7 (w J. 65932-8

2 wholly or in chief value of gold, silver, or other metal, 6
3 cents per pound and 30 per entum 20 per centum ad
4 valorem; bullions and metal threads made wholly or in
5 chief value of tinsel wire, lame or lahn, 6 cents per poünd 6 and 45 per enttm 35 per centum ad valorem; beltings 7 and other articles made wholly or in chief value ' of 8 tinsel wire, metal thread, lame or lahn, or of tinsel wire, 9 lame or lahn and india rubber, bullions, or metal threads,

Par. 38'\%. Milk cans, not made of tin plate, 40 per centum ad valorem.

Par. 388. Phosphor-copper or phosphorus-copper; 3 cents per pound.

Par. 389. New types, 30 per centum ad valorem.
Par. 390. Niokel oxide, 4 eent per peund, niokel Nickel, and alloys (except those provided for in paragraph 302 or 380 ) in which nickel is the component material of chief value, in pigs or ingots, shot, cubes, grains, cathodes, or similar forms, 3 cents per pound; in bars, rods, plates, sheets, strips, strands, castings, wire, tubes, tubing, anodes, or electrodes, 25 per centum ad valorem; and in addition thereto, on all the foregoing, if cold rolled, cold drawn, or cold worked, 10 per centum ad valorem.

Par. 391. Bottle caps of metal, collapsible tubes, and sprinkler tops, if not decorated, colored, waxed, lacquered, enameled, lithographed, electroplated, or embossed in color, 30 per centum ad valorem; if decorated, colored, waxed, lacquered, enameled, lithographed, electroplated, or embossed in color, 45 per centum ad valorem.

Par. 392. Lead-bearing ores, flue dust, and mattes of all kinds, $1 \frac{1}{2}$ cents per pound on the lead contained therein: Provided, That such dutty shall not be applied to the lead contained in copper, gold, or silver ores, or copper mattes, unless actually recovered: Provided further, That on all

1 importations of lead-bearing ores mattes of ores, fue
2 dust, and mattes, of all kinds the duties shall be estimated at
3 the port of entry and a bond given in double the amount of 4 such estimated duties for the transportation of the or

5- ores, flue dust, or mattes by common carriers bonded for the
( 5 transportation of appraised or unappraised merchandise to
7 proporly equipped sampling or smelting establishments,
8 whether designated as bonded warehouses or otherwise. On
() the arrival of the ores or ores, flue dust, or mattes at such

10 ostablishments they shall be sampled according to commercial
It methods under the supervision of Government officers who
12 shall be stationed at such establishments, and who shall sub-
13 mit the samples thus obtained to a Goverrment assayer,
1t designated by the Secietary of the Treasury, who shall make
15 a proper assay of the sample and report the result to the
16 proper customs officers, and the import entries shall be liqui-
17 dated thereon. And the Secretary of the Treasury is
18 authorized to make all necessary regulations to enforce the 19 provisions of this paragraph.

Par. 393. Lead bullion or base bollion, lead in pigs and bars, lead dross, reclaimed lead, scrap lead, antimonial lead, antimonial sorap lead, type metal, Babbitt metal, solder, all alloys or combinations of lead not specially provided for, 2ई cents per pound on the lead contained therein; lead in sheeis, pipe, shot, glazier's lead, and lead wire, 2 丐 cents per pound.
15. transportation of appraised or unappraised merchandise to 16 proporly equipped sampling or smelting establishments,
tary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

Par. 395. Zinc in blocks; pigs, or slabs, and zine dust; $1 \frac{8}{4}$ cents per pound; in sheets, 2 cents per pound; in sheets coated or plated with nickel or other metal (except gold, silver, or platinum), or solutions, 24 cents per pound; oldand worn-out zinc, fit only to be remanufactured, sine dress, and sine skimmingo, $1 \frac{1}{2}$ cents per pound.

Par. 396. Print rollers, of whatever material composed; with raised patterns of brass or brass and felt, finished or unfinished, used for printing, stamping, or cutting designs, $\$ 5$ each and 72 per centum ad valorem; embossing rollers of steel or other metal, 30 per centum ad valorem; print blocks, and print rollers not specially provided for, of whatever material composed, used for printing, stamping, or cutting designs, 60 per centum ad valorem: Provided, That the foregoing rates shall apply whether or not the articles. are imported separately, or as parts of machines.

Par. 397. Drills (including breast drills); bits,: gimlets, gimlet-bits, countersinks, planes, chisels, gouges,and other cutting tools; pipe tools, wrenches, spanners, screw drivers, bit braces, vises, and hammers; calipers, rules, and micrometers; all the foregoing, if hand tools not provided for in paragraph 352, and parts thereot;:

1. Wholly or in chief value of metal, not specially provided

2 for, 60 per eentum 60 per centum ad valorem.
3 Par. 398. Articles or wares not specially provided for,
4 if composed wholly or in chief value of platinum, gold, or
5 silver, and articles or wares plated with platinum, gold, of
6 silver, or colored with gold lacquer, whether partly or
7 wholly manufactured, 65 per centum ad valorem; if com-
8 posed wholly or in chief value of iron, steel, lead, copper,
9 brass, nickel, pẹwter, zinc, aluminum, or other metal, but $10 \%$ not plated with platinum, gold, or silver, or colored with 11. gold lacquer, whether partly or wholly manufactured, 60
12. 45 per centum ad valorem.
19. : Pan 401. fat Legig of fir, spruee, oedar, or Westem 20 hemlook \$1 por thousand feet board meastre, exeept that
 23 by the Seeretary of the Treastuy:
fif Gedar, teents, lathos miding, elaphoarde, eeling, flooring, ship timbors and other lumber and timbor, qu per eemtum ad walorem;

Par. 402: Mraple fereopt Japanese maplot and biveht Beardo, planthy, deate, latho, eeiling, flooring, and other lumber and foreopt loget 401. Maple (except .Japanese maple), birch, and beech: Flooring, 15 per centum ad valorem.

Par. 404 402. Brier root or brier wood, ivy or laurel root, and similar wood, unmanufactured, or not further advanced than cut into blocks suitable for the articles into which they are intended to be converted, 10 per centum ad valorem.

Par. 40 403. Cedar commercially known as Spanish cedar, lignum-vite, lancewood, ebony, box, granadilla, mahogany; rosewood, satinwood, Japanese white oak, Japitnesse mople, anid all eabinet woods fereept teak): fin.
 Anering, and other lumber and timber and Japaneso maple: In the form of sawed boards, planks, deals, and all other forms not further manufactured than sawed, and flooring: 15 per centum ad valorem.

Par. 406 404. Veneers of wood, 20 per centum ad valorem; plywood, 40 per centum ad valorem; wood
unmanufactured, not speeially provided for, 20 per centum ad valorem.

Par. 407 405. Hubs for wheels, heading bolts, stave bolts, last blocks, wagou blocks, oar blocks, heading blocks, and all like blocks or sticks, roughhewn, or rough shaped, sawed or bored, 10 per centum ad valorem.

Par. 408 406. Casks, barrels, and hogsheads (empty), sugar-box shooks, and packing boxes (empty), and pack-ing-box shooks, of wood, not specially provided for, 15 per centam ad valorem.

Par. 400 407. Boxes, barrels, and other articles containing oranges, lemons, limes, grapefruit, shaddocks or pomelos, 25 per centum ad valorem: Provided, That the thin wood, so called, comprising the sides, tops, and bottoms of fruit boxes of the growth or manufacture of the United States, exported as fruit-box shooks, may be reimported in completed form, filled with fruit, by the payment of duty at one-half the rate imposed on similar boxes of entirely foreign growth and manufacture; but proof of the identity of such shooks shall be made under regulations to be prescribed by the Secretary of the Treasury.

Par: 410 408. Reeds wrought or manufactured from rattan or reeds, whether round, flat, split, otal, or in whatever form, cane wrought or manufactured from rattan, cane webbing, and split or partially manafactured rattan, not

1 specially provided for, 20 per centum ad valorem: Fumitune

3 in chief value of rattan, reed, baraboo, osior or willow,
4 malaoca, grass, seagrass, or fiber of auy kind, 60 per centup 5 ad valorem; split bamboo, $1 \frac{1}{2}$ conts per pound; osier or 6 willow, including chip of and split willow, prepared for 7 'basket makers' use, 35 per centum ad valorem; all articles em 40 per centum ad valorem; paintbrush handles; wholly or in chief value of wood, ono-half of 1 cent each and:

14 the polariscopic test, but mot abve ninety four aty in: dogreem; 15 . sin hudred and frontifive five: kindred and seventy-five
$17 . \mathrm{nbf}$ a degree in propbrtion, testing by the pelarisepe niney-
331. per centum ad valorem; wood flour; and manufactures of wood or bark, or of which wood or bark is the component material of chief value, not specially provided for, $33 \frac{1}{3}$ per SOHEDULE 5.-SUGAR, MOLASSES; AND MANU. FACTURES OF

Par. 501. Sugars, tank bottoms, sirups of cane juicē, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above seventy-five sugar degrees, and all mixtures containing sugar and water, testing by the polariscope above fifty sugar degrees and not: above seventy-five sugar degrees, 1.5625 eents 1,5425 cents per pound, and for each additional sugar degree shown by sen-thousandths of 1 cent per pound additional, and fractions





PAB. 502 : Molasses sand sugar' sirups, not specially protided for, testing not above 48 per ceatum total sugars, $89 / 46$ threa-tenths of 1 cent per gallon; testing above 48 per centum total sugars, sithethiritythree one-hundredths

1 of 1 cent additionul for each per centum of total sugars and
2 fractions of a per centum in proportion. Molasses not im-
3 ported to be commercially used for the extraction of sugar
4 or for human consumption, three one-hundredths of 1 cent per pound of total sugars.

Par. 503. Maple sugar, $7 \frac{1}{2}$ eents 9 cents per pound; maple sirup, 6 cents per pound; dextrose testing not above 99.7 per centum and dextrose sirup, 2 cents per pound.

Par. 504. Sugar cane in its natural state, 8 $\$ 2$ per ton of two thousand pounds; sugar contained in dried sugar cane, or in sugar cane in any other than its natural state, 75 per centum of the rate of daty applicable to manafactured sugar of like polariscopic test.

Par. 505. Adonite, arabinose, dulcite, galactose, inosite, inulin, levulose, mannite, d-talose, d-tagatose, ribose, melibiose, dextrose testing above 99.7 per centum, mannose, melezitose, raffinose, rhamaose, salicin, sorbito, xylose, lactose, and other saccharides, 50 per centum ad valorem.

Par. 506. Sugar candy and all confectionary not spocially provided for, ad 40 per centum ad valorem; sugar after being refined, when tinctured, colored, or in any way adulterated, 40 per centum ad valorem, but not less thdn the rate of duty provided in paragraph 501 for sugur of the same polariscopic tess.

## SCHEDULE 6.-TOBACCO AND MANUFAC.

## TURES OF

Patr. 601. Wrappor tobreeo, and fllter tobuceo when mized or paoked with mare that 36 por sentum of wrappor tobateos and all leaf tobaee the produt of two or more countries or dependeneies when mized ar paeked wogether, if unstommed; $\$ 2.50$ per peund; if stemmeds $\$ 8.15$ per pound; filler tobneer net speciolly previded fory if unstemmed, B5 eenta per peund; if stemmet, 50 eent per pound,
$P_{\text {AR. }}$ 601. (a) Leaf tobacoo consisting of wrapper tobacco not mixed or paoked with filler tobacco or of filler tobacco mixed or packed with more than 35 per centum of wrapper tobacoo, and all leaf tohacco the product of two or more countries when mixed or packed together, if unstemmed, $\$ 2.10$ per pound; if stemmed, $\$ 2.75$ per pound.
(b) Leaf tobacco consisting of filler tobacco mixed or packed with more than 5 per centum of wrapper tobacco but with not more than 35 per centum of wrapper tobacco, if unstemmed, $87 \frac{1}{2}$ cents per pound; if stemmed, $\$ 1.17 \frac{1}{2}$ per pouind.
(c) Leaf tobacco consisting of filler tobacco not mixred or packed with urapper tobacco or mixed or packed with not more than 5 per centum of wrapper tobacco, if unstemmed, 35 vents per pound; if stemmed, 50 cents per pound.

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PaR. 602. The term "wrapper tobacco" as used in this title means that quality of leaf tobacco which has tho requisite color, texture, and burn; and is of suffieient size for cigar wrappers, and the term" filler tobacco" means all other leaf tobacco. Collectors of oustoms shall permit eantry

6 to be made, under rules and regulations to be prescribed by
7 the Secretary of the Treasury, of any leaf tobacco when the
8 invoices of the same shall specify in detail the character of

10 In the examination for classification of any imported leaf 11 tobacco, at least one bale, box, or package in every ten, and 12 at least one in every invoice, shall be examined by the 18 appraiser or person authorized by law to make such examina15 examined bale, box, or package.

Par. 603. All ather tobacco, manufactured or unmanufactured, not specielly provided for, 55 cents per pound; scrap tobacco, 35 cents per pound.

Par. 604. Snuff and snuff flour, manufactured of tobacco, ground dry, or damp, and pickled, scented, or otherwise, of all desoriptions, and tobacco stems, cut, ground, or pulverized, 55 cents per pound.

Par. 605, Cigars, cigarettes, cheroots of all kinds,

1 cigars, and cigarettes, including wrappers, shall be subject to
2 the same duties as are herein imposed upon cigars.
3 SCHEDULE 7-AGRICULTURAL PRODUCTS
14 • $\because$, AND PROVISIONS
Par. 701. Cattle; weighing less than eight hundred 6. pounds each, 2 cents per pound; weighing eight hundred 7 pounds or more each, $2 \frac{1}{2}$ cents per pound; beef and 8 veal, fresh, chilled, or frozen, 6 cents per pound; tallow,

9 one-half of 1 cent per pound; oleo oil and oleo stearin, 1 cent
10. per joumd pound; dried blood albumen; light, 12 cents per

11 pound; dark, 6 cents per pound.
12 Par. 702. Sheop, lambs, and goats, $\$ 3$ per head; 18 mutton, and goat meat, fresh; chilled, or frozen, 5 cents per 14 pound; lamb, fresh, chilled, or frozen, 7 ceits per pound.

15: Pare 709. Swine, 2 cents per pound; pork, fresh, 16 chilled, or frozen, $2 \frac{1}{3}$ cents per pound; bacon; hams, and 17 shoulders, and other pork, prepared or preserved, 34 cents 18 per pound; lard, 3 cents per pound; lard compounds and

10 lard substitutes, 5 oents per pound.
Par. 704. Reindeer meat, venison and other game 21 ... (except birds), fresh, chilled, or frozen, not specially pro22' vided for, 6 oents per pound.

Par. 705. Extract of meat, including fluid, 15 cents 24: per pound.

Par. 706. Meats, fresh, chilled, frozen, prepared,' or preserved, not specially provided for, 6 cents per poupd, but not less than 20 per centum ad valorem.

Par. 707. Whole milk, fresh or sour, 6 eents $6 \frac{1}{\xi}$ cents per gallon; cream, fresh or sour, 48 eents $56^{6} / 10$ cents per gallon; skimmed milk, fresh or sour, and buttermilk 4 enta $21 / s o$ cents per gallon: Provided, That fresh or sour milk containing more than 7 per centum of butterfat shall be dutiable as cream, and fresh or sour cream containing more than 45 per centum of butteriat shall be dutiable as butter, and skimmed milk containing more than 1 per centum of butterfat shall be dutiable as whole milk.

Par. 708. (a) Milk, condensed or evaporated: In airtight containers, unsweetened, $1^{4} / s_{s}$ eents $1^{3} / 10$ oents por pound; sweetened, 24 eente $\frac{2 \pi}{4}$ conts per pound; all other, 2 ents $2^{253} / 100$ conts per pound.
(b) Dried whole milk, $4 \frac{8}{4}$ eenta ${ }^{1}{ }_{z z}$ cents por pound; dried oream, $10 \frac{1}{2} 12 t$ cents per pound; dried akimmed milk and dried buttermilk, 24 ents 3 cents per pound pound: Provided, That dried skimmed milk containing more than 3 per contum of butterfat, and dried buttermilk containing more than 6 per centum of butterfat, shall be dutiable as dried sobhole millk; and dried whole meill containing more than 35 per centum of butterfat shall pe duatiable as dried
cream.
(c) Malted milk, and compounds or mixtures of or subt stitutes for mill or cream, 30 een 35 per: centum ad valorem.

Par. 709. Butter, 14 cents per pound; oleomargarine and other butter substitutes, 14 cents por pound. .

Par. 710. Cheese and substitutes therefor, 7 eents 8 cents per pound, but not less than 35 per centum ad valorem;

Par. 711. Birds, live: Chickens, duoks, geese, turkeys, and guineas, 6 ents 8 cents per pound; baby chicks of pouk. try, 4 cents each; all other live birds not specially provided: for, valued at $\$ 5$ or less each, 50 cents each; valued at more! than $\$ 5$ each, 20 per centum ad valorem.

Par. 712. Birds, deád, dressed or undressed, fresh;: chilled, or frozen: Ohickens, ducks, geese, and guineas, 显: ente 10 cents per pound; turkeys, 10 cents per pound; alll other, 10 cents per pound; all the foregoing, prepared or preft served in any manner and not specially provided for, 10 cents : per pound.

Par. 713. Eggs of poultry, in the shell; 10 cente pex: dozen; whole eggs, egg yolk; and egg albumen, frozen ont. otherwise prepared or preserved, and not specially provideds for, whether or not sugar or other material is added, 8 cents: per pound; dried whole eggs, dried egg yolk, and dried egg: albumen; whether or not sugar or other materfal is :added. 18 cents per pound.

Pas. 714. Horses and mules, valued at not more than
2 . 150 per head; $\$ 30$ per head; valued at more than $\$ 150$
8 per head, 20 per centum ad valorem.
4: Par: 715. Live animals, vertebrate and invertebrate',
5 not speoially provided for, 15 per centum ad valorem:
6 Par. 716. Honey, 3 cents per pound.
7 Par. 717. (a) Fish, fresh or frozen (whether or not
8 paoked in ioe), whole, or beheaded or eviscerated or both;
$\boldsymbol{g}$ :" but not further: advanced (except that the fins may be ${ }^{\circ}$ 10 removed): Halibut, salmon, mackerel, and swordfish, 2 cents
11. per pound; other fish, not specially provided for, 1 cent per

12 pound pound, except that from. October 1 to May 1, both
18. dates inclusive, the duty shall be one-half of 1. cent per pound.

14
(b) Fish, fresh or frozen (whether or not packed in 15 : ioe) ; filleted; skinned, boned, sliced, or divided into portions; not specially provided for, $2 f$ cents per pound.
(c) Fish, dried and unsaltedt God, haddooks hateo,
 19) per potmd.

Pas: 718: (a) Fish, prepared or preserved in any mar-
21 ners, wher packed in oil or in oil and other substances, 30 por:
28: centum ad valorem:
23. (b) Fish, prepared or preserved in any manner; when:

24" packed in airtight containers weighing with their contents
25 not more than fifteen pounds each (except fisk packed in:

1. oil or in oil and other substances) : Salmon; 25. per centum 2. ad valorem; other fish, 25 per centum ad valorem.

3 Par. 719. Fish, pickled or salted (except fish packed
4 in oil or in oil and other substances and except fish packed
© in air-tight containers weighing with their contents not 6. more than fifteen pounds each):

7 7.... $\therefore$ (1) Salmon, 25 per centum ad valorem;
8
9
10
14. of moisture by weight;
22..... (not air-tight) weighing with their contents not more:

28 than fifteen pounds each, 25 per centum ad valorem;
24. - (5) other fish, in bulk or in immediate containeng.

26 weighing with their contents more than fifteen poundg:
each, $1 \frac{1}{4}$ cents per pound net weight; in immediate containers (not air-tight) weighing with their contents not more than fifteen pounds each, 25 per centum ad valorem.

Par. 720. (a) Fish, smoked or kippered (except fish packed in oil or in oil and other substances and except fish packed in air-tight containers weighing with their contents not more than fifteen pounds each) :
(1) Salmon, 25 per centum ad valorem;
(2) herring, whole or beheaded, but not further advanced, $1 \frac{1}{4}$ cents per pound;
(3) herring, eviscerated, split, skinned, boned, or divided into portions, 3 cents per pound;
(4) cod, haddock; hake, pollock, and cusk, whole, or beheaded or eviscerated or both, but not further advanced (except that the vertebral colomn may be removed), $2 \frac{1}{2}$ cents per pound;
(5) cod, haddock, hake, pollock, and cusk, filleted, skinned, boned, sliced, or divided into portions, 3 cents per pound;
(6) other fish, 25 per centum ad valorem. 1::
(b) Fish, prepared or preserved, not specially pro:vided for, in immediate containers weighing with their: contents not more than fifteen pounds each 25 per centum: ad valorem; in bulk or in immediate containers, weighing

1 with their contents more than fifteen pounds each, 14 2 cents per pound net weight.
3 (c) The term " fish", as used in this Act, does noi 4 include shellfish.
5. Par. 721. (a) Crab meat, crab paste, and crab sauce, 6.15 per contum ad valorem.

7 (b) Clams, clam juice, or either in combination with 8 other substances, packed in air-tight containers, 35 9 eentum 20 per centum ad valorem.
(c) Fish paste and fish sauce, 30 per centum ad 11 valorem.
(d) Caviar and other fish roe for food purposes:

13 Sturgeon, 30 per centum ad valorem; othor, 20 cents ; per
14 pound. Any of the foregoing roe, if boiled and packed in 15. air-tight containers, whether or not in bouillon or sauce, sinall

16 be subject to a duty of 30 per centum ad valorem.
17. Par. 722. Barley, hulled or unhulled, 20 cents per

18 bushel of forty-eight pounds; barley malt, 40 cents per one
19 hundred pounds; pearl barley, patent barley and barley flour.
202 cents per pound.
21. Par. 723. Buckwheat, hulled or unhulled, 25 cents 22 per one hundred pounds; buckwheat flour and grits or 23 groats, one-half of 1 cent per pound.

Par. 724. Corn or maize, including cracked corn, wheat flour, semolina, crushed or cracked wheat, and simi-

1 lar wheat products not specially provided \$or, $\$ 1.04$ per 2 one hundred pounds.
3. Par. 730. Bran, shorts, by-product feeds obtained 4 in milling wheat or other cereals, 10 per oentum ad 5 . valorem; hulls of oats, barley, buckwheat, or other grains, 6 ground or unground; 10 cents per one hundred pounds; dried 7 beet pulp, malt sprouts, and brewers' grains, $\$ 5$ per ton; 8 soy bean oil cake and soy bean oil-cake meal, three-tenths of

9 . 1 cent per pound; mixed feeds, consisting of an admixture of 10 grains or grain products with oil cake, oil-cake meal, mo11. lasses, or other feedstuffs, 10 per centum ad valorem.

12 Par. 731. Screenings, scalpings, chaff, or scourings
14. or ground, 10 per centum ad valorem: Provided, That when

PAR. 733. Biscuits, wafers, cake, cakes, and similar 24-baked articles, and puddings, all the foregoing by whatever 25 name known, whether or not containing chocolate, nuts,
fruits, or confectionery of any kind, 30 per centum ad valorem.

Par. 734. Apples, green or ripe, 25 cents per bushel of fifty pounds; dried, desiccated, or evaporated, 2 cents per pound; otherwise prepared or preserved, and not specially provided for, $2 \frac{1}{2}$ cents per pound.

Par. 735. Apricots, green, ripe, or in brine, one-half of 1 cent per pound; dried, desiccated, or evaporated, 2 cents per pound; otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem.

Par. 736. Berries, edible, in their natural condition or in brine, or frozen without sugar added, 14 cents": ${ }^{\text {en }}$ pound; dried, desiccated, or evaporated, $2 \frac{1}{\frac{1}{2}}$ cents per pouind; otherwise prepared or preserved, or frozen with sugar added, and not specially provided for, 35 per centum ad valorem.

Par. 737. Cherries:
(1) In their natural state, of dried or frozen without sugar added, 2 cents per pound;
(2) dried, desiccated, or evaporated, 6 cents pir pound;
(2) sulphured; or in brine, with otems and pitor $6 \frac{1}{6}$ eents per peund; with stems or pits fomerol, 01 ents per pound; ent 2 cents per pound; pitted or with pits removed, or pre-

1 pared or preserved, not specially provided for, 35 per eontum 2 adom 5 cents per pound.

3 Par. 742. Grapes in butl, erates, barfels or other
4 feeknges; 25 eents per eubie foet of gredr buth or the eapaoity 5 of the paokages, meeording as imported Grapes; in their nat6 ural state, or sulphured, 5 cents per pound, including the 7 weight of containers and packing; raisins, 2 cents per

Par. 745. Peaches: Green, ripe, or in brine, one19 half of 1 cent per pound; dried, desiccated, or evaporated; 2 20 cents per pound; otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem. Par. 746. Pineapples, 35 cents per crate of two and 23. forty-five one-hundredths cubic feet; in bulk, $1 \frac{1}{8}$ cents each;

24 candied, crystallized, or glacé, 35 per centum ad valorem; 2 for, 2 cents per pound.

735 per centum ad valorem.

Par. 748. Pears: Green, ripe, or in brine, one-half of 1 cent por pound; dried, desiccated, or evaporated, 2 cents per pound; otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem.

Par. 749. All jellies, jams, marmalades, and fruit butters, 35 per centum ad valorem.
14 Par. 750. Fruits in their natural state, or in brine, 15 pickled, dried, desiccated, evaporated, or otherwise prepared 16 : or preserved, and not specially provided for; and mixtures 17 of two or more fruits, prepared or preserved, 35 per centum 18 ad valorem; fruit pastes and fruit pulps, 35 per centum 19 ad valorem; cendied, crystallized, or glacé apricots, figs, $20^{\circ}$ dates, peaches, pears, plums, prunes, prunelles, berries, 21 and all ther fruits or fruid peols other fruits, not specially 22 provided for, 35 per centum ad valorem:
23 Provided, That a mixture of two or more kinds of candied, 24 : crystallized, or glacé fruit or fruit peets shall bear the highest rate of duty applicable to any of the components.

Palar 751. Tutip butbor \$6 por thousand; hyaointh buths, $\$ 4$ per theusand; lily bullbs; $\$ 6$ per theusand; nax-
 sandy liny of the watioy fipp, $\$ 6$ per theusand; oll other buthos reots, rootateoks, elumps, eamas tuber, and her-
 por centum ad valorem; eut flower, fresh; dried; propared, or proserved; 40 per eontum ad walorem.
$P_{\text {AR. }}$ 751. Tulip, lily, and narcissus bulbs, and lily of the valley pips, $\$ 2$ per thousand; hyacinth bulbs, $\$ 4$ per thousand; crocus bulbs, $\$ 1$ per thousand; all other bulbs and roots, root stocks, clumps, corms, tubers, and herbaceous perennials, imported for horticultural purposes, 30 per centum ad valorem; cut flowers, fresh or preserved, 40 per centum ad valorem.

Par. 752. Seedlings and cuttings of Manetti, multiflora, brier, rugosa, and other rose stock, all the foregoing not more than three years old, $\$ 2$ per thousand; rose plants; budded, grafted, or grown on their own roots, 4 cents each; cuttings, seedlings, and grafted or budded plants of other deciduous or evergreen ornamental trees, shrubs, or viges, and all nursery or greenhouse stock, not specially provided for, 25 per centum ad valorem.

Par. 753. Seedlings, layers, and cuttings of apple, cherry, pear, plum, quince, and other fruit stocks, $\$ 2$ per

1 thousand; grafted or budded fruit trees, cuttings and seed-
3 lings of grapes, currants, gooseberries, or other fruit vines, 3 plants or bushes, 25 per centum ad valorem. per pound; shelled, 15 cents per pound; blanched, roasted,

1 prepared, or preserved, including walnut paste, 15 cents 2 per pound; pecans, unshelled, 3 cents per pound; 3 shelled, 6 cents por pound. ad valorem: Provided, That no allowance shall be made for 11 dirt or other impurities in nuts of any kind, shelled or

Par. 761. Grass seeds and other forage crop seads; Alfalfa, 5 cents per pound; alsike clover, 5 cents per pound;

24 per pound; white and ladino clover, 6 cents per pound; sweet 25 clover, 3 cents per pound; clover, not specially provided

1. fors 3 cents per pound; millet, 1 cent per pound; orchard

2 grass, 5 cents per pound; timothy, 2 cents per pound; hairy
3 vetch, 3 cents por pound; other wetehes vetch, $1 \frac{1}{8}$ cents per'
4 ; pound; bent-grass, 10 cents per pound; bluegrass, 5 cents per-
5 pound; tall oat; 5 cents per pound; all other grass and forage.
6 crop seeds not specially provided for, 2 cents por pound:
7 Provided, That no allowance shall be made for dirt or other 8 impurities in seed of any kind.

9 Par. 762. Other garden and field seeds: Beet (ex10 cept sugar beet), 4 cents per pound; cabbage, 12 11 cents per pound; canary, 1 oent per pound; carrot, 4 cents
12. per pound; cauliflower, 25 cents per pound; celery, 2 cents

13 : per pound; kale, 6 cents per pound; kohlrabi, 8 cents per
14: pound; mangelwurzel, 4 cents per pound; mushroom spawn,
15 1. cent per pound; onion, 15 cents per pound; parsley, 2.
16. cents per pound; parsnip; 4 cents per pound; pepper,
1.7 15 cents per pound; radish, 6* cents per pound;

18 spinach, 1 cent per pound; tree and shrub,: 8 cents per :
19 pound; turnip, 5 cents per pound; rutabaga, 5 cents per 20 pound; flower, 6 cents per pound; all other garden and

21 field seeds not specially provided for, 6 cents per pound:
22: Provided; That the provisions for seeds in this: schedule:
23 shall include such seeds whether used for planting or for
24 other purposes. preserved, 10 cents per pound on drained weight and 50

14 per centum ad valorem; trulles, freoth, or dried ex ethentise

6 Par. 772. Vegetables in their natural state: Peppems,
78 eento per pound; eggitant, 8 tents per pound; eueumbers,
8 . 3 eenta per Eggplant, 3 cents per pound, except during
9 the months of January, February, and March, when the 10 duty sha! be one-half of 1 cent per pound; cucumbers, $3_{i}$ 11 cents per pound, except during the period from January 1 12 to March 15, both dates inclusive, when the duty shall be 13 ono-half of 1 cent per pound; peppers, 3 cents per pound; 11 squash, 2 cents per pound; all other, including crude horse15 radish, not specially provided for, 50 per centum ad va-
16 lorem: Provided, That in the assessment of duties on vege-
17 tables of any kind no segregation or allowance of any kind,
24. vided for; sauces of all kinds, not specially provided for;

25 soy beans, prepared or preserved in any manner; bean stick,
J. 65932-10

Par. 779. Spices and spice seeds: Anise seeds, 2 cents per pound; caraway seeds, 1 cent per pound; cardamom seeds, 10 cents per pound; cassia, cassia buds, and cassia vera, unground, 2 cents per pound; ground, 5 cents per pound; cloves, unground, 3 cents per pound; ground, 6 cents per potand; clove stems, unground, 2 cents per pound; ground, 5 cents per pound; cimnamon and cimnamon chips, unground,, cents per pound; ground, 5 cents per pound; coriander seeds, one-half of 1 cent per pound; cummin seeds, 1 cent per pound; fennel seeds, 1 cent per pound; ginger root, not preserved or candied, unground, 2 cents per pound; ground, 5 cents per pound; mace, unground, 4 cents per pound; ground, 8 cents per pound; Bombay, or wild mace, unground, 18 cents per pound; ground, 22 cents per pound; mustard seeds (whole), 2 cents per pound; mustard, ground or prepared in bottles or otherwise, 8 cents per pound; nutmegs, unground, 2 cents per pound; ground, 5 cents per pound; pepper, capsicum or red pepper or cayenne pepper, unground, 5 cents per pound; ground, 8 cents per pound; paprika, ground or unground, 5 cents per pound; black or white pepper, unground, 2 cents per pound; ground, 5 cents per pound; pimento (allispice), unground, 1 cent pôr pound; ground, 3 cents per pound; sage, unground, 1 cent per pound; ground, 3 cents per pound; curry and ourry powder, 5 cents per pound; mixed spices, and spices and

15 (b) The duties prescribed in Schedule 8 and imposed 16 by Title I shall be in addition to the internal-revenue taxes

17 imposed under existing law, or any subsequent Act.

21 kinds containing spirits, and compounds and preparations of 22 which distilled spirits are the component material of chief 23 value and not specially provided for, $\$ 5$ per proof gallon.
$24 \quad$ Par. 803, Champagne and all other sparkling wines, 25 \$6 per gallon.

Par. 804. Still wines, including ginger wine or ginger cordial, vermuth, and rice wine or sake, and similar beverages not specially provided for, $\$ 1.25$ per gallon: Provided, That any of the foregoing articles specified in this paragraph when imported containing more than 24 per centum of alcohol shall be classed as spirits and pay duty accordingly.

Par. 805. Ale, porter, stout, beer, and fluid malt extract, $\$ 1$ per gallon; malt extract, solid or condensed, 60 per centum ad valorem.

Par. 806. (a) Cherry juice, prune juice, or prune wine, and all other fruit juices and fruit sirups, not specially provided for, containing less than one-half of 1 per centum of alcohol, 70 cents per gallon; containing one-half of 1 per centum or more of alcohol, 70.cents per gallon and in addition thereto $\$ 5$ per proof gallon on the alcohol contained therein; grape juice, grape sirup, and other similar products of the grape, by whatever name known, containing or capable of producing less than 1 per centum of alcohol, 70 cents per gallon; containing or capable of producing more than 1 per centum of alcohol, 70 cents per gallon, and in addition thereto $\$ 5$ per proof gallon on the alcohol contained therein or that can be produced therefrom.
(b) Concentrated juice of lemons, oranges, or other citrus fruits, fit for beverage purposes, whether in liquid,

24 other spirits or liquors of any kind when imported shall be
25 the same as that which is defined in the laws relating to

1 internal revenue. The Secretary of the Treasury, in his discretion, may authorize the ascertainment of the proof of wines, cordials, or other liquors and fruit juices by distillation or otherwise, in cases where it is impracticable to ascertain such proof by the means prescribed by existing law or regulations.

Par. 812. No lower rate or amount of duty shall be levied, collected, and paid on the articles enumerated in paragraph 802 of this schedule than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof, and all imitations of brandy, spirits, or wines imported by any names whatever shall be subject to the highest rato of duty provided for the genuine articles respectively intended to be represented, and in no case less than $\$ 5.5$ per proof gallon: Provided, That any brandy or other spirituous or distilled liquors imported in any sized cask, bottle, jug, or other package, of or from any country, dependency, or province under whose laws similar sized casks, bottles, jugs, or other packages of distilled spirits, wine, or other beverage put up or filled in the United States are denied entrance into such country, dependency, or province, shall be forfeited to the United States.

Par. 813. There shall be no constructive or other allowance for breakage, leakage, or damage on wines, liquors,

1 cordials, or distilled spirits, except that when it shall appear
2 to the collector of customs from the gauger's return, verified
3 by an affidavit by the importer to be filed within five days after the delivery of the merchandise, that a cask or package has been broken or otherwise injured in transit from a foreign port and as a result thereof a part of its contents, amounting to 10 per centum or more of the total value of the contents of the said cask or package in its condition as exported, has been lost, allowance therefor may be made in the liquidation of the duties.

Par. 814. No wines, spirits, or other liquors or articles provided for in this schedule containing one-half of 1 per centum or more of alcohol shall be imported or permitted entry except on a permit issued therefor by the Commissioner of Prohibition, and any such wines, spirits, or other liquors or articles imported or brought into the United States without a permit shall be seized and forfeited in the same manner as for other violations of the customs laws: Provided, That high-proof fruit spirits made in distilleries connected with wineries for use in the fortification of wines, may also be withdrawn and used, under the same laws and regulations applicable to the withdrawal and use of alcohol for all non-beverage purposes.

Par. 815. The Secretary of the Treasury is hereby authorized and directed to make all rules and regulations
necessary for the enforcement of the provisions of this schedule.

SOHEDULE 9.-COTTON MANUFACTURES
Par. 901. (a) Cotton yarn, including warps, in any form, not bleached, dyed, colored, combed, or plied, of numbers not exceeding number 90, 5 per centum ad valorem and, in addition thereto, for each number, three-tenths of 1 per centum ad valorem; exceeding number 90,32 por centum ad valorem.
(b) Cotton yarn, including warps, in any form, bleached, dyed, colored, combed, or plied, of numbers not exceeding number 90,10 per centum ad valorem and, in addition thereto, for each number, three-tenths of 1 per centum ad valorem; exceeding number 90,37 per centum ad valorem.
(o) Cotton waste, manufactured or otherwise advanced in value, cotton card laps, sliver, and roving, 5 per centum ad valorem.

Par. 902. Cotton sewing thread, 25 per entam 30 per centum ad valorem; crochet, embroidery, darning, and knitting cottons, put up for handwork, in lengths not exceeding eight hundred and forty yards, 28 jer entum 35 per centum ad valorem.

Par. 903. (a) The term cotton cloth, or cloth, wherever used in this schedule, unless otherwise specially provided
valorem: Provided, That none of the foregoing shall be subject to a less duty than fifty-five one-hundredths of 1 cent per average number per pound.
(b) Cotton cloth, bleached, containing yarns the average number of which does not exceed number 90,13 per centum ad valorem and, in addition thereto, for each number, thirty-five one-hundredths of 1 per centum ad valorem; exceeding number $90,44 \frac{1}{4}$ per centum ad valorem.
(c) Cotton cloth, printed, dyed, or eelored colored, or woven-figured; containing yarns the average number of which does not exceed number 90,16 per 20 per centum ad valorem and, in addition thereto, for each number, thirty-five one-hundredths of 1 per centum ad valorem; exceeding number 90, $47 \frac{1}{\frac{1}{2}}$ per entan $51 \frac{1}{\frac{1}{2}}$ per centum ad valorem.
(d) In addition to the duties hereinbefore provided in this paragraph, cotton cloth woven with eight or more harnesses, or with Jacquard, lappet, or swivel attachments, shall be subject to a duty of 10 per centum ad valorem, and cotton cloth, other than the foregoing, woven with two or more colors or kinds of filling, shall be subject to a duty of 5 per centum ad valorem.
(e) In further addition to the foregoing duty or duties provided in this paragraph for cotton cloth, there shall be paid the following duties, namely: On cotton cloth finished
with a permanent crispness, resiliency, and translucency, such as and including cloth commercially known as pormanont finished organdie, 10 per centum ad valorem; on cotton doth woven with printed or stamped warp yarn or threads, 25 per centum ad valorem; on cotton cloth printed by the surface or relief method, as distinguished from the engraved or intaglio method, 10 per centum ad valorem.
(f) In no case shall the foregoing duty or dvties imposed upon cotton cloth in this paragraph be less than 5 cents per pound.
(g) Tire fabric or fabric for use in pneumatic tires, including cord fabric, 25 per centum ad valorem.

Psif. y05. Oloth, in chief value of cotton, containing sith or silk, or rayon or other synthetic lextile, shall be classified for duty as cotton cloth under paragraphs 903 and 904 and shall be subject to an additional duty of 5 per contum ad valorem.

Par. 906. Cloth, in chief value of cotton, containing wool, 60 per centum ad valorem.

Par. 907. Tracing cloth, cotton window hollands, and all oilcloths (except silk oilcloths and oilcloths for floors), 30 per centum ad valorem; filled or coated cotton cloths not specially provided for, 35 per centum ad valorem; waterproof cloth, wholly or in chief value of cottpn or other vege-

1 table fiber, whether or not in part of India rubber, 40 per 2 contum ad valorem.

3 Par. 908. Tapestries and other Jacquard-figured uphol4 stery cloths (not including pile fabrics or bed ticking) in the 5 piece or otherwise, wholly or in chief value of cotton or other 6 vegetable fiber, of per eentum ad worem fiber:

21 going, if velveteens or velvets, 621 per centum ad valorem;
22 if corduroys, plushes, or chenilles, 50 per centum ad valorem;
23 if terry-woven, 40 per centum ad valorem.

Par. 910 . Table damask, wholly or in chief value of cotton, and all articles, finished or unfinished, made or cut from 3 such table damask, 30 per centuin ad valorem.
4 Par. 911. (a) Quilts or bedspreads, 25 per centum ad valorem; if Jacquard-figured, 40 per centum ad valorem; blankets, valued at not more than 30 cents per pound, 25
7 per centum ad valorem, but not less than 161 cents per pound; valued at more than 30 cents per pound, 25 per centum ad valorem; if Jacquard-figured, 45 per centum ad valorem; Jacquari-figured napped cloth, 45 per centum ad valorem; towels, other than pile fabrics, 25 per centum ad valorem; if Jaćquard-figured, 40 per centum ad valorem. The foregoing rates shall apply to any of the foregoing wholly or in chief value of cotton, whether in the piece or otherwise.
(b) Sheets and pillowcases, wholly or in chief value of twelve inches in width, and articles made therefrom; tabings, garters, suspenders, braces, cords, tassels; and cords

1 and tassels; all the foregoing, wholly or in chief value of
2 cotton or of cotton and india rubher, and not specially pro-
3 vided for, 35 per centum ad valorem; spindle banding, and
4 lamp; stove, and eandle lamp and stove wicking, wholly or
$b$ in chief value of cotton or other vegetable fiber, 30 per
6 centum ad valorem; cande wicking, wholly or in chief value
7 of cotton or other vegetable fiber, 10 cents per pound and
8 $12 \frac{1}{2}$ per centum ad valorem; boot, slice, or corset lacings.
9 wholly or in chief value of cotton or other vegetable fiber, per centum ad valorem.
(b) Rope used as beling for textile machinery, whotly

24 or in chief value of cotton, 40 per centum ad valorem.

8 Made of fabric knit on a warp-knitting machine, 60 per
0 ander 30 per centum ad valorem; made of fabric knit on or other vegetable fiber, and not specially provided for, $\mathbf{3 0}$

24 par centum ad valorem.
24. 60 par centum ad valorem.

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1. PAR. 921. leag rugs, wholly or in chief value of cotton, 2. of the type commonly known as "hit-and-miss", per".

3: ; 75 per centum ad valorem; chenille rugs, wholly or;;
4 : in chief valus of cotton, 45 per entum 35 per centum ad,
\%.valorem; all other floor coverings, including carpets, carpet-:
6 ing, mats, and rugs, wholly or in chief value of cotton; 35; i $\because$ per centum ad valorem.
c. Pair. 922. Rags wholly or in chief value of cotton,-

9 except those chiefly used in paper-making, 3 cents per pound.:
10 Par. 022 923. All manufactures, wholly or in chief
11 value of cotton, not specially provided for, 40 per centun
1\% ad valorem.
13 : SCHEDULE 10,-FLAX, HEMP, JUTE, AND MANU-:
FACTURES OF
15. . Par. 1001. Flax straw, $\$ 3$ per ton; flax, not haokled, 16 ": $1 \frac{1}{2}$ cents per pound; flax, hackled, including " dressed line ", 173 cents per pound; flax tow, flax noils, and crin vegetal, 18 . twisted or not twisted, 1 cent per pound; hemp and hemp 19 tow, $4 \frac{1}{3}$ ente 2 cents per pound; hackled hemp, 8 eents 20 $3 \frac{1}{2}$ cents per pound.

21 Pak. 1002. Sliver and roving, of flax, hemp, ramic, 23. or other vegetable fiber; not specially provided for, 20 par.: 23 centum ad valorem.

24 Par. 1003. Jute yarns or roving, single, coarser in : size than twenty-pound, $2 \frac{1}{3}$ cents per pound; twenty-fpound

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4
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up to but not including ten-pound, 4 cents per pound; tenpound up to but not including five-pound, we centa per: pound; five-pound and finer, 7 cents per pound, but not: more than 40 per centum ad valorem; jute sliver, $1 \frac{1}{5}$ centa. per pound; twist, twine, and cordoge, composed of two or: more jute yarns or rovings twisted together, the size of the; single yarn or roving of which is coarser than twents-pound; $3 \downarrow$ cents per pound; twenty-pound up to but not including. ten-pound, 5 cents per pound; ten-pound up to but not including five-pound, $6 t$ cents per pound; five-pound and finer, 11 cents per pound; and in addition thereto, on any of the foregoing twist, twine, and cordage, when bleached, dyed, or otherwise treated, 2 cents per pound.

Par. 1004. (a) Bingle rams, in the gray; of fan hemp, or famic, or a mixture of any of them, hat fant than; twelve lea; $\mathbf{1 8}$ eents per pound; faner than twelwe leatand nef, finer than sizty leaty 48 eents jer pount, and onehalf of $\boldsymbol{t}_{1}$; oent perpound additional for cant leat or part of a lea in exeesti,
 and in aldition theretor on ary of the fonequing yaner, when! boiled; $\frac{2}{2}$ eenta per pound; when bleached, dyed, or oftheri: wise treated, whether or net boiled $\boldsymbol{G}_{1}$ eente per pound prot:. ordect, That the duty en any of the foregoing yame, met, finer: than sizty lea ghall net be lese than $27 \frac{1}{2}$ nor, moter, hhent: 371 per eentum ad valorem Single yarns, of flax, hemp, or

1 - Vamie, or a' mixture of any of them, not finer than sirty: 2. "lea; 95 per centum ad valorem; finer than sixty lea, 25 per:

5 centum ad valorém.
4: (b) Threads, twines, and cords, composed of two or 5 " more yarns of flax; hemp, or ramie, or a mixture of any of $0^{\text {c }}$ them, twisted together, the size of the single yam of whiet

8 eleven lea and net finer than sixty lea, 244 eenta pery pound
9 and threefourthe of 4 eent per pound alditionat for eneht
10 lea or part of a lea in exeess of elevent finer than nixty leat;
11. Se eents per pernd; and in addition theretor, on any of the

12 foregoing threado, twiner, and eords, when boited; I eents 13 per pound; when bleached; dyed; or otherwise treated; 14 Whether or not beiled, 5 eento per pound: Providert, Thant 15 the duty on the foregoing threade, twinet, and eords shall 16 net be lees then $\mathbf{3 9} \frac{1}{2}$ per contum ad walorem 40 per centum 17 ad valorem. cords are wholly or in chief value of flax or ramie and three

22 sixteenths of one inch or more in diameter, or wholly or
28 ' in chief value of hemp and one-eighth of one inch or more in
24 diameter.
(c) There shall not be classified under this paragraph any twines or cords composed of three or more strands, each strand composed of two or more yarns, if such twines or
-

Par. 1005. (a) Condage, including cables, tarred on untarred, composed of three or more strands, each struad composed of two or more yarns:
(1) Wholly or in chies value of manila (absea), sisal, henequen, or other hard fiber, 24 een 2 cents per pound; and in addition thereto, on any of the foregoing smaller than three-fourths of one inch in diameter, 15 per centum ad valorem;
(2) wholly or in chicf value of sunn, or other bast fiber, but not inclading cordage made of jute, 2 cents per pound;
(3) wholly or in chief value of hemp, 84 cents per pound.
(b) Cords and twines (whether or not composed of three or more strands, each strand composed of twu or more yarns), tarred or untarred, single or plied, wholly or in chief value of manila (abaca), sisal, henequen, or other hard fiber, 40 per centum ad valorem.

Par. 1006. Gill nettings, nets; webs, and seines, and other nets for fishing, wholly or in chiof value of flax, hemp, or ramie, and not specially provided for, shall be subject to the same duty per pound as the higheot zate as is imposed in this Act upon any of the thread; twines, or cord of which the mesh is made, and in addition thereto, 10 per contum ad valorem.

1. 2. Par 1007. Hose, suitable for conducting liquids or 2. gases, wholly or in chief value of vegetable fiber, $19 \frac{1}{\frac{1}{2}}$ cents per pound and 15 per centum ad valorem.

Pas. 1008. Woven fabrics, wholly of jute, not spe5 : cially provided for, not bleached, printed, stenciled, painted, 6 .dyed, colored, or rendered noninflammable, 1 cent per pound;

7 .. bleachéed, printed, stenciled, painted, dyed, colored, or ren-
8 dered noninflammable, 1 cent per pound and 10 per centum 9 ad valorem.

Par. 1009. (a) Woven fabrics, not including articles finished or unfinished, of flax, hemp; or ramie, or of which
12. these substances or any of them is the component material of

13 chief value (except such as are commonly used as paddings
1.14 or interlinings in clothing), oxcceding thirty and not exceed-
15. ing one hundred threads to the square inch, counting the

10 warp and filling, weighing not less than four and not more
17. : than twelve ouncos per square yard, and exceeding twelve inches but not excceding thirty-six inches in width, 55 per

1n19: centumiad valorem.
,20: : ' (b) Woven fabrics, such as are'commonly used for pad-
21 dings or interlinings in clothing, wholly or in chief value of 28 flax, or hemp, or of which these substances or either of them 29. is the component material of chief value, exceeding thirty 24. and tiot exceeding one hundted-and twenty threads to the square inch, counting the warp and filling, and weighing
$\boldsymbol{y}$ or otherwise prepared for use as artists' canvas, per
not less than four and onehalf and not more than treelve ounces per square yard, 55 per centum ad valorem; wholly or in chiel value of jute, exceeding thirty threads to the square inch, counting the warp and filling, and weighing not - less than four and one-lualif ounces and not more than treeve ounces per square yard, 50 per centum ad valorem.
(c) Woven fabrics, in the piece or otherwise, wholly or in chief value of vegetable fiber, except cotton, filled, coited, anm 45 per centum ad valorem.

Par. 1010. Woven fabrics, not including articless finished or unfinished, of flax, hemp, ramie, or other vegetable fiber, except cotton, or of which these substances or any of them is the component material of chief value, not specially provided for, 40 per centum ad valorem.

Par. 1011. Plain-woven fabrics, not including articles finished or unfinished, wholly or in chief value of flax, hêmp, ramie, or other vegetable fiber, except cotton, weighing less than four ounces per square yard, 35 per centuma ad valorem.

Par. 1012. Pile fabrios, whether or not the pile coters the entire surface, wholly or in chiof value of vegetable fiber, oxcept cotton, and all articles, finished or unfinishod, made or cat from auch pile fabrics: If the pile is wholly cut or wholly uncut, 45 por contum ad palprem; if the pile is partly cut, 50 per centum ad valorem.

Pad. 1013. Table damask, wholly or in chief value of
a vogetable fiber, except cotton, and all articles, finished or
:3 unfinished, made or cut from such damask, 45 per centum
t ad valorem.
$15 . \quad$ Par. 1014. Towels and napkins, finished or unfinished,
0 wholly or in chief value of flax, hemp, or ramic, or of which
7. these substances or any of them is the component material

8 of chief value, not exceeding one hundred and sixty

10 per centum ad valorem; exceeding one hundred and twenty
11 sixty threads to the square inch, counting the warp and
12 filling, 40 per centum ad valorem; sheets and pillowcases,
18. Wholly or in chief value of flax, hemp, or ramie, or of which
14. these substances or any of them is the component material
15) of chief value, 40 per centum ad valorem.

10 Par. 1015. Fabrics, with fast edges, not exceeding 17 twelve inches in width, and articles made therefrom; tubings, 18 garters, suspenders, braces, cords, tassels, and cords and 10. ' tassels; all the foregoing, wholly or in chief value of vege20 table fiber, except cotton, or of vegetable fiber, except 21 cotton, and india rubber, 35 per centum ad valorem; tapes,

22 wholly or in part of flax, woven with or without metal
28 threads, on reels, spools, or otherwise; and designed expressly
24 : for ase in the manufacture of measuring tapes, 30 per centum 25 ad valorem.

PAR. 1016. Handkerchiefs, wholly or in ohief value 2 of vegetable fiber, except cotton, finished or unfinished, not 3 hemmed, 35 per centum ad valorem; hemmed or hem4 stitched, or unfinished having drawn threads, 50 per centum 5 © ad valorem: Provided, That any of the foregaing
'Par. 1017. Clothing, and articles of wearing apparel of every description, wholly or in chief value of vegetable 10 . fiber, except cotton, and whether manufactured wholly or 11 in part, not specially provided for, 35 per centum ad valorem; 12 shirt collars and cuffis, wholly or in part of flax, 40 cents per 13 dozen and 10 per centum ad valorem.
14 Par. 1018. Bags or sacks made from plain woven fabrics of single jute yarns or from twilled or other fabrics wholly of jute, not bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable, 1 cent ; per pound and 10 per centum ad valorem; bleached; printed, steneiled, painted, dyed, colored, or rendered noninflammable, 1 cent per pound and 15 per centum ad valorem.

Par. 1019. Bagging for cotton, gunny cloth, and similar fabrics, suitable for covering cotton; composed of single yarns made of jute, jute butts, or other vegetable fiber, not bleached, dyed, colored, stained, painted; or printed, not exceeding sixteen threads to the square inch, counting the

1. warp and filling, and weighing not less than fifteen ounces 2. nor more than thirty-two ounces por square yard, six-tenths af of 1 tent per square yard; weighing more than thirty two 4:' otinces per square yard, threo-tenths of 1 cent per pound.
5:-Par. 1020. Inlaid linoleum, 40 per centum't 'valorem;
6 all other linoleum, including corticine and cork carpet; 35
7 per centum ad valorem; floor oilcloth, 20 per centum ad 8 valorem; mats or rugs made of linoleum or floor oilcloth
2. shall be subject to the same rates of duty as herein provided 10 for linoleum and floor oilcloth.
3. Par. 1021. Common China, Japan, and India straw wholly or in chief value of cocoa fiber or rattan, 10 cents per square yard; pile mats and floor coverings, wholly or in chief value of cocoa fiber or rattan, 8 cents per square foot. : Pab. 1028. All manufactures, wholly or in chiof value of vegetable fiber, except cotton, nat, specially provided

24 for, 40 per centum ad valorem.

## ( SOHEDULE 11.-WOOL AND MANUFACTURES:OF

2. Par 1101. (a) Wools: Donskoi, Smyrna, Cordova, 3 Valparaiso, Eeuadorean, Syrian, Aleppo, Georgian, Mur'4: Kestan, Arabian, Bagdad, Persian, Sistan, East"Indian, 6 Thibetan, Chinese, Manohurian, Mongolian, Egyptian, 6. Sudan, Cyprus, Sardinian, Pyrenean, Oporto, Iceland, 7 Scotoh Blackface, Black Spanish, Kerry, Haslock, and Welsh

8 Mountain; similar wools without merino or English blood;
9 all other wools of whatever blood or origin not finer than 10 40s; and hair of the camel; all the foregoing, in the grease 11 or washed, 24 cents per pound of clean content; scoured, 24 12 eents 27 cents.per pound of clean content; on the skin, 28 eents 18. 22 cents per pound of clean content of all the wool; sorted, or 14 matchings, 26 if not scoured, 25 cents per pound of clean content: Provided, That ataleranee of not mere than 10 per centum of weols not finer than 44 f many be allowed in each 17 . bole ar paokige of wools imported at fot finer than 40st Pro18. fided futher, Thatl the foregoing may be imported under 19 bond in an amount to be fixed by the Secretary of the

20 Treasury and under such regulations as he shall prescribe;
$21^{\circ}$ and if within four yeare three years from the date of impor-
98. tation of withdrawal from bonded warehouse satisfactory

28 proof is furnished that the wools or hair have been used in
24 the manufacture of yarns to be used suitable only for use in
25 the manufacture of rugs, carpets, or any other floor covering,

1 or in the matufaeture of kinit or foth beote or heavy fulled
2 tumbermen's. $\theta$ eeks, the duties shall be remitted or refunded:
8 And provided further, That if any such woals or hair im-
4 ported under bond as above presoribed are used in! the
3 manufacture of articles other than rugs, carpets, or cany
6 other floor coverings, or knit or felt boots'or heavy filled
7 Iumbermens soekt, there shall be levied, collected, and paid
8 on any such wools or hair so used in violation of the bond,
0 in addition to the regular duties provided by this paragriph,
1050 cents per pound, which shall not be remitted or refunded
11 on exportation of the articles or for any other reason. II
(b) For the purposes of this schedule: $\because$
(1) Wools and hair in the grease shall be oonsidered such as shall have been shorn from the animal without any cleansing, that is, in their natural condition; : 1
(2) washed wools and hair shall be consideted such as have been washed, with water only, on the animal's back or on the skin skin, and all wool and Shair with a higher clean yield than 77 per centum sholl:be considered as washed;
(3) scoured wools and hair shall be considifed such as have been otherwise cleansed f not incluiding shaking, willowing, burr-picking, or carbonizing) ${ }^{\text {b }}$ :

1, (4) sorted wools or hair, or matchingk, shall bel wools and hair (other than akirtings) wherein the identity of individual fleeces has been destroyed, except that lleees olesed or atizted, or beth akirted fleeceses shall not be considered sorted wools or hair, or matchings, unless the backs have been roniored; and
(5) the Official Standards of the United States for grades of wool as established by the Secretary of Agriculture on June 18, 1920, pursaant to law, shall be the standands for determining the grade of wools. Patr 1109r fat Wootr, net opecintly provided for, net finer thant 443; in the grease or wnathed, 24 eent per pound of deant centent; seoured, 24 eente por pounds on the ekins 28 eent per pound of elean eentent; sorted, or mateling;; 28 enta per pound of elean centent Prouided, That a toleratee of not more that 49 per centum of woels net finer thait 48s may be atlowed in eneft bate of preelage of weoto imported as net finer than 44s: fot Paik. 1102. Wools, not specially provided for, and hair of the Angora goat, Cashmere goat, alpaca, and other 21 like animals, in the grease or washed, 34 ent 31 cents per 22" pound of clean content; scoured, 34 cents per pound of clean $23^{\prime \prime}$ content; on the skin, 88 eents 29 cents per pound of clean $2 \boldsymbol{q}^{\prime}$ content of all the wool; sorted, or matchings, 36 ents if not $25^{\prime \prime}$ scoured, 32 cents per pound of clean content.

Par. 1103. If any bale or package contains wools, hairs, wool wastes, or wool waste material, subject to different rates of duty, be entered at any rate or rates lower than applicable, the highest rate applicable to any part shall apply to the entire contents of such bale or package-aneopt an provided in paragraphe 4104 and 4102.

Par. 1104. The Secretary of the Treasury is hereby authorized and directed to prescribe methods and regulations for carrying out the provisions of this schedule relating to the duties on wool and hair. The Secretary of the Treasury is further authorized and directed to procure from the Secrotary of Agriculture, and deposit in such customhouses and other places in the United States or elsewhere as he may designate, sets of the Official Standards of the United States for grades of wool. He is further authorized to display, in the custombouses of the United States, or elsewhere, numhered, but not otherwise identifiable, samples of importod wool and hair, to which are attached data as to cleap content and other pertinent facts, for the information of the trade and. of customs officers.

Par. 1105. (a) Top waste, slubbing waste, roving; waste, and ring waste, 34 cents per pound; garnetted waste 26 cents per pound; nilb, 24 noils, carbonized, 30 cents per pound; noils, not carbonized, 23 cents per pound; ; thread or yarn waste, 23 cents per pound; all other wool

I: : wastes not specially provided for, 18 eente carbonized, 23
$\because$ cents por pound; not carbonized, 16 cents per pound; shoddy;
3:, 48 eente and uool extract, 21 cents por pound; mungo, 10 cents.
t: per pound; mool rage wool rags, 24 cents per pound;
5 (Hocks, 8 cents per pound.
(i:- (b) Wastes of the hair of the Angora goat, Cashmere
7 goat; alpaca, and other like animals, shall be dutiable at the
8: ratea provided for similar types of wool wastes.
$\boldsymbol{U}_{1, \cdots}, \cdots$ fot All the foregoing; and woel and hair of the kinds:
10. prowided for in thie sehedute; when cembenimed, stall be sub11. jout to atuty of 7 eente per pound in addition to other duties 12, intposed 奴 low
13. Par. 1106. Wool, and hair of the kinds provided for 14 , in this schedule, if carbonized, or advanced in any manner 15. or by any process of manufacture beyond the washed and: 16 or scoured condition, including tops, but not further adi: 17 yanced than roving, 87 eente 34 cents per pound and 20 . 18. per centum ad valorem.
19. ... Par. 1107. Yarn, wholly or in chief value of wool,


22. 琞, eenty but not more than $\$ 1$ per pound, 40 eonte. 37 . cents. 23 per pound and 35 per centum ad valorem; vahued at more
24, than $\$ 1$ but not more than $\$ 1,50$ per pound, $40 . e a n t$. 37 oents
$25_{\text {jun }}$ per pound, and 40 per entum 45 per centum ad valorem;
valued at more than $\$ 1.50$ per pound, 40 eenter 37 oente per pound and 45 per eentum 55 per centum ad valorem.

Par. 1108. Woven fabrics, weighing not more than four ounces per square yard, wholly or in chief value of wool, valued at not more that 80 eente por poand 40 eonte por pound and 60 per eantum ad raloremy folued at more than 80 eonta but mone than $\$ 1.25$ per pound, 60 eante 46 cents per pound and 50 per centum ad valorem; valued at more than $\$ 1.25$ but not more than $\$ 2$ per pound, 60 eente 46 cents per pound and 55 per centum ad valorem; valued at more than $\$ 2$ per pound, 60 eents 46 cents per pound and 60 per centum ad valorem: Provided, That if the warp of any of the foregoing is wholly of cotton, or other vegetable fiber, the duty on the fabric, valued at not more than $\$ 1$ per pound, shall be 40 cents per pound and 50 per centum ad valorem; valued at more than $\$ 1$ per pounds 40 cente per peund and be per eentum ad valorent but not more than $\$ 1.50$ per pound, 37 cents per pound and 55 per centum ad valorem; valued at more than $\$ 1.50$ per pound, 37 cents per pound and 60 per centum ad valorem.

Par. 1109. (a) Woven fabrics, weighing more thatr four ounces per square yard, wholly or in chief vaine of": wool, valued at not more than 60 eents per pentr 26 oents per pound and 40 per $\theta$ 治tum ad raforem; rained af:": mere than 60 eente but net more than 80 eenter per peandi:


3 . 5 E 31.25 per poumd, 46 cants per pound and 50 per sentum 4 . ad valaram; valued at more than $\$ 1.50 \$ 1.25$ but not more

6: then 32 par pound. 69 cents par pound and 55
A: par coatuma sd valorem; valued at more than $\$ 2$ per pound,
7. 60 gentar par pound and 60 par ceantura ad valorem.


10 imhed whally ar in abiof ratue of mooly ahall be dutiable at
11: tha ates provided in subpangraph fatc
12.

13
14
21. 44 eate 41 cents par pound and 50 per centum ad valorem; carriage and automobile robes and steamer rugs), made of J. 65932-12

1 1. blanketing, as units or in the piece; finishied of unfin(1) ished, wholly or in chief value of wool, not exceeding
in 3 : three 'yards in length, valued at not mone that 50 eente 41 per pound, wo eonts per pound and 80 per eentan ad

( 31 per pound, 80 cents 28 cents per pound and 36 per centam 7. ad valorem; valued at more than $\$ 1$ but not more than $\$ 1.50$

8 per pound, 88 eente 31 cents per pound and $37 \frac{1}{2}$ per centum 9 ad valorem; valued at more than $\$ 1.50$ per pound, 40 eonts

1038 cents per pound and 40 per centum ad valorem: Provided,
11 That on all the foregoing, exceeding three yards in length,
12 the same duty shall be paid as on woven fabrics of wool
13. weighing more than four ounces per square yard.
14. Par. 1112. Felts, not woven, wholly or in ohief value 15 of wool, valued at not more than 50 eente per peund, $2 \theta$ 16 cente per pound and 30 per centunt ad faloremy; falued at 17 more than 50 eenta but not more that $\$ 1.50$ per pound, 18: 20 cents per pound and 35 per centum ad valorem; 19 (alued at more than $\$ 1.50$ per pound, 40 ents 38 cents per 20." pound and 40 per centum ad valorem.
:21 Par. 1113. Fabrics, with fast edges, not exceeding 22 twelve inches in width, and articles made therefrom; tubings, garters, suspenders, braces, cords, and cords and tassels; all the foregoing, wholly or in chief valfe of wool, 50 ente

2546 cents per pound and 50 per centum ad valorem.

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1. Pase 1114. (a) Knit fabric, in the piece, wholly or in 2 chief value of wool, valued at not more than $\$ 1$ por pound,

38831 cents por pound and 40 per centum ad valorem; 4 valued at more than $\$ 1$ per pound, 50 ents 46 cents per 5 pound and 50 per centum ad valorem.
0 (b) Hose, half-hose, gloves, and mittens, finished or unfinished, wholly or in chief value of wool, valued at hot more than $\$ 1.75$ per dozen pairs, 40 eente 37 cents per pound and 35 per centum ad valorem; valued at more thin $\$ 1.75$ per dozen pairs, 60 ente 46 cents per pound and 50

11 per centum ad valorem. Hose and half-hose, in part of
(c) Knit underwear, finished or anfinished, wholly or

22 2 per pound, 44 eents 41 cents per pound and 45 per centum ad valorem; valued at more than $\$ 2$ per pound, $6 \theta$ eents 46 cents per pound and 50 per centum ad valorem.
mis ${ }^{\text {L }}$ Pus. 1116. (a) Olothing and articles of wearing :int apparel of every description, not knit or crocheted, manu: 3 , fagtured , wholly or in part, wholly or in chief value of wool, 4 . valued at not more than siz. pex poud, 26 emer per peund

6. but mote than $\$ 4$ per pound, 38 eente 31 cents per pound

7 and 45 ,per centum ad valorem; valued at more than $\$ 4$ per
8 . pound, 50 eent 46 cents per pound and 50 per centum ad 9) valorem.

10 (b) Bodies, hoods, forms, and shapes, for hats, bon11. nets, caps, berets, and similar artioles, manufactured, wholly

12 or.in petchief value of wool felt, 40 ents 30 cents per pound
13 and 75 per 50 per centum ad valorem; and, in addi-
Iht.. tion thereto on all the forgoing, if putted, stamped, blooked,
15 , or trimmed (including finished hats, bonnets, caps, berets, 10 and similar articles), 25 cents per article.

18 son, and ather earpeto, rugs, and mato, not mado on en power-
19 : driven looms; enflethy fugo, ant mats, of oriental weave or

21. earpeto, fugo, and mats, whether woven af separate, earpeto,

22 ; Fugt or mato, or in rolly of any width; all the foregoing,
23. plain or figured, be eents per square feot Providet, 'that

24 . mene of the foregoing shatl be sthjeet teja less rate of dutw
25 than 69 por centum ad ralorem.
4 depparate arpets, rugs, or mats, or in rolls of any widet,

550 cents per square foot, but not less than 45 per oentum - ad valorem.

7 (b) Carpets, rugs, and mats, of oriental weave or weaves, made on a poroen-driven boom; cherille Axminster carpets, rugs, and mats; all the foregoing, plain or figured, whether woven as separate carpets, rugs, or mats, or in rolld 11 of any width, 60 per centum ad valorem.
12 Par 1117. (a) Axminster carpets, rugs, and matis) 18 not specially provided for; Wilton carpets, rigs, and matis! 14. Brussels carpete, rugs, and mats; velvet or tapestry carpets; 16 rugs, and mats; and carpets, rugs, and mats, of like char $ل$ 16 acter or description; all the foregoing, valued at not 17 more than 40 cents per square foot, 40 per centum and 18 valorem; valued at more than 40 cents per square foot, 60 19 per cointum ad valorem.

21 of whatever material composed, and carpets, rags, and mats,
22 of like charactor or description, not speciatly provided for;
23.25 per cetitturn ad valorem:
(c) Aff other floor coverings, including mats and $2 f$ druggets, wholly or in chief value of wool, not specially

1 provided for, valued at not more than 40 cents per square
2. foot, 30 per centum ad valorem; valued at more than 40
3. .cents per square foot, 60 per centum ad valorem.

4 . . (d) Parts of any of the foregoing shall be dutiable at
.5 the rate provided for the completed article.
6 Par. 1118. Screens, hassocks, and all other artioles,
7 composed wholly or in part of carpets, rugs, or mats, and
8 not specially provided for, 30 per centum ad valorem.
9 Par. 1119. Tapestries and upholstery govis (not in10 . cluding pile fabrics), in the piece or otherwise, wholly or in
11 chief value of wool; shall be subject to the applicable rates
12 of duty imposed upon woven fabrics of wool in paragraph 131108 or 1109.

14 Par. 1120. All manufactures, wholly or in chief value 15. of wool, not specially provided for, 50 per centum ad valorem.

16: : Par, 1121. Whenever in this title the word "wool"
17 is used in connection with a manufactured article of which
18. it is a component material, it shall be held to include wool or

19 hair of the sheep, camel, Angora goat, Cashmere goat;
20 alpaca, or other like animals, whether manufactured by the
21 woolen, worsted, felt, or any other process.

## SOHEDULE 12.-SILK MANUFACTURES

Par. 1201. Silk partially manufactured, including
24 total or partial degumming other than in the reeling process,
25 from rạw silk, waste silk, or cocoons, and silk noils axceed-

1 ing two inches in length; all the foregoing, if not twisted or 2. spun, 35 per centum ad valorem,

3 Par. 1202 Spun silk or sochappe sill ygarn, or yarn 4 .of silk and rayon on other synthetic textile, and roving, not

5 bleached, dyed, colored, or plied, 40 per centum ad valorem;
6 . bleached; dyad, colored, of plied, 50 per centum ad valorema

Par. 1203. Thrown silk not more advanced than singles, tram, or organzine, 20 per centum ad valorem.

Par. 1204. Sewing silk, twist; floss, and silk threads or yarns of any description, made from raw silk, not specially provided for, 40 per centum ad valorem. it

Par. 1205. Woven fabrics in the piece, wholly or in 1 chief value of silk, not specially provided for, $\boldsymbol{E}_{\boldsymbol{E}}$ per entmit 60 per centum ad valorem; if Jacquard-figured,; 65 per centum ad valorem.

Par. 1206. Pile fabrics (including pile ribbons) ${ }_{\text {b }}$ whether or not the pile covers the entire surface, wholly or in chief value of silk, and all articles, finished or unfinished, made or cut from such pile fabrics:
(1) If the pile is wholly cut or wholly uncut, if: velvets (other than ribbons), 70 per centum nad. valorem; if other than velvets, 60 per centum ad valorem;

2155 per centum ad valorem; hemmed or hemstitched, 60 per 22 centum ad valorem.

Par. 1210. Clothing and articles of wearing apparel
24 of every description, manufactured wholly or in part, wholly
y or in chief value of silk, and not specially provided for, 65
2 per contum ad valorem.
Par. 1211. All manufactures, wholly or in chief value 4 of silk, not specially provided for, 65 per centum ad valorem.

5 SOHEDULE 13.-RAYOA MANHFAGTURES MAN:
( UFACTURES OF RAYON OR OTHER SYN.
7. THETIC TEXTILE

8 Par. 1301. Rayem yaff, if inglen, weighing one hath-
9 dred and fify heniens or move per length of font hundred 10 and fifty meten, 45 per centum ad waleremt weighing tew 11 than one hutndred and fifty denient; 69 per eentum ad walo- Fent and; in additiont any of the foregoing plied shatt be
 Pwovidet, That none of the foregoing ohall be subjeet to a leis duty than 45 eente per"perthen prilaments of rayon or other synthetic teatile, single or grouped, and yarns of rayon or. other synthetic textile, singles, all the foregoing not specially; provided for, weighing one hundred and fifty deniers or more per length of four hundred and fifty meters, 45 per centum ad valorem; weighing less than one hundred and fifty deniers perlength of four hundred and ffty meters, 50 per centum ad valorem; and, in addition, yarns of rayon or other synthetic textile, plied, shall be subject to an additional duty of 5 per centum ad valorem: Provided, That none of the foregoing shall be subject to a less duty than 45 cents per pound. Any

1. of the foregoing yarns if having more than twenty turns tuist

2 per inch shall be subject to an additional cumulative duly of
850 cents per pound.
4 Par. 1302. Rayou wester oxeept eellutese eatate
5 waste Waste of rayon or other synthetic textile, axcept
6 waste wholly or in chief value of cellulose acelate, 10 por
7 centum ad valorem; myon flaments filaments of rayon or
8 other synthetic textile, not exceeding thirty inches in length,
9 other than waste, whether known as cut fiber, staple fiber,
10 or by any other name, 20 per centan ad cents por
11 pound; myont noils noils rayon or other synthetic textile,
1225 per centum ad valorem; garnetted or carded rayon or.
13. other synthetic textile, 10 cents per pound and 25 per centum:

14 ad valorem; diver or tope sliver, tops, and roving, of rayon or
15 other synthectic textile, 10 cents per pound and 30 per centum:
16 ad valorem.
17 Par. 1303. Spun mymy 10 yarn of rayon or 18 other synthetic textile, 20 cents per pound, and, in addition, 19 if singles, 45 per centum ad valorem, if plied, 50 per centum 20 ad valorem.

Par. 1304. Reny yam of rayon or other synthetic textile put up for handwork, and nyen tewing thread sewing thread of rayon or other synthetic textile, 55 per centum ad valorem, but not less than 45 cents per pound.

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Par. 1305. Rayon or other synthetic textile in bands or strips not exceeding one inch in width, suitable for the manqfacture of textiles, 45 per centum ad valorem, but not lew than 45 cents per pound.

Par. 1306. Woven fabrics in the piece, wholly or in chief value of rayon or other synthetic teatile, not specially provided for, 45 cents per pound and 60 per centum ad valorem, and, in addition, if Jacquard-figured, 10 per centum ad valorem.

Par. 1307. Pile fabrics (including pile ribbons), whether or not the pile covers the entire surface, wholly or in chief value of rayon or other syntlictic textile, and all' articles, finished or unfinished, made or cut from such pile fabrics, 45 cents per pound, and, in addition, if the pile is wholly cut or wholly uncut, 60 per centum ad valorem, if the pile is partly cut, 65 per centum ad valorem.

Par. 1308. Fabries, with fast edges, not exceeding twelve inches in width, and articles made therefrom; tubings, garters, suspenders, braces, cords, tassels, and cords and tassels; all the foregoing wholly or in chief value of of of rayen rayon or other synthetic textile, or of rayon or other synthectic textile and india rubber, and not specially provided for, 45 cents per pound and 60 per centum ad valorem, and, in addition, if Jacquard-figured, 10 per centum ad valorem. 65 per contum ad velorem valorem; hose and half-hose 8 wholly or in part of rayon or other synthetic textile, 45 cents

Par. 1809. Knit fabric, in the piees, wholly or in chiof value of rayon or other synthetic textile, 45 cents por pound and 60 per centam nd valorem; gloves, mittens, tees, haf these, underwear, outerwear, and articles of all kinds, knit or crocheted, finished or unfinished, wholly or in chief value of rayon or other synthectic textile, 45 cents por pound and per pound and 65 per centum ad valorem.

Par. 1310. Handkerchiefs and woven mufflers, wholly or in chief value of rayon or other synthetic textile, finished or unfinished, not hemmed, 45 cents per pound and 60 per centum ad valorem; if hemmed or hemstitched, 45 cents per pound and 65 per centum ad valorem.

Par. 1811. Clothing and articles of wearing apparel of every description, manufacured wholly or in part, wholly or in clief value of rayon or other synthetic textile, and not specially provided for, 45 cents per pound and 70 peef eentum 65 per centum ad valorem.

Par. 1312. Manufactures of fayments, fibers, yarns, or thrends, of rayon or other synthetic textile, and textile products made of wayon hands op strips net exeecting one ineh in width bands or strips (not exceeding one inch in width) of rayon or other synthetic textize, all the foregoing, wholly or in chief value of rayon or other synthetic textile;

## 1

not specially provided for, 45 cents per pound and 70 per , 65 par centum ad valorem.

Pas, 1313. Whenever used in this Act the term "*)" terms "rayon" and "other synthetic textile" mean the product made by any artificial process trom collulose, a cellulose hydrate, a compound of collulese, or a mixture containing any of the foregaing, which prodnct is solidified into filaments, fibers, bands, strips, or sheets, whether such products are known as rayon, staple fiber, visca, or cellophane, or as artificial, imitation, or synthetic silk, wool, horsehair, or straw, or by any other name whatsoever.

## SCHEDULE 14.-PAPERS AND BOOKS

Par. 1401. Uncoated papers commonly or commercially known as book paper, and all uncoated printing paper, not specially provided for, not including cover papor, onofourth of 1 oent per pound and 10 per centum ad valorem: Provided, That if any country, dependenoy, province, or other subdivision of government shall forbid or restrict in any way the exportation of (whether by law, order, regulation, contractual relation, or otherwise, directly or indirectly), or impose any export duty, export license fee, or other export charge of any kind whatsoever (whether in the form of additional charge or license fee or otherwise) upon printing paper, or wood pulp, or wood for use in the manufacture of wood pulp, the President may enter into negotiations par centam ad valorem: Provided, That for the purposes of this Act any of the foregoing less than twelve ore-thousandths of one inch in thickness shall be deamed to be paper; sheathing paper, roofing paper, deadening felt, sheathing felt, roofing felt or felt roofing, Whether or not saturated or coated, 10 per centum ad valorem. If any country, dependency, province, or other subdivision of government imposes a duty on any article specified in this paragraph, when imported from the United States, in excess of the duty herein provided, there shall be imposed upon such article, when imported either directly or indirectly from such country, dependency, province, or other subdivision of government, a duty equal to that imposed by sach country, dependency, province, or other subdivision of government on such article imported from the United States.

Par. 1403. Filter masse or filter stock, composed wholly or in part of wood pulp, wood flour, cotton or other vegetable fiber, 20 per centum ad valorem; indurated fiber ware, masks composed of paper, pulp or papier-mâché,
 not specially provided for, 25 per centum ad whem valorem; manufactures bf pulp, not specially provided for, 30 per cenlum ad valorem.

Pab. 1404: Papars commonly or commponcially, known
2. as tissue papar, steceotype paper, and seppying paper, india $8_{i}$ and bible paper, condenser papar, carbon paper, coagted or 4 uncoated, bibulous pappr, pottery paper, tiskue paper for 5 waxing, and all paper similar to, any: of the, fore6 going, not specially provided for, colored or unoolored, 7 white or printed, weighing not over six pounds to the ream, 8 and whether in sheets or any other form, 6 cents per pound 9 and 20 per centum ad valorem; weighing aver six pounds and 10 less than ten pounds to the ream, 5 cents per pound and 15 11 per centum ad valorem; india and bible paper waighing ten 12 pounds or more and less than eighteen twenty and one-half 13 pounds to the ream, 4 cents per pound and 15 per centum 14 ad valorem; crêpe paper, commonly or commarcially so 15 known, including paper crêped or partly crêped in any man16 ner, and paper wadding, and pulp wadding, and manufa-

20 paragraph shall be subject to a less rate of duty than that

24 eighty-eight thousand square inohes.

Par. 1405. Papers with coated surface or surfaces, not specially provided for, 5 cents per pound and 15 per centum lined or reinforced paper, 5 cents per pound and 17 per
centum ad valorem; papers with paraffin or wax-coated surface or surfaces, vegetable parchment paper, grease-proof and imitation parchment papers which have been supercalendered and rendered transparent or partially so, by whatever name known, all other grease-proof and imitation parchment paper, not specially provided for, by whatever name known, 3 cents per pound and 15 per centum ad valorem; bags, printed matter other than lithographic, and all other articles, composed wholly or in chief value of any of the foregoing papers, not specially provided for, and all boxes of paper or papier-mâché or wood covered or lined with any of the foregoing papers or lithographed paper, or covered or lined with cotton or other vegetable fiber, 5 cents per pound and 20 per centum ad valorem; plain baie paper ordinarity used in the mantifattre of paper commonly or eommereially known either as Hlue print or brown print, and plain basie paper ordinatily wed for simitar furfoeses, 20 per eentum ad walorem; sensitized paper commonly or commereially known either as blue print or brown print, and similar sensitized pajer, $2=$ per contum ad walorem; unsensitised basie paper, and baryta eoated paper, to be
 sensitized paper, to be used in photography; 30 per eentum ad warem plain basic paper for albumenizing, sensitizing, baryta coating, or for photographic processes by using solar
or artificial light, 3 cents per pound and 15 per centum ad valorem; albumenized or sensitized paper or paper otherwise surface coated for photographic purposes, 3 cents per pound and 20 per centum ad valorem; wet transier paper or paper prepared wholly with glycerin or glycerin combined with other materials, containing the imprints taken from lithographic plates or stones, 65 per centum ad valorem.

Par. 1406: Pictures, calendars, cards, labels, flaps, cigar bands, placards, and other articles, composed wholly or in chiof value of paper lithographically printed in whole or in part from stone, gelatin, metal, or other material (except boxes, views of American scenery or objects, and musio, and illustrations when forming part of a periodical or newspaper, or of bound or unbound books, accompanying the same), not specially provided for, shall be subject to duty at the following rates: Labels and flaps, printed in less than eight colors (bronze printing to be counted as two colors), but not printed in whole or in part in metal leaf, 30 cents per pound; cigar bands of the same number of colors and printings, 35 cents per pound; labels and flaps printed in eight or more colors (bronze printing to be counted as two colors), but not printed in whole or in part in metal leaf, 40 cents per pound; cigar bands of the same number of colors and printings, 50 cents per pound; labels and flaps, printed in whole or in part in metal leaf, 60 cents per pound; cigar
bands, printed in whole or in part in metal leaf, 65 cents per pound; all labels, flaps, and bands, not exceeding ten square inches cutting size in dimensions, if embossed or die-cut, shall be subject to the same rate of duty as hereinbefore provided for cigar bands of the same number of colors and printings (but no extra duty shall be assessed on labels, flaps, and bands for embossing or die-cutting) ; transparencies, printed lithographically or otherwise, in not more tban five printings (bronze printing to be counted as two printings). 40 per centum ad valorem; in more than five printings (bronze printing to be counted as two printings), 50 per centum ad valorem: Provided, That all invoices shall state the number of separate printings actually em. ployed in the production of the transparency; fashion magazinos or periodicals, printed in whole or in part by lithographic process, or decorated by hand, 8 cents per pound; decalcomanias in ceramic colors, weighing not over one hundred pounds per one thousand sheets on the basis of twenty by thirty inches in dimensions, $\$ 1.40 \$ 1.25$ per pound and 15 per centum ad valorem; weighing over one hundred pounds per one thousand sheets on the basis of twenty by thirty inches in dimensions, 85 eente 30 cents per pound and 15 per centum ad valorem; all other decalco-: manias, except toy decalcomanias, if nof backed with metal. leaf, 40 cents per pound; if backed with metal leaf; 65 cents.

1 per pound; all articles other than those hereinbefore specifi-
2 cally provided for in this paragraph, not exceeding eight
3 twelve one-thousandths of one inch in thickness, 30 cents
4 per pound; exceeding eight twelve and not exceeding
5 twenty one-thousandths of one inch in thickness, and less
6 than thirty-five square inches cutting size in dimensions,

14 thickness, 10 cent $7 \frac{1}{\frac{1}{3}}$ cents per pound: Provided, That in the $15^{\circ}$ case of articles hereinbefore specified the thickness which 10 : shall determine the rate of duty to be imposed shall be that of 17 the thininest material found in the article, but for the purposes 18 of this paragraph the thickness of lithographs mounted or 10 pasted upon paper, cardboard, or other material shall be the 20 combined thickness of the lithograph and the foundation on 21 which it is mounted or pasted, and the cutting size shall be
22 the area which is the product of the greatest dimensions of 23 length and breadth of the article, and if the article is made

24 up of more than one piece, the cutting size shall be the
combined cutting sizes of all of the lithographically printed parts in the article.

Par. 1407. (a) Oorrespondence cards, writing, letter, note, drawing, and handmade paper, paper commonly or commercially known as handmade or machine handmade paper, japan paper and imitation japan paper by whatever name known, Bristol board of the kinds made on a Fourdrinier or a multicylinder machine, ledger, bond, record, tablet, typewriter, manifold, onionskin, and imitation onionskin paper, and paper similar to any of the foregoing, all the above weighing eight pounds or over per ream, 3 cents per pound and 15 per centum ad valorem; if ruled, bordered, ombossed, printed, lined, or decorated in any manner, whether in the pulp or otherwise, other than by lithographic process, 10 per centum ad valorem in addition; corrospordence cards, and writing, letter, and note paper, in sheets less than one hundred and ten square inchos in area, shall be subject to an additional cumulative duty of 5 per centum
(b) Sheets of writing, letter, and note paper, with border gummed or perforated, with or without inserts, preapared for use as combination sheet and envelope, and papeteries, 40 per centum ad valorem. . The term "papeteries" as used in this paragraph means writing, letter, or note paper, or correspondence cards, together with the envelopes,

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1 paoked or assembled into boxes, portfolios, folders, or other

11 tinted, decorated, or lined, 10 per centum ad valorem; if 12 lithographed, 30 per centum ad walorem valorem: Provided,

13 That paper envelopes which contain merchandise subject to 14 an ad valorem rate of duty or a duty based in whole or in

18 Par. 1409. Jacquard designs on ruled paper, or cut on 19 Jacquard cards, and parts of such designs, 35 per centum 20. ad valorem; paper eommonly or eommereially, known as wall
 22 graphed, dyed, or colored, but net wholly or paxtially eorored 23 . Fith linseed oil cement, or floek; 30 per eenturn ad ralorem 24 hanging paper, not printed, lithographed, dyed, or colored, 2ă: 10 per centum ad valorem; printed, lithographed, dyed, or

1 colored, $1 \frac{1}{4}$ cents per pound and 20 per centum ad valorem;
2 wrapping paper not specially provided for, 30 per centum 3 ad valorem; blotting paper, 30 per centum ad valorem;
4 filtering paper, 89 per eentwad valorem 5 cents per pound and 15 per centum ad valorem; paper commonly or commercially known as cover paper, plain, uncoated, and undecorated, 30 per eentum $2($ per centum ad valorem; paper not specially provided for, 30 per centum ad valorem.

Par. 1410. Unbound books of all kinds, bound books of all kinds except those bound wholly or in part in leather, slicets or printed pages of books bound wholly or in part in leathor, pamphlets, music in books or sheets, and printed matter, all the foregoing not specially provided for, if of bona fide foreig $n$ authorship, 15 per centum ad valorem; all other, not specially provided for, 25 per centum ad valorem; blank books, slate books, drawings, engravings, photographs, etehingor mons and ehats and etchings, 25 por centum ad valorem; maps and charts, 40 per centum ad valorem; book bindings or covers wholly or in part of leather, not specially provided for, 30 per centum ad valorem; books of paper or other material for children's use, printed lithographically or otherwise, not exceeding in weight twenty-four ounces each, with reading matter other than letters, numerals, or descriptive words, 15 per centum ad valorem; bofklets, printed lithographically or otherwise, not specially provided for, 7 cents

I per pound; booklets, wholly or in chief value of paper, deco2 rated in whole or in part by hand or by spraying, whether 3 or not printed, not specially provided for, 15 cents per pound;

4 all post cards (not including American views), plain, deco-
5 rated, embossed, or printed except by lithographic process, 80
6 per centum ad valorem; views of any landscape, scene, build7 ing, place or locality in the United States, on cardboard or

Par. 1412. Playing cards, 10 cents per pack and 20 24 (per centum ad valorem.

5 other forms, or cut or shaped for boxes or other articles, plain

9 lined, printed, deeoratad, or ornamented in any mannor Par. 1413. Papers and paper board and pulpboard, including cardboard and leatherboard or compress leather, ombossed, cut, die-cut, or stamped into designs or shapes, such as initials, monograms, lace, borders, bands, strips, or or printed, but not lithographed, and not specially provided for; paper board and pulpboard, including cardboard and leatherboard or compress leather, leminated, glezedry eeated, plate finished, supercalendered or friction calendered, laminated by means of an adhesive substance, coated, surface stained or dyed, lined or vat-lined, embosed, printed, or decorated or ornamented in any manner; press boards and press paper, all the foregoing, 30 per centum ad valonem; test or container boards of a bursting strength above sixty pounds per square inch by the Mullen or the Webb test; 20 per centum ad valorem; stereotype-matrix mat or board, 35 per centum ad valorem; wall pockets, composed wholly or in chief value of paper, papier-mâché or paper board, whether or not die-ont, embossed, or printed lithographically or otherwise; bozes, composed wholly or in ohief value of paper, papiermâché or paper board, and not specially provided for; manufactures of paper, or of which paper is the component material of chief value, not specially provided for, all the

1 foregoing, 35 per centum ad walonem valonem; ribbon fly2 catchers, $\$ 3$ per thousand.

## SOHEDULE 15.-SUNDRIES

Par. 1501. (a) Yam, slivers, rovings, wick, rope, cord, cloth, tape, and tubing, of asbestos, or of asbestos and any other spinnable fiber, with or without wire, and all manafactures of any of the foregoing, 40 per centum ad valorem.
(b) Molded, pressed, or formed axtieles in articles, in part of asbestos, containing any binding agent, coating, or filler, other than hydraulic cement; 20 cement or. synthetic resin, 25 per centum ad valorem.
(c) Asbestos shingles and articles in part of asbestos, if containing hydraulic cement or hydraulio cement and other material, not coated, impregnated, decorated, or colored; in any manner, three-fourths of 1 cent per pound; if coated, impregnated, decorated, or colored, in any manner, 1 cent per pound.
(d) All other manufactures of which asbestos is the component material of chief value, 25 par centum ad valorem.
'PAR. 1502. (a) Boxing gloves, baseballs, footballs, tennis balls, golf balls, and all other balls, of whatever material composed, finished or unfinished, primarily designed for use in physical exercise (whether or not such exeroise involves

1 the element of sport), and all clubs, rackets, bats, golf tees, and other equipment, such as is ordinarily used in conjunction therewith, all the foregoing, not specially provided for, 30 per centum ad valorem; ice and roller skates, and parts thereof, 20 per centum ad valorem.
(b) There shall not be classified under this paragraph: (1) any article chiefly used for the amusement of children, or (2) any part of any such article.

Par. 1503. Spangles and beads, including bugles, not specially provided for, 35 per centum ad valorem; beads of ivory, 45 per centum ad valorem; fabrics and articles not ornamented with beads, spangles, or bugles, nor embroidered, tamboured, appliquéd, or scalloped, composed wholly or in chief value of beads or spangles (other than imitation pearl beads, beads in imitation of precious or semiprecious stones, and beads in chief value of synthetic phentie resin), 60 per centum ad valorem; hollow or filled imitation pearl beads of all kinds and shapes, of whateter material composed, 60 per centum ad valorem; imitation solid pearl beads, valued at not more than 5 eents for ineh, $\frac{z}{2}$ enter inet and $2 \theta$ one-half of 1 cent per inch, 60 per centum ad valorem; valued at more than one-half of 1 cent and not more than 5 cents per inch, 90 per centum ad valorem; valued at more than 5 cents per inoh, 60 per centum \& valorem; iridescent imitation solid pearl beads, valued at not mpre than 10 cents per inch, 4 ents per ineh and 4090 per centum ad valorem; valued at more than 10 cents per inch, 60 per centum ad valorem; beads composed in chief value of synthetic phentie resin, 75 per centum ad valorem; all other beads in imitation of precious or semiprecious stones, of all kinds and shapes, of whatever material composed, 45 per centum ad valorem: Provided, That the rates on spangles and beads provided in this paragraph shall be applicable whether such spangles and beads are strung or loose, mounted or unmounted: Provided further, That no article composed wholly or in chiof value of any of the foregoing beads or spangles shall be subject to duty at a less rate than is imposed in any paragraph of this Act upon such articles without such beads or spangles.

Par. 1504. Hat braids, wholly of ramie, 20 per centum ad valorem; manufactures of hat braids wholly of ramie, 40 per centum ad valorem.

Par. 1505. (a) Braids, plaits, laces, and willow shects or squares, composed wholly or in chief value of straw, chip, paper, grass, palm leaf, willow, osier, rattan, real horsehair, cubs bark, or manila bemp, suitable for making or ornamenting hats, bonnets, or hoods: Not bleached, dyed; colored, or stained, 15 per centum ad velorem; bleached; dyed, colored, or stained, 25 per centum ad valorem; any of the foregoing containing any part, however small, of rayon: or other synthetic textile, 90 per.centum ad valorem.
(b) Hats, bonnets; and hoods, composed wholly or in
4. whether wholly or partly manufactured:

22 other synthetic textile:
(1) Blocked or trimmed (whether on not bleached,
(1) Not blecked or trimmed; and not bleached, dyed, colored, or stained, 25 per centum ad valorem;
(2) not blocked or trimmed, if bleached, dyed, colored, or stained, 25 cents per dozen and 25 per centum ad valorem;
(3) blocked or trimmed (whether or not bleached, dyed, colored; or stained), $\$ 4$ per dozen and 50 per centum ad valorem;
(4) if sowed (whether or not blocked, trimmed, bleached, dyed, colored, or stained), \$4 per dozen and 60 per centum ad valorem;
(5) any of the fnregoing known as harvest hats, valued at less than $\$ 3$ per dozen, 25 per centum ad valorem.
(c) Hats, bonnets, and hoods, wholly or in chief value of any braid not provided for in this paragraph, if such braid is composed in any part, however small, of rayon or dyed; colored; or stained); 4 per dozen and 50 per contum ad valorem;
(2): if sewed (whether or not blooked, trimmed, bleached, dyed, colored, or stained), $\$ 4$ per dozen andi 60 per centum ad valorem. $\therefore$ fot (d) As used in this paragraph the terms "grass" and "straw" mean these substances in their natural form and structure, and not the separated fiber thereof: Par. 1506: Brooms, made of broom corn, straw, wooden fiber, or twigs, 25 per centum ad valorem; tooth brushes and other toilet brushes, the handles or backs of which are composed wholly or in chief value of any product provided for in paragraph 31, 2 cents each and 50 per centum ad valorem; handles and backs for tooth brushes and other toilet brushes eompesed brushes; composed wholly or in chief value of any product provided for in paragraph -81, 1 cent each and 50 per centum ad valorem; toilet brushes, ornamented, mounted, or fitted with gold, silver, or platinum, or wholly or partly plated with gold, silver, or platinum, whether or not enameled, 60 per centum ad valorem; other tooth brushes and other toilet brushes, 1 cent each and 50 per centum ad valorem; all other brushes, not specially provided for, thed hair pereits in quills or otherwise; 50 per centum ad valorem, hair pencils in quills. or otherwise; 40 per centum ad valorem.

Par. 1507. Bristles, sorted, bunched, or prepared, 3 cents per pound.

3 such size, shape, or form as to be fit for buttons excln-

510 per centum ad valorem.
6 Par. 1509. Buttons of vegetable ivory, finished or 7 partly finished, $1 f$ cents per line per gross; vegetable ivory 8 button blanks, not drilled, dyed, or finished, three-fourths of

91 cent per line per gross; buttons of pearl or shell, finished or 11 ' bàtton blanks, not turned, faced, or drilled, if cents per line 12" per gross; and, in addition thereto, on all the foregoing, 25 13 por centum ad valorem: Provided, That the term "line" 14 as used in this paragraph and paragraph 1510 shall mean $10^{\circ}$ the line bation measure of one-fortieth of one inch. 16 Par. 1510. Buttons commorly known as agate but17 tons, and buttons made in imitation of or similar to pearl, 18 shell, or agate buttons (except buttons commonly known as
19. Roman pearl and fancy buttons with a fish scale or similar 20 to fish-scale finish), $1 \frac{1}{4}$ cents per line per gross and 25 per

Par. 1511. Oork bark, cut into squares, cubes, or quarters, 8 cents por pound; in ehiof walue of eork, ovor threofourths of one ineh in
 threofourthy of oue ineh or leas in tiumeter, meartured at the Jurger ents, 81 eente fer pound stoppers, over three-fourths of one inch in diameter, measured at the larger end, wholly

8 or in chief value of natural cork bark, 25 cents per pound;
9 wholly or in chief value of artificial, composition, or com10 pressed cork, 10 cents per pound; stoppers, three-fourths of 11 one inch or less in diameter, measured at the larger end, 12 wholly or in chief valuc of natural cork bark, 31 cents per 18 pound; wholly or in chief value of artificial, composition, 14 or compressed cork, 121 cents per pound; perforated or 15 hollow corks, commonly or commercially known as shell 16 corks, 75 cents per pound; perforated cork penholder grips, $\$ 2$ $17 \$ 1.50$ per pound; disks, wafers, and washers, three-sixteenths 18 : of one inch or less in thickness, made from natural cork 19 bark, 25 cents per pound; if made from artificial, compo20 sition, or compressed cork, 理贯 eente 10 cents per pound; 21 cork, commonly or commercially known as artificial, composition, or compressed cork, in the rough and not further 23 advanced than slabs, blooks, planks, rods, sticks, or similar

24 forms, 10 cents per pound; manufactures wholly or in ohief J. 65932-14

1 value of artificial, composition, or compressed cork, finished
2 or unfinished, not specially provided for, 16 cents per pound;
3 clean, refined, or purificd, grantated, or granulated or
4 ground cork, weighing not over six pounds per oubic foot
5) uncompressed, 3 cents per pound; all other ground, granu-
(6 lated, or regranulated cork, 1 cent per pound; cork insula-
7 tion, wholly or in chief value of cork, cork waste, or granu-
8 lated or ground cork, in blocks, slabs, boards, or planks, 9 3 24 cents per board foot; cork pipe coverings, cork fitting covers, and cork lags, wholly or partly manufactured, coated or uncoated, 5 ente 4 cents per pound; cork tile in the rough or wholly or partly finished, over three-eighths of one inch in thickness, 6 cents per pound; three-eighths of one inch or less in thickness, 10 cents per pound; cork paper, 30 per centum ad valorem; and manufactures wholly or in chief value of cork bark or cork, not specially provided for; 45 per centum ad valorem.

Par. 1512. Dice, dominoes, draughts, chessmen, and billiard, pool, and bagatelle balls, and poker chips, of ivory, bone, or other material, 50 per centum ad valorem.

Par. 1513. Dolls and doll elothing, eomposed in any patt, howover small, of any of the taces, fabries, embroideries, or other materiants ar aritieles provided for in paragraph 1020 fa), $\theta 0$ per eentum ad ralorenp posed wholly or in ehief value of any produet provided for

1 in paragraph 81, hatring any mavable membor or part, 4 2 cent eneh and 60 per centum ad ralowem; net having any
3 movable member or part, 4 eent each and 59 por centum ad 4 Falorom; parth of dolls or toyis, compesed whelly or in chiof 5 Foltue of any prodtet provided for in paragraph 81, 4 oent 6 each and by per centum ad ratorem; all othor dollh; parts 7 of dollf finduling elothing), dell headt, toy marbles Dolls, 8 parts of dolls, doll heads, toy marbles, toy games, toy con9 tainers, toy favors, toy souvenirs, of whatever materials 10 composed, air rifles, toy balloons, toy books without reading 11 matter (not counting as reading matter any printing on 12 removable pages), other than letters, numerals, or descrip13 tive words, bound or unbound, and parts thereof, garlands, 14 festooning and Christmas tree decorations made wholly used in this paragraph the term "toy" means an article 19. chiefly used for the amusement of children, whether or not 20 also suitable for physical exercise or for mental development. 21 : Doll clothing shall not be classified under this paragraph and such clothing shall be assessed separately. The rates provided for in this paragraph shall apply to articles enumerated or described herein, whether or not more specifically provided for elsewhere in this Act: Provided,

That none of the foregoing shall be subject to a less amount of duty than would be payable without regard to this paragraph, except that any of the foregoing composed wholly or in chief value of china, porcelain, parian, bisque, earthenware, or stoneware shall be classified under this paragraph.

Par. 1514. Imery, entandum and axtifieial abrasive gruins ant emery, commdum and artifine abrasiven, Emery, corundum, garnet, and artificial abrasives, in grains, or ground, pulverized, refined, or manufactured, 1 cent.per pound; emery wheels, emery files, and manufactures of which emery, corundum or artificial abrasive is the component material of chief value, not specially provided for; and all papers, cloths, and combinations of paper and cloth, wholly or partly coated with artificial or natural abrasives, or with a combination of natural and artificial abrasives; all the foregoing, 20 per centum ad valorem. Any of the foregoing, if containing more than'one-tenth of 1 per centum of vanadium, or more than two-tenths of 1 per centum of tungsten, molybdenum, boron, tantalum, titanium, columbium or niobium, or uranium, or more than three-tenths of 1 per centum of chromium, 60 per centum ad valorem.

Par. 1515. Firecrackers of all kinds, 8 cents per pound; bombs, rockets, Roman candles, and fireworks of all descriptions, not specially provided for, 12 oonts per pound;
the weight on all the foregoing to include all coverings, wrappings, and packing material.

Par. 1516. Matches, friction' or lucifer, of all descript; tions, per gross of one hundred and forty-four boxes, con-taining not more than one hundred matohes per box. 20. cents per gross; when imported otherwise than in boxes' containing not more than one hundred matches each, of eents: $2 \frac{3}{4}$ cents per one thousand matches; match splints, 1 cent per thousand; skillets, in any form, for match boxes, 12 cents per: thousand; wax matches, wind matches, and all matches in books or folders or having a stained, dyed, or colored stick or stem, tapers consisting of a wick coated with an inflam: mable substance, night lights, fusees and time-burning chemical signals, by whatever name known, 40 per centum ad valorem: Provided, That in accordance with section 10 of "An Act to provide for a tax upon white phosphorus matches, and for other purposes," approved April 9, 1912, white phosphorus matches manufactured wholly or in part in any foreign country shall not be entitled to enter at any of the ports of the United States; and the importation thereof is hereby prohibited: Provided further; That nothing in this Act contained shall be held to repeal or modify said Act to provide for a tax upon white phosphorus matches, and for ${ }^{-}$ other purposes, approved April 9, 1912.

1 spocially provided for, when bleached, 60 per entm 25 per
2 centum ad valorem; when colored, dyed, painted, or chemi-
3 cally treated, 750 per centum ad valorem;
4 boas, boutonnieres, wreaths, and all articles not specially
5 provided for, composed wholly or in chief value of any of the
6 feathers, flowers, leaves, or other material abore mentioned,
7 shall be subject to the rate of duty provided in this para-
8 graph for such materials, but not less than 60 per centum ad
9 valorem: Provided, That the importation of birds of para10 dise, aigrettes, egret plumes or so-called osprey plumes, and 11 : the feathers, quills, heads, wings, tails, skins, or parts of 12. skins, of wild birds, either raw or manufactured, and not for 13 scientific or educational purposes, is hereby prohibited; but $14^{\prime \prime}$ this provision shall not apply to the feathers or plumes of 15 ostriches or to the feathers or plumes of domestic fowls of 16 any kind: Provided further, That birds of paradise, and the 17 feathers, quills, heads, wings, tails, skins, or parts thereof, 18 , and all aigrettes, egret plumes, or so-called osprey plumes, 19 is and the feathers, quills, heads, wings, tails, skins, or parts of 20 skins, of wild birds, either raw or manufactured, of like kind 21 to those the importation of which is prohibited by the foregoing provisions of this paragraph, which may be found in 23 the United States, on and after the passage of this Act, except 24 as to such plumage or parts of birds in actual use for personal 25 adornment, and excopt such plumage, birds or parts thereof
imported therein for scientific or oducational purposes, shall : be presiumed for the purpose of seizure to have been imported": unlawfully after October 3, 1913, and the collector of ous-: : toms shall seize the same unless the possessor thereof shall! establish, to the satisfaction of the collector that the same: were imported into the United States prior to October B,: 1913, or as to such plumage or parts of birds that they were: plucked or derived in the United States from birds lawfully therein; and in case of seizure by the collector, he shall pro-? ceed as in case of forfeiture for violation of the customs laws, ${ }^{0}$ and the same shall be forfeited, unless the claimant shall, in Il any legal proceeding to enforce such forfeiture, other than $\mathbf{a}^{-:}$ criminal prosecution, overcome the presumption of illegal $:$ importation and establish that the birds or articles seized, of : : like kind to those mentioned the importation of which is ${ }^{\text {c! }}$ prohibited as above, were imported into the United States ${ }^{\prime \prime \prime}$ prior to October 3, 1913, or were plucked in the United States from birds lawfully therein./

That whenever birds or plamage, the importation of which is prohibited by the foregoing provisions of this paragraph, are forfeited to the Government, the Secretary of the Treasury is hereby authorized to place the same with the departments or bureaus of the Federal or State Governments or societies or museums for exhibition or scientific or educational purposes, but not for sale or personal use;
and in the event of such birds or plumage not being required or desired by either Federal or State Government or for educational purposes, they shall be destroyed.
4. That nothing in this Act shall be construed to repeal the provisions of the Act of March 4, 1913, chapter 145: (Thirty-seventh Statutes at Large, page 847), or the Act: . of July 3; 1918 (Fortieth Statutes at Large, page 755),: or any other law of the United States, now of force; intended for the protection or preservation of birds within the United States. That if on investigation by the collector before seizure, or before trial for forfeiture, or if at such: trial if such seizure has been made; it shall be made to appear to the collector, or the prosecuting officer of the Government, as the case may be; that no illegal importation of such feathers has been made, but that the possession, acquisition or purchase of such feathers is or has been made in violation of the provisions of the Act of March 4, 1913, chapter 145 (Thirty-seventh Statutes at Large, page 847), or the Act of July 3, 1918 (Fortieth Statutes at Large, page 755), or any other law of the United States, now of force, intended for the protection or preservation of birds within the United States, it shall be the duty of the collector, or such prosecuting officer, as the case may be, to report the facts to the proper officials of the United States, or State or Territory charged with the duty of enforcing such laws.

4 all the foregoing, if dyed, 30 per eentam ad walorem 25
Par. 1519. (a) Dressed furs and dressed fur skins (except silver or black fox), "dater, matis and
 per centum ad valorem; dressed dog, goat, or kid skins, and mlates, mats, linings, strips, and crosses thereof, 10 per centum ad valorem; any of the foregoing, if dyed, shall be subject to an additional duty of 5 per centum ad valorem.
(b) Manufactures of fur (except silver or black fox), further advanced than dressing, prepared for use as material (whether or not joined or sewed together) including plates, lining mats, linings, strips, and crosses (except plates, mats, linings, strips, and crosses of dog, goat, and kid skins), if not dyed, 35 per centum ad valorem; if dyed, 40 per centum ad valorem.
(c) Silver or black fox furs or skins, dressed or undressed, not specially provided for, 50 per centum ad valorem.
(d) Articles of wearing apparel of every description, wholly or partly manufactured, composed wholly or in chief value of hides or skins of cattle of the bovine species, or of dog, goat, or kid skins, and not specially provided for, 15 per centum ad valorem.
(e) Articles, wholly or partly manufactured (including fur collars, fur cuffs, and fur trimmings), wholly or in

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chief value of fur, not specially provided for, 50 per centum ad valorem.
: ... Par. 1520. Hatters' furs, or furs not on the skin, prepared for hatters' use, including fur skins carroted, 35 per centum ad valorem.

Par. 1521. Fans of all kinds, except common palmleaf fans, 50 per centum ad valorem.

Par. 1522. Gun wads wholly or in chief value of hair felt, 35 per centum ad valorem; all others, 20 per centum ad valorem.

Par. 1523. Human hair, raw, 10 per centum ad valorem; cleaned or commercially known as drawn, but not manufaotured, 20 per centum ad valorem; human hair tops, roving, and yarns, of which human hair is the component material of chief value, 6 cents per pound and 25 per centum ad valorem; press cloth, of which human hair is the component material of chief value, 8 cents ${ }^{\circ}$ per pound and 40 per centum ad valorem; press cloth, of which camel's hair is the component material of chief value, 36 cents per pound and 40 per centum ad valorem; hair press cloth, not specially provided for, 40 per centum ad valorem; manufactures of human hair, including nets and nettings, or of which human hair is the component material of chief value, not specially provided for, 35 per centum ad valorem.
$22 \$ 15$ per dozen, $\$ 6$ per dozen; valued at more than $\$ 15$ and 23 not more than $\$ 18$ per dozen, $\$ 7$ per dozen; valued at more

24 than $\$ 18$ and not more than $\$ 24$ per dazen, $\$ 0$ per dozen;
$\$ 12$ per dozen; valued at more than $\$ 30$ and not more than $\$ 48$ per dozen, $\$ 13$ per dozen; valued at more than $\$ 48$ per dozen, $\$ 16$ per dozen; and in addition thereto, on all the foregoing, 25 per centum ad valorem.

Par. 1527. (a) Jewelry, commonly or commercially so known, finished or unfinished (including parts thereof), composed whelly or in ehiof watue of gold or platinum, 80 for centumat ad worems if eompesed wholly or in ehief walue of any other material thereof):
(1) Composed wholly or in chief value of gold or platinum, or of which the metal part is wholly or in chief value of gold or platinum, 80 per centum ad valorem;
(2) all other, of whatever material composed, valued above 20 cents per dozen pieces, 1 cent each, and in addition thereto three-fifths of 1 cent per dozen for each 1 cent the value exceeds 20 cents per dozen, and 50 per centum ad valorem? Proted That Of the foregiong shall be subjeet to a lese amount of duty than would be payable if the artiele were net dutiable under this paragraph.
(b) Rope, curb, cable, and fancy patterns of chain not exceeding one-half inch in diameter, width, or thickness, valued above 30 cents per yard, of gold or platinum, 80 per contum ad valorem; of any other metal, whether or not

1 plated with gold or platinum, 6 cents per foot, and in addi- tion thereto three-fifths of 1 cent per yard for each 1 cent. the value exceeds 30 cents per yard, and 50 per centum ad valorem.
(c) Articles valued above 20 cents per dozen pieces, designed to be worn on apparel or carried on or about or attached to the person, such as and including buckles, cardcases, chains, cigar cases, cigar cutters, cigar holders, cigar lighters, cigarette cases, cigarette holders, coin holders, collar, cuff, and dress buttons, combs, match boxes, mesh bags and purses, millinery, military and hair ornaments, pins, powder cases, stamp cases, vanity cases, watch bracelets, and like articles; all the foregoing and parts thereof, finished or unfinished:
(1) Composed wholly or in chief value of gold or platinum, or of which the metal part is wholly or in chief value of gold or platnium, 80 per centum ad valorem;
(2) composed wholly or in chief value of metal other than gold or platinum (whether or not enameled, washed, covered, or plated, including rolled gold plate), or (if not composed in chief value of metal and if not dutiable under clause (1) of this subparagraph) set with and in chief value of predfous or semiprecious stones, pearls, cameos, coral, amber, imitation precious
or semiprecious stones, or imitation pearls, 1 cent each and in addition thereto three-ifths of 1 cent per dozen for each 1 cent the value exceeds 20 cents per dozen, and 50 per centum ad valorem.
(d) Stampings, galleries, mesh, and other materials of metal, whether or not set with glass or paste, finished or partly finished, separate or in strips or sheets, suitable for use in the manufacture of any of the foregoing articles in this paragraph, if of gold or platinum, 75 per centum ad valorem; if of other metal or metals, plated or unplated, 80 per centum ad valorem.

Par. 1528. Diamonds and othur preeious stenest, rough or theut, and not adranced in eondition or value from their naturat state by eleaving, splitting, eutting, or other proeesos, Whether in their natural form or broken, any of the foregoing net set; and diamond dust, 10 per eentum ad valorem; pearls Pearls and parts thereof, drilled or undrilled, but not set or strung (except temporarily), 20 per 10 per centum ad valorem; diamonds, coral, rubies, cameos, and other precious stones and semiprecious stones, cut but not set, and suitable for use in the manufacture of jewelry, 20 per eentum 10 per centum ad valorem; imitation precious stones, cut or faceted, imitation semiprecious stones, faceted, marcasites and imitation marcasites, imitation half pearls meated with fishreate solution, and hollow or filled imitation
pearls of all shapes, without hole or with hole partly through only, 20 per centum ad valorem; imitation precious stones, not cut or faceted, imitation semiprecious stones, not faceted, imitation jet buttons, cut, polished or faceted, imitations of opaque precious or semiprecious stones, with flat backs and tops, cut and polished, but not faceted, 60 per centum ad valorem; imitation solid pearls and iridescent imitation solid pearls, unpierced, pierced or partially pierced, loose, or mounted, of whatever shape, color, or design, shall bear the same rate of duty as is applicable to imitation solid peant bents under paragraph 1503 to beads of the same character.

Par. 1529. (a) Laces, lace fabrics, and lace articles, made by hand or on a lace, net, knitting, or braiding machine, and all fabrics and articles made on a lace or net machine, all the foregoing, plain or figured; lace window curtains, veils, veilings, flouncings, all-overs, neck rufflings, flutings, quillings, ruchings, tuckings, insertings, galloons, edgings, trimmings, fringes, gimps, and ornaments; braids, loom woven and ornamented in the process of weaving, or made by hand, or on a lace, knitting, or braiding machine; and fabrics and articles embroidered (whether or not the embroidery is on a scalloped edge), tamboured, appliquéd, ornamented with beads, bugles, or 'spangles, or from which threads have been omitted, drawn, punched, or cut, and cents each and 40 per centum ad valorem; valued at over 60 J. $65932-15$

1 cents per dozen, 4 cents each and 40 per centum ad alorem 2 valorem: Provided, That none of the foregoing shall be sub3 . ject to a less duty than 75 per centum ad valorem: Provided
4. further, That any of the foregoing made with hand rolled or attached to brassieres or bandeaux-brassieres; all similar body-supporting garments; all the foregoing, of whatever material composed, finished or unfinished, and all wearing to such body supporting garment shall be subject to a less rate of duty than if imported separately. Elastic fabrics 18 of whatever material composed, knit, woven, or braided, 19 in part of india rubber, more than twelve inetres in width; 2060 per centum ad valorem.
21. Par. 1530. (a) Hides and skins of cattle of the: bovine species (except hides and skins of the India water: buffalo imported to be used in the manufacture of rawhide. articles), raw or uncured, or dried, salted, or pickled, 10: per centum ad valorem.

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(b) Leather (except leather provided for in sub2: paragraph (d) of this paragraph), made from hides or 3 skins of cattle of the bovine species:
(1) Sole or belting leather (inoluding offal), .. rough, partly finished, finished, ourried, or cut or 6 wholly or partly manufactured into outer or inner 7. soles, blocks, strips, counters, taps, box toes, or any forms or shapes suitable for conversion into boots, shoes, footwear, or belting, 121 por 15 per centum ad valorem;
(2) leather welting, 124 per 15 per centum ad valorem;
for leather to be used in the manufacture of harzess or saddlery, 121 per eontum ad walorem;
(4) (3) side upper leather (including grains and splits), patent leather, and leather made from calf or kip skins, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps; or any forms or shapes suitable for conversion intid boots, shoes, or footwear, 15 per $17 \frac{1}{3}$ per contum ad valorem;
(4) (4) upholstery, collar, bag, 'case, glove, gax:ment, or strap leather, in the rough, in the white, crust, or russet, partly finished, or finished, 20 per: centum ad valorem;
(6) leather to be Hsed in the mantuature of footballs, banket batlly; soeeer bally, or medieine bally, 20 per eentum ad wherem;
(7) (5) all other, rough, partly finished, finished, or curried, not specially provided for, 15 per centum ad valorem.
(c) Eeather fexeept leather provided for in sthoparagraph (at of this paragraph), mate from hides or skinf of animats fineluding fish, reptiles, and birdo, but net inelud ing eattle of the borine speeiest, in the fough; in the whiter; erust; of fusset, partly finished, ox finished; 25 for oentum ad valorem; if imported to be tsed in the manufacture of beotas hoes, or footwear; or eut or wholly or partly mantfaetured inte tuppers, vampo; or any forms or shapes suitable for ennversion inte boots, shoes, or feotwear; 10 per eenthm Goat, kid and other leather (except leather provided for in subparagraph (d) of this paragraph), made from hides or skins of animàls ’including fish, reptiles, and birds, but not including cattle of the bovine species), in the rough, in the white, crust, or russet, partly finished, or finished, $17 \frac{1}{2}$ per centum ad valorem; rough-tanned or semitanned leather made from genuine reptile skins, 15 per. centum ad valorem; vegetable-tanned rough leather made from' goat and sheep skins (includind those commercially known as India-tanned goat and sheep skins); vegetable.
rough-tanned pig and hog skins, and rough-tanned skivers, 10 per centum ad valorem. If cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, such articles shall be subject to the same rate of duty as the leather from which they are manufactured.
(d) Leather of all kinds, grained, printed, embossed, ornamented, or decorated, in any manner or to any extent (including leather finished in gold, silver, aluminum, or like effects), or by any other process (in addition to tanning) made into fancy leather, or cut or wholly or partly manafactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear, all the foregoing by whatever name known, and to whatever use -applied, 80 per 20 per centum ad valorem. Leather shall not be considered within the provisions of this subparagraph by reason of there being placed thereon the trademark, the trade name, the name and address of the manufacturer, and the name of the country of origin.
(e) Boots, shoes, or other footwear (including athletic or sporting boots and shoes), made wholly or in chief value of leather, not specially provided for, 20 per centum ad valorem; boots, shoes, or other footwear (including athletic or sporting boots and shoes), the uppers of which are composed wholly or in chief value of wool, cotton, ramie, ànimal

2: for any of the foregoing, whether or not the soles are com- posed of leather, wood, or other materials, 35 per centum ad valorem.
(f) Harness valued at more than $\$ 70$ per set, single harness valued at more than $\$ 40$, saddles valued at more than $\$ 40$ each, saddlery, and parts (except metal parts) for any of the foregoing, 35 per centum ad valorem; saddles made wholly or in part of pigskin or imitation pigskin, 35 per emm 50 per centum ad valorem; saddles and harness, not specially provided for, parts thereof, except metal parts, and leather shoe laces, finished or unfinished, 15 per centum ad valorem.
(fit The Searetary of the Treastuy shat preserithe frietheds and regthation for earrying out the provisions of thin parat

Par. 1531. Bags, baskets, belts, satchels, cardcases; pocketbooks, jewel boxes, portfoliog, and other boxes and cases, not jewelry, wholly or in chief value of leather or parchment, and manufactures of leather, rawhide; or parch. ment, or of which leather, rawhide, or parchment is the component material of chief value, not specially provided for, 3 per admen 30 per centum ad valonem in the case of parchment, and 40 per centum, ad vqlorem in the case of leather or rawhide; any of the foregoing permanently

1 fitted and furnished with traveling, bottle, drinking, dining
2 or luncheon, sewing, manicure, or similar sets, to per eent 3. 55 per centum ad valorem.
$4 \therefore$ Par. 1532. (a) Gloves made wholly or in chief value 5 of leather, whether wholly or partly manufaotured, shall be 6 dutiable at the following rates, the lengths stated in each case
7 being the oxtreme length (induluting the unfolded length of
8 euff or other remagest when stretched to their fullest
9 extent namely: Men's glewes net over twelve inehes in
10 length; \$6.50 por deren pairso women's and ehildren's gloves
11 Gloves not over twelve inches in length, $\$ 5.50$ per dozen
12. pairs; for each inch or major fraction thereof in excess of 13, twelve inches, 50 cents per dozen pairs: Provided, That, 14 in addition thereto, on all the foregoing there shall be paid 15 . bech of the following cumulative duties: When meline seamed, otherwise then evorseamed, \$t per dozen pains; 17 When seamed by hand, firy per desest pairs; when lined with 18 . cotton, wool, silk, or other fabrics, $\$ 3.50$ \$2.40 per dozen 19, pairs; when trimmed with fur, per dorent paims when $2 a_{11}$, lined with leather or fur, \$0 $\$ 4$ per dozen pairs: Provided: 211 wfuyther, That all the foregoing shall be dutiable at not less
 2ditherided further, That glove tranks, with or without the usual $24 \%$ Accompanying piectes, shall be subject to 75 per centum nat ive:
4thins
in 弾:

1. of the duty provided for the gloves in the fabrication of which they are suitable.
(b) Gloves wholly or in chiof value of leather made from horsehides or cowhides (except caliskins)', whether 5 : wholly or partly manufactured, 20 per G:- dentum ad valorem.

Par. 1533. Catgut, whip gut, oriental gut, and thanufactures thercof, and manufactures of worm gut, not specially,
9 provided for, 40 per centum ad valorem.

Par. 1535. Artificial flies, snelled fookg, leaden of easts; finished or Hinfiniohed; fa per centum ad indorems; fish hooks, firhing rods and reets, artificial boitts and all othor fiming tackle and parts thereof, fy books, fly bozeos
 provided for, oxeopt firhing linew, frohing netos, and seineor 65 per centum ad ratorem! Prourdect, That any probibition of
21 the importation of fenthers in this Aet shall nat be eonatuded as applying to artififina flies used for fishing; or to feathery Heed for the mantufature of sueht fies Fishhooks, fishing rods 24 and reels, artificial fies, artificial baits, snellfd hooks, leaders 25 or casts, and all other fishing tackle and parts ther*of, fly

1 books, fly boxes, fishing baskets or creels; finished br 2 : unfinished, not specially provided for, except fishing lines, 3 fishing nets, and seines, 45 per centum ad valorem: Provided, 4 That any prohibition of the importation of feathers in this 5 Act shall not be construed as applying to artificial fies used

Par. 1539. (a) Electricalinsulators and other articles,
centum ad valorem; molded insulators and insulating materials, wholly or partly manufactured, composed wholly or in chief value of rubber or guttạ-percha; 30 per centum ad valorem; manufactures composed wholly or in chief value of india rubber known as " hard rubber.", not specially provided for, finished or unfinished, 35 per centum ad valorem.
(c) Combs of whatever material composed, except combs wholly of metal, not specially provided for; if valued at $\$ 4.50$ or less per gross, 1 cent each and 25 per centum : ad valorem; if valued at more than $\$ 4.50$ per gross, 2 cents each and 35 per centum ad valorem.

Par. 1538. Manufactures of ivory or vegetable ivory; or of which either of these substances is the component material of chief value, not specially provided for; manu + factures of mother-of-pearl or shell, or of which these substances or either of them is the component material of chief value, not specially provided for; and shells and pieces of shells engraved, cut, ornamented, or otherwise manu, wholly or partly manufactured, composed wholly or in chief value of shellac or copal, not specially provided for, 30 per centum ad valorem.
(b) Laminated products ( whetherf or not provided for elsewhere in this Act) of which anysynthetic resin or resin.

1. like substance prided for im paragraph 28 is the chief bind-
2. ing agent, in sheets or plate8, 25 cents per pound and 30 per

3 centum ad valorem; in rods, tubes, blocks, strips, blanks, or
4. other forms, 50 cents per pound and 40 per centum ad

5 valorem; manufactures wholly or in ohief value of any of
6 the foregoing, or of any other product of which any synthetic
7 resin or resin-like substance is the chief binding agent, 50
8 cents per pound and 40 per centum ad valorem.
9 Par. 1540. Moss and sea grass, eelgrass, and sea-
10. weeds, if manufactured or dyed, 10 per centum ad 11 valorem.
12 PaR. 1541. (a) Musical instruments and parts thereof, 13 apt, specially provided for, pianoforte or player-piano actions 14-and parts thereof, violin bow hair, pitch pipes, tuning forks, 15. tuning hammers, and metronomes, all the foregoing, 40 16 "per centum ad valorem; pipe organs or pipe-organ plaver

17 actions and parts thereof, 60 per centum ad valorem; cases ( 11
18. for musical instruments, 50 per centum ad valorem; chin

19 rests for violins, 60 per centum ad valorem; 20miluridges for fretted stringed instruments, not etherese speci21 wally provided for, 50 per centum ad valorem; strings for 22* minsical instruments, composed wholly or in part of catgut, 23 "hollier gut, oriental gut, or metal, 60 per 40 per
24. fentum ad valorem; tuning pins, $\$ 1$ per thousand and 35

25 per centum ad valorem.

1
2 all sizes, wholly or partly manufactured or assembled, made 3 after the year 1800, $\$ 1.25$ each and 35 per centum ad 4 valorem; unassembled parts, 40 per centum ad valorem.

5 (c) Carillons, and parts thereof, 30 per eentum 40 6 per centum ad valorem.

13 for phonographs, gramophones, graphophones, and similar It articles, 8 eents fer thersend and 45 per centum ad valorem.
li) There shall not be classified under this paragraph: (1) any 10 article chiefly used for the amusement of children, or (2) 17 any part of any such article.

18 Par. 1543. Rolls: Calender rolls or bowls made wholly 10 or in chief value of cotton, paper, husk, wool, or mixtures

20 thereof, or stone of any nature, compressed between and 21 held together by iron or steel heads or washers fastened to, 23 ing, embossing, mangling, or pressing operations, 85 per

24 centum ad valorem.

Par. 1544. Rosaries, chaplets, and similar articles of religious devotion, of whatever material composed (except if made in whole or in part of gold, silver, platinum, gold plate, silver plate, or precious or imitation precious stones), valued at not more than $\$ 1.25$ per dozen, 15 por centum ad valorem; valued at more than $\$ 1.25$ per dozen, 30 per centum ad valorem; any of the foregoing if made in whole or in part of gold, silver, platinum, gold plate, silver plate, or precious or imitation precious stones, 50 per centum ad valorem.

Par. 1545. Sponges, cómmercially known either as sheepswool, yellow, grass, or velvet, 25 per centum ad valorem; all other sponges, not specially provided for, 15 per centum ad valorem; manufactures of sponges, or of which sponge is the component material of chief value, not specially provided for, 25 per centum ad valorem.

Par. 1546. Violin rosin, 15 per centum ad valorem:
Par. 1547. (a) Works of art, including (1) paintings in oil or water colors, pastels, pen and ink drawings, and copies, replicas, or reproductions of any of the same, (2) statuary, sculptures, or copies, replicas, or reproductions thereof, valued at not less than $\$ 2.50$, and (3) etchings and engravings, all the foregoing, not specially provided for, 20 per centum ad valorem.

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(b) Paintings in oil, mineral, water, or other colors, pastels, and drawings and sketches in pen and ink; pencil, or water color; any of the foregoing (whether or not works of art) suitable as designs for use in the manufdoture of textiles, floor coverings, wall paper, or wall ooverings, $\{0$ per centum ad valorem.

Par. 1548. Peat moss, 50 cents per ton.
Par. 1549. (a) Pencils of paper, wood, or other material not metal, filled with lead or other material, pencils of lead, crayons (including chalk crayons and charcoal orayons or fusains), not specially provided for, 60 ente 45 cents pet gross and per entum 25 per centum ad valorem; penéil point protectors, and clips, whether separate or attached to pencils, 25 cents per gross; pencils stamped with names other thian the manufacturers' or the manufacturers' trade name or trade-mark, 50 cents per gross and 25 per centum ad valorem; slate pencils, not in wood, 25 per centum ad valorem.
(b) Pencil leads not in wood or other material, 6 cents per gross; leads, commonly known as refills, black; colored; or indelible, not exceeding six one-hundredths of one inch in: diameter and not exceeding two inches in length, 10 cents: per gross, and longer leads shall pay in proportion in addition thereto; colored or crayon leads,' copy or indelible leads;: not specially provided for, 40 per centum ad valorem.

## 287.

Par. 1550. (a) Penholder tips, penholders and parts 2 : thereof, gold pens, combination penholders comprising pen3 holders, pencil, rubber eraser, automatic stamp, or other at-

4 tachments; 25 rents per gross and 20 per centum ad valorem:
5 Provided; That pens and penholders shall be assessed for 6 duty separately.

7 (b) Fountain pens, melhent pentain-pen
8. holders, stylographic pens, and parts thereof, 72 cents per
a: dozen and 40 per centum ad valorem: Provided, That the 10 value of cartons and fillers shall be included in the dutiable 11 value.

12 . (c) Mechanical pencils, 45 cents per gross and 40 per 18 centum ad valorem.

14 . Par 1551. Photographic cameras and parts thereof, 15. not specially provided for, 20 per centum ad valorem: 16: Provided, That if the photographic lens is the component 17: of chief value of the camera or of the part in which it is 18 imported, such camera or part, including the photographio 19. lens, shall be dutiable at the rate applicable to such photo20 graphic lens when imported separately; photographic dry 21. plates, not specially provided for, 25 per centum ad valorem; 22 photographic films, sensitized but not exposed or developed;: 23 of every kind except motion-pictare films having a width 24; of one inch or more, 25 per centum ad valorem; motion-:

25 picture films, sensitized but not exposed or developed, four-:
tenths of 1 cent per linear foot of the standard width of one and three-eighths inches, and all other widths of one inch or more shall he subject to duty in equal proportion thereto; photographic-film negatives, imported in any form, for use in any way in connection with moving-picture exhibits, or for making or reproducing pictures for such exhibits, exposed but not developed, 2 cents per linear foot; exposed and developed, 3 cents per linear foot; photographio-film positives, imported in any form, for use in any way in connection with moving-picture exhibits, including herein all moving; motion, motophotography, or cinematography film pictureb; prints, positives, or duplicates of every kind and nature, anid of whatever substance made, 1 cent per linear foot: Prou vided, That upon the importation of photographic and motion-picture films or film negatives taken from the United States and exposed in a foreign country by an Americati: producer of motion pictures operating temporarily in said: foreign country in the course of ${ }^{\prime}$ production of a picture 60 per centum or more of which is made in the United States the duty shall be 1 cent per linear foot, and the Becretary: of the Treasury shall prescribe such rules and regulations as: may be necessary for the entry of such films or filto negatives under this proviso.

Par. 1552. Pipes and smokers' articles: Common to bacco pipes and pipe bowls made wholly of clay; valued:

2 valued at more than 40 cents per gross, 45 per centum ad
3 valorem;' tobacco pipe bowls, wholly or in chief value of
4 brier or other wood or root, in whatever condition of manu-
5 faoture, whether bored or unbored, and tobacco pipes hav-
0 ing such bowls, 5 cents each and 60 per centum ad valorem:
maintain the temperature of the contents, whether imported, finished or unfinished, with or without a jacket or casing of metal or other material, shall be subject to the following rates of duty, namely: Having a capacity of one pint or less, 15 cents each; having a capacity of more than one pint and not more than two pints, 30 cents each; having a capacity of more than two pints, 30 cents each and in addition thereto 5 eents 15 cents for each pint or fraction thereof by which the capacity exceeds two pints; and in addition thereto, on all the foregoing, 45 per centum ad valorem; parts of any of the foregoing not including those above mentioned, 55 per centum ad valorem: Provided, That all articles specified in this paragraph when imported shall have the name of the maker or purchaser and beneath the same the name of the country of origin legibly, indelibly, and conspicuously etched with acid on the glass part, and die stamped on the jacket or casing of metal or other material, in a place that shall not be covered thereafter: Provided further, That each label, wrapper, box, or carton in witch any of the foregoing are wrapped or packed, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin legibly, indelibly, and conspicuously stamped or printed thereon.

Pad. 1554. Umbrellas, parasols, and sunshades, covered with material other than paper or lace, not embroidered.

1: or appliquéd, if0 per 40 per centum ad valorem; walking canes, finished or unfinished, 40 per centum ad valorem; handles and sticks for umbrellas, parasols, sunshades, and walking canes, 40 per centum ad adorem; valorem, except that if wholly or in chief value of synthetic phedie resin, the rate shall be 75 per centum ad valorem.

Par. 1555. Waste, not specially provided for, 10 per centum ad valorem. Getto\# wiping fago, $\frac{2}{2}$ eents per pound:

Par. 1556. Bleached beeswax, 89 per eentum 25 per centum ad valorem.

PaR. 155\%. Stamping and embossing materials of pigments, mounted on paper or equivalent backing and releaseable from the backing by means of heat and pressure, threeeighths of 1 cent per hundred square inches.

Par. 1557 1558. That there shall be levied, collected, and paid on the importation of all raw or unmanufactured articles not enumerated or provided for, a duty of 10 per centum ad valorem, and on all articles manufactured, in whole or in part, not specially provided for, a duty of 20 per centum ad valorem.

Par. 1558 1559: That each and every imported article; not enumerated in this Act, which is similar, either in matorial, quality, texture, or the use to which it may be applied to any article enumerated in this Act as chargeable with duty;
shall be sabbect to the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; and if any nonenumerated article equally resembles two or more enumerated artioles on whioh different rates of duty are chargeable, there shall be levied on such nonenumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest rate of daty; and on artioles not enumerated, manufactured of two or more materials, the daty shall be assessed at the highest rate at which the same would be chargeable if composed wholly of the component material thercof of chiof value; and the words "component material of chief value," wherever used in this Act, shall be held to mean that component material which shall exceed in value any other single component material of the article; and the value of cach component material shall be determined by the ascertained value of such material in its condition as found in the article. If two or more rates of duty shall be applicable to any imported article, it shall be subject to duty at the highest of such rates.

## TITLE II-FREE LIST:

Section 201. That on and after the clay following the passage of this Act, except as otherwise specially provided for in this Act, the articles mentioned in the following para-

1 graphs, when imported into the United States or into any of 2 its possessions (except the Philippine Islands, the Virgin 8 Islands, and the islands of Guam and Tutuila), shall be 4 exempt from duty:

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5
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SCHEDULE 16
Par. 1601. Acids and acid anhydrides: Hydrofluoric 7 acid, hydrochloric or muriatic acid, nitric acid, sulphuric acid pionl of vitriol, and mixtures of nitric and sulphuric acids, dalerianic acid, and all anhydrides of the foregoing not specially provided for.

Par. 1602. Aconite, aloes, asafetida, buchu leaves, cocculus indicus, ipecac, jalap, licorice root, manna; marshmallow or althea root, leaves and flowers; maté, and pyrethrum or insect flowers, all the foregoing which are natural and uncompounded and are in a crude state, not advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment whatever beyond that essential to proper packing and the prevention of decay or deterioration pending manufacture: Provided, That no article containing alcohol shall be admitted free of duty under this paragraph.

Par. 1603. Agates, unmanufactured.
Par. 1604. Agricultural implements: Plows, tooth or disk harrows, headers, harvestors, reapers, agricaltural drills and planters, mowers, horserakes, cultivators, thrashing ma-
chines, cotton gins, machinery for use in the manufacture of sugar, wagons and carts, cream separators valued at not more than $\$ 50$ eaft $\$ 40$ each, and all other agricultural implements of any kind or description, not specially provided for, whether in whole or in parts, including repair parts: Provided, That no article specified by name in Title I shall be free of duty under this paragraph.

Par. 1605. Albumen, not specially provided for.
Par. 1606. (a) Any animal imported by a citizen of the United States specially for breeding purposes, shall be admitted free, whether intended to be used by the importer himself or for sale for such purposes, except black or silver foxes: Provided, That no such animal shall be admitted free unless pure bred of a recognized breed and duly registered in a book of record recognized by the Secretary of Agriculture for that breed: Provided further, That the certificate of such record and pedigree of such animal shall be produced and submitted to the Department of Agriculture, duly authenticated by the proper custodian of such book of record, together with an affidavit of the owner, agent, or importor that the animal imported is the identical animal described in said certificate of record and pedigree. The Secretary of Agriculture may prescribe such regulations as may be required for determining the purity of breeding and the identity of such animal: And provided further, That the col-
lectors of customs shall require a certificate from the Department of Agriculture stating that such animal is pure bred of a recognized breed and duly registored in a book of record recognized by the Seoretary of Agrioulture for that breed.
(b) The Secretary of the Treasury may presoribe such additional regulations as may be required for the strict enforcement of this provision.
(c) Horses, mules, asses, cattle, sheep, and other domestio animals straying across the boundary line into any foreign country, or driven across such boundary line by the owner for temporary pasturage purposes only, together with their offspring, shall be dutiable unless brought back to the United States within eight months, in which case they shall be free of duty, under regulations to be prescribed by the Secretary of the Treasury: And provided further, That the provisions of this Act shall apply to all such animals as have been imported and are in quarantine or otherwise in the custody of customs or other officers of the United States at the date of the taking effect of this Act.

Par. 1607. Animals, poullify, and finh Animals and poultry, brought into the United States temporarily for a period not exceeding six months, for the purpose 'of breeding, exhibition, or competition for prizes offered by any agrienltural, polo, or racing association; but a bond shall be given in accordance with regulations prescribed by the Secretary

1 of the Treasury; also teams of animals, including their har- ness and tackle, and the wagons or other vehicles actually owned by persons emigrating from foreign countries to the United States with their families, and in actual use for the purpose of such emigration, under such regulations as the Secretary of the Treasury may prescribe; and wild animals and birds intended for exhibition in zoological collections for scientific or educational purposes, and not for sale or profit. Par. 1608. Antimony ore.

Par. 1609. Annatto, archil, cochineal, cudbear, gambier, litmus prepared or unprepared; all the foregoing, and extracts thereof, not containing alcohol.

Par. 1610. Antitoxins, vaccines, viruses, serums, aind bacterins, used for therapeutic purposes.

Par. 1611. Argols, tartar, and wine lees, crude or partly refined, containing less than 90 per centum of potassium bitartrate, and calcium tartrate, crude.

Par. 1612. Arrawroet in iff naturat state and fot mantatured Arrowroot, crude or manufactured, including starch and flour.

Par. 1613. Sulphide of arsenic.
Par. 1614. Arsenious acid or white arsenic.
Par. 1615. Articles the growth, produce, or manufacture of the United States, when returned after having been exported, without having been advanced in value or
improved in condition by any process of manufacture or other means if imported by or for the aeeount of the penson Whe experted them from the United Atates; steel boixes, casks, barrels, carboys, bags, and other containers or coverings of American manufacture exported filled with American products, or exported empty and returned filled with foreign products, including shooks and staves when returned as barrels or boxes; also quicksilver flasks or bottles; irom or steel drums of either domestic or foreign manufacture, tused for the shipment of acids, or other chemicals, which shall have been actually exported from the United States; But proof of the identity of such articles shall be made, under general regulations to be prescribed by the Secretary of the Treasury, but the exemption of bage from duty shatt teply only to strelt domestic bagy as may be imported byithe experter theref, and if any such articles are subjectito internal-revenue tax at the time of exportation, such tax shall be proved to have been paid before exportation and not refunded; photographic dry plates and films of Amexican manufacture (except moving-picture films to be used for eommercial purposes) exposed abroad, whether developed or not, and photographic films light struck or otherwise damaged, or worn out, so as to be unsuitable for any other purpose than the recovery of the constituent materials, providod the basic films are of American manufacture, but proof of the identity

1 of such articles shall be made under general regulations to be
2 prescribed by the Secretary of the Treasury; articles exported from the United States for repairs may be returned upon at which the article itself would be subject if imported, under conditions and regulations to be prescribed by the Secretary of the Treasury: Provided, That this paragraph shall not apply to any article upon which an allowance of drawback has been made, the reimportation of which is herehy prohibited except upon payment of duties equal to the drawbacks allowed; or to any article manufactured in bonded warehouse and exported under any provision of law law; except that it shall apply to articles (not dutiable under sub-

14 division (e) of section 504 as unusual coverings and con15 tainers) used as coverings or containers for merchandise 16 not subject to an ad valorem rate of duty: Provided fur17. ther, That when manufactured tobacco which has been 18 exported without payment of internal-revenue tax shall 19 be reimported it shall be retained in the custody of the col-

20 lector of customs until internal-revenue stamps in payment
21 of the legal duties shall be placed thereon: And provided
22 further, That the provisions of this paragraph shall not apply
23 to animals made dutiable under the provisions of paragraph
241606.

Par. 1616. Asbestos, unmanufactured, asbestos crudes, fibers, stucco, and sand and refuse containing not more than 15 per centum of foreign matter.

Par. 1617. Waste bagging, and waste sugar sack cloth.
Par. 1618. Bananas, green or ripe.
Par. 1619. Barks, cinchona or other, from which quinine may be extracted.

Par. 1820. Bells, broken, and bell metal, broken and fit only to be remanufactured.

Par. 1621. Bibles, comprising the books of the Old or New Testament, or both, bound or unbound.

Par. 1622. All binding twine manufactured from New Zealand hemp, henequen, manila, istle or Tampico fiber, sisal grass, or sunn, or a mixture of any two or more of them, of single ply and measuring not exceeding seven hundred and fifty feet to the pound.

Par. 1623. Bread: Provided, That no article shall be exempted from duty as bread unless yeast was the leavening substance used in its preparation, and unless it was light raised, and is commonly known as bread.

Par. 1624. Fish sounds.
Par. 1625. Blood, dried, not specially provided for.
Par. 1626. Bolting cloths composed of silk, imported expressly for milling purposes, and so permanently marked as not to be available for any other use.

24 objects serving to teach the blind, including printing appa-

1 ratus, machines, presses, and types for the use and benefit of
2.) factured.

24 precipitated, or otherwise manufactured.

Par. 1645 1646. Ohestnuts (including marrons), not further advanced than orude, dried, or baked.

Par. 1646 1647. Ohromite or chrome ore.
Par. 1647 1648. Chip and ohip roping, not specially provided for.

Par. 1648 1649. Citrons and citron peel, crude, dried; or in byme.

Par. 1640 1650. Coal, anthracite, semianthracite, bituminous, semibituminous, culm, slack, and shale; coke; compositions used for fuel in which coal or coal dust is the component material of chiof value, whether in briquets or other form: Provided, That if any country, dependency, province, or other subdivision of government imposes a duty on any article specified in this paragraph, when imported from the United States, an equal duty sball be imposed upon such article coming into the United States from such country, dependency, province, or other subdivision of government.

Par. 1650 1651. Coal-tar products: Acenaphthene, anthracene having a purity of less than 30 per centum, benzene, carbazole having a purity of less than 65 per centum, cumene, cymene, fluorene, methylanthracene, metnyinaphthalene, naphthalene which after the removal of all the water present has a solidifying point less than seventy-nine degrees centigrade, pyridine, toluene, xylene, dead or creosote oil, an-

1 thracene oil, pitch of coal tar, pitch of blast-furnace tar, pitch 2 of oil-gas tar; pitch of water-gas tar, crude coal tar, crude blast3 furnace tar, crude oil-gas tar, crude water-gas tar, all other
4 distillates of any of these tars which on being subjected to
5 distillation yield in the portion distilling below one hundred
6 and ninety degrees centigrade a quantity of tar acids less
7 than 5 per centum of the original distillate, all mixtures of
8 any of these distillates and any of the foregoing pitches, and
9 all other materials or products that are found naturally in coal 10 tar, whether produced or obtained from coal tar or other 11 source, and not specially provided for in paragraph 27 or 28 12 of Title I of this Act.

13 Par. 1854 1652. Cobalt and cobalt orer
14 Par. 1655 1653. Cocoa or cacao beans beans, and shells 15 thereof.

Par. 1658, Geffeer 1654. Coffee, except coffee imported
17 into Porto Rico and upon which a duty is imposed under the 18. authority of section 319.

Par. 1654 1655. Coins of gold, silver, copper, or other 20 metal.

21 Pab. 1665 1656. Coir, and coir yarn.
22 Par. 1656 1657. Composition metal of which copper is.
23 the component material of chief value, not specially pro-
24 vided for.

1-1... Parr 1667 1658. Copper ore; regulus of, aid black or 2 coarse copper, and cement copper; old copper; fit only for 3 remanufacture, copper scale, clippings frym new copper, and 4 copper in plates, bars, ingots, or pigs, not manufactured or .5. specially provided for.
$6 \quad \therefore$ Par. 1658 1659. Copper sulphate or blue vitriol; cap7 per acetate and subacetate or verdigris. i
8. Pab. 1660 1660. Coral, marine, uncut, and unmanufac9 tured,

10 Par. 1669 1661. Cork wood, or cork bark, unmanufaet 11. tured, and cork waste, shavings, and cork refuse of all kinds 12. . Par, $\mathbf{4 6 6 4}$ 1662. Cotton and cotion waste. •.... SI 13:in" Par. 7667 :1663: Cryolito, or kryolith. ': $\cdots$, 81
 15. and metelts unwrought, whether eapathe of being, wrought of 16. nets: Apt peeindy provided for 1664. Metallio mineral subt 17): :tancos in a crude state, such as drasses, skimmings, nesiduef 18. brass foundry ash, and fue dust, not: specially prouided fart 19..... PAR! 1664 1665. Curling stones.... : .... ut 20:- Par. 1666 1666. Cuttlefish bone...............
21 Par. 1666 1667. Cyanide: Potassium cyanide, sodium 22 : cyanide, all cyanide salts and cyanide mixtures (not int 23 cluding sulphocyanides or thiocyanides, thiocyanates, and 24. itwopresides nitroprussides, ferrocyanides, forricyanides 25 and cyanates).

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\text { J. } 65932-17
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1 Par. 1807 Cl Clasien' and engravent diamonde; thant; 2 minons diamends 1668. Diamonds and other precious

3: stones; rough on uncut, and not advanced in condition or
4 value from their natural state by cleaving, splitiny, outting,
5 or other process, whether in their natural form or broken,
6 glaziers' and engravers' diamonds, any of the foregoing not
7 set, miners' diamonds, and diamond dust:
8. Par. 1668 1669. Drugs such as barks, beans, berries,

9 buds, bulbs, bulbous roots, excrescences, fruits, flowers, dried
10 fibers, dried insects, grains, herbs, leaves, lichens, mosses;
114 logs, roots, stems, vegetables, seeds (aromatic, not gardoi
12 seeds), seeds of morbid growth; weeds, and all other drugs
18 of vegetable or animal origin; all the foregoing whioh
14. are natural and uncompounded drugs and not odible, and
15. not specially provided for, and are in a crude state, not

16 advanced in value or condition by sluredding; grinding, chip
17 rping, orushing, or any other process or treatment whatever
18 beyond that essential to the proper packing of the drugs
18 and the prevention of decay or deterioration pending manta-
20 facture: Provided, That no article containing alcohol shaf
21 be admitted free of duty under this paragraph.
22
Par. 1669 1070. Dyeing or tanning materials: Fustib 23 wood, hemlock bark, logwood, mangrove bark, oak bark, 24 quebracho wood, wattle bark, divi-divi, myrobalans fruil;

1 : sumac, valonia, nutgalls or gall nuts, and alli articles of
2 vegetable origin used for dyeing, coloring staining, or tan-
3 ning, all the foregoing, whether crude on advanced in value or condition by shredding, grinding, chipping/ crushing, or any similar process; all the foregoing not comataing alcohol and not specially provided for.

Par. 1670 1671. Eggs of birds, fish, and insects (except fish roe for food purposes) : Provided, That the importation of eggs of wild birds is prohibited, except eggs 10 of game birds imported for propagating parposes under 11. regulations prescribed by the Secretary of Agricultare, and 12 : specimens imported for scientific collections.

13 Par. 1674 1672. Emery ore and corundaim ort, and 14. crade artificial ebrasives abrasives, not specially provided for. 15. Par 167\% 1673: Enfleurage greases, floral essenoes 16 and Aloral concretes: Provided, That no artiole mixed or compounded with or containing alcohol shall be exempted 18 from duty under this paragraph.

19" Par. 1678 1674. Fans, common palm-leaf, plain and 20 not ornamented or decorated in any manner, and palmileaf in 21 its natural state not colored, dyed, or otherwise advanced 29 or manufactured.

23 Par. 1674 1675. Ferrous sulphate or oopperanici
24: .'. Par. 1976 1676. Fibrin, in all forms:
I. 1 ,ituPak. $\$ 676$ 1677. Fish imported to be used for purE:1 poses other than human consumption. 8in us Pan 1877 1678. Fishskins, raw or salted. 4.2: Pars 1678 1679. Natural flint, natural flints, and 1.51 . inatural fint stones, unground.
(f) Par. 1670 1680. Fossils،

Th: : L.Pabi 1689 1681. Furs and fur skins, not specially 8i provided for, undressed.

O, II, Pab. 16817 Game animals and firds imperted by
 His proseriot, Heder suthe zegutations as the geeretary of the

1: Treatury and the Seerotary of Agiveuthare dhatl proporither Lì: 1682: Live game animals and birds, imported for stocking 14 ! !phrposes, and game animals and birds killed in fareign couptyw triesiby tresidents of the United Statos and imported by them 1s 'fon noncommercial purposes; under such regulations as the 171 Secretary of Agriculture and the Secretary of the Treasury 18 shall prescribe.
 yiot: ablins $_{1}$
 22 manila, jute, jute butts, kapok, istle or Tampico fiber, New 23 Zealand fiber, sunn, maguey, ramie or China grass, raffia, 24 pulu, and all other textile grasses or fibnpus vegetable sub..

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1 stances; not dressed or manufacturod in any mannbr, and not 2 specially provided for.

3 Par te8t, 1685. Guano, basio slag (ground or un-
4 ground), manures, and all other substanoes used /chiefly for
5 fertilizer, not specially provided for: Provided, That no
6 artiole specified by name in 'fitle I shall be free: of duty
7 under this paragraph.
8 Par. 1685 1686. Gums and resins: Damar, kauri,
9 copal, chicle, dragon's blood, kadaya, sandarac; 'tragacanth,
10 and other natural gums, natural gum resins, and 11 natural resins, not specially provided for.

12 Par. 1688 168\%. Gunpowder, sporting powder, and 18 all other explosive authetanees net apeeinlly provided for sutb-

1t stances, not specially provided for, and not wholly or in chbef
15 value of cellulose esters: Provided, That if any muntry's
If dependency, province, or other subdivision of government
17 imposes a duty on any article specified in this' paragrapht,

19 be imposed upon such article coming into the 'Vrited States
90 from such country, dependency, province, or 'other' subtir
21 vision of government.
Par. 1687 1688. Hair of horse, cattle, and other anir mals, cleaned or uncleaned, drawn or undrawn, bat tinmahiu' factured, not specially provided for.

## 200

14 including jelutong or pontianak, guayule, gutta balata, and

21 another or with platinum.
Par. 1608 1699. Iron ore, including manganiferous 23 iron ore, and the dross or residuum from burnt pyrites.
4. Par. 1600 1700. Ivory tusks in their natural state or 2 out vertically across the grain only, with the bark left intact.

3 Par. 1700 1701. Jet, unmanufactured.
4 Par. 1704 1702. Joss stick or joss light.
5. . Pab. 1702. Jumk; oldt 1703. Waste rope,

6
7

9 shell.
Par. 1705 1707. Lava, unmanufactured.
Par. 1708 1708. Leeches.
Par. 1707 1709. Limestone-rock asphalt; asphaltum

Par. 1708 1710. Lifeboats and life-saving apparatus
(5.) specially imported by societies and institutions incorporater 1f or established to encourage the saving of. human life.

17 Par. 7709 1711. Lithographic stones, not engraved.
Par. 7710 1712. Loadstones.
PAR. 1713. Manganese ores and manganese concen-

Par. 1744 1714. Manuscripts, not specially provided value of manila er regetable fiber.

1. 19:Par. 1798 1726. Newspapers and periodicals; but the 2:n toni' " periodicals" as herein used shall be understood 'to B embrace only unbound or paper-covered publications issuéd 4 within six months of the time of entry, devoted to curront (5) Jiterature of the day, or containing current literature as:a 6...predominant featuré, and issued regularly at stated periods, t; as 'weekly, monthly, or quarterly, and bearing the date of 8 issue.

10 hempseed, hapok seed, palm nuts, palm-nut kernels, tung 11 nuts, rapeseed; rubber seed, perilla and sesame seed; seeds 12 and nuts, not specially provided for, when the oils derived 13 therefrom are free of duty.

I mackerel, and swordfish) landed in a foreign counury and
8 there not further advanced than beheadod, evisoerated, packed in ioe, and frozen, and with fins removed, shall be exempt from duty: Provided further, That products

6 of American fisheries, prepared or preserved by an American
6 fishery, on the treaty coasts of Newfoundland, Magdalen
7 Islands, and Labrador, as such coasts are defined in the
8 Convention of 1818 between the United Statos and Great
9 Britain, shall be exempt from duty.
(b) Eulachon oil, cod oil, and cod-liver oil.

Par. 1728 1732. Oils, distilled or essential: Anise, bergamot, bitter almond, camphor, caraway, cassia, cinnamon, citronelln, eucalyptus, geranium, lavender, lemon-grass, lime, lignalne or bois de rose, neroli or orange flower, origanum, palmarosa, pettigrain, rose or otto of roses, rosemary, spike lavender, thyme, and ylang ylang or cananga: Provided, That no article mixed or compounded with or containing alcohol shall be exempted from duty under this paragraph.

Par. 1720 1733. Oils, expressed or extracted: Croton, palm, perilla, and sweet almond; olive oil and palm-kemet oit rendered olive, palm-kernel, rapeseed, sunflower, and sesame oil, rendered unfit for use as food or for any but mechanical or manufacturing purposes, by such means as shall be satisfactory to the Secretary of the Treasury and under regula-

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$\because 3$ the Department of Agriculture or the United States Botanic Garden!

Par. 1740 1744. Plaster rock or gypsum, crade.

1 all such artiales as shall not be exported within six months 2 after such importation: Provided, That the Seoretary of the

8 Treasury may, in his discretion, extend such period for in
4 further term of six months in case application shall be made
5 therefor.
6 Par. 1746 1749. Quinine sulphate and all alkaloids 7 and salts of alkaloids derived from cinchona bark.

Par. 1752 1756. Sausage casings, weasands, intestines, bladders, tendons, and integuments, not specially. provided for.

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 not specially provided for.Pais 1769 1767. Sodium: Nitrate on Nitrate, crude 25 or refined; saiphate, crude, or crude salt cake, and niter 24 caka

Par. 1768 1763. Silk cocoons and silk waste:
Par. 1760 1764. Silk, raw, in skeins reeled from the cocoon, or rereeled, but not wound, doabled, twisted, or advanced in manufacture in any way.

Par. 1760 1765. Skeletons and other preparations of anatomy.

Par. 1764 1766. Skins of all kinds, raw, and hides

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Par. 1768 1768. Specimens of natural history, botany, and minoralogy, when imported for scientific public collections, and not for sale.

Par. 1784 1769, Spunk.
Par. 1785 1770. Spurs and stilts used in the manufacture of earthenware, stoneware, or porcelain.

Par. 1768 1771. Stamps: Postage or revenue stamps, canceled or uncanoeled, and government stamped envelopes or post cards bearing no other printing than the official imprint thereon.

Par. 1707 1772. Standard newsprint paper.
Par. 1768 1773. Statuary and casts of sculpture for use as models or for art educational purposes only; regalia and gems; where specially imported in good faith for the use and by order of any society incorporated or established solely for religious; philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts. or for the use and by order of any college, academy, school, seminary of learning, orphap asyhum, or public hospital in the United States, or any State or publio library, and not for sale, sabject to such regulations as the Secretary of the Treasury shall prescribe; but the term "regalia" as herein used shall be held to embrace only such insignia of rank or office or emblems as may be worn upon the person or borne in the hand during public exercises of the society or institu-

1 tion, and shall not include articles of furniture or fixtures, or 2 of regular wearing apparel, nor personal property of indi3 viduals.

4 Par. 1760 1774. Altars, pulpits, communion tables, 5 baptismal fonts, shrines, or parts of any of the foregoing, 6 and statuary (except casts of plaster of Paris; on of comt-

7 positions of paper or papier-mâchê), imported in (good faith such as pyrites or sulphide of iron in its ndtural state, and for presentation (without charge) to, and for the use of, any corporation or association organized and operated exchlsively for religious purposes.

Par. 1770 1775. Stone and sand: Burrstone in blocks; rough or unmanufactured; quartzite; traprock; rottenston tripoli, and sand, crude or manufactured; silica; cliff-stone; freestone, granite, and sandstonio; unmanufactured, 'and not suitable for use as monumental, paving, or building stone; all the foregoing not specially provided forsiln win an

Par. 1774 1776. Strontianite or mimeral strontium carbonate and celestite or mineral strontium sulphate.:. I

Par. 1772 1777. Sulphur in any form, and 1 sulphur ote, spent oxide of iron, containing more than 25 per contum: of sulphar.

Par. 1778 1778. Tagua nuts.
Par. 1774 1779. Tamarinds.

## $271:$

IT. PAR. 4775 1780. Tankage, fish scrap, fish meal, cod2 liver oil cake, and cod-liver oil cake meal, all the foregoing B' unfit for human consumption.

4 : Par. 1778 1781. Tapioca, tapioca flour, and cassava.
5 : " PAR. 1782. Tar and pitch of wood.
6 : Par. 1777 1783. Locust or carob beans, and pods and 7 seeds thereof.
$8: \therefore$ PAR. 1778 Tea 1784. (a) Impure tea, tea waste, and
$\theta$ tea siftings and sweepings, for manufacturing purposes in 10 bond, pursuant to the provisions of the Act entitled "An Act 11 : to prevent the importation of impure and unwholesome tea," 12 approved March 2, 1897, and Acts amendatory thereof and ages of less than five pounds each, and all intermediate herein contained shall be construed to repeal or impair the: provisions of an Act entitled "An Act to prevent the impor:

22 tation of impure and unwholesome tea," approved March 2;-
23 1897, and any Act amendatory thereof or supplementary.
24 thereto.
$P_{A R} 1770$ 1785. Teeth, natural, or unmanufactured.
J. 65932-18

PAR. 1780 1786. Tin ore or cassiterite, and black oxide 2 of tin: Provided, That there shall be imposed and paid upon 3 cassiterite, or black oxide of tin, a duty of 4 cents per

4 pound, and upon bar, block, pig tin and grain or granu5 lated, a duty of 6 cents per pound when it is made to appear to the satisfaction of the President of the United States that the mines of the United States are producing one thousand five hundred tons of cassiterite and bar, block, and pig tin per year. The President shall make known this fact by proclamation, and thereafter said duties shall go into effect. Par. 1781 1787. Tin in bars, blocks or pigs, and alloys in chief value of tin not specially provided for, and grain or granulated and scrap tin, including scrap tin plate. Par. 1782 1788. Tobacco stems not cut, ground, or: pulverized.

Par. 1789. Truffes, fresh, or dried or othervise prepared or preserved.

Par. 1788 1790. Turmeric.
Par. 1784 1791. Turpentine, gum and spirits of, and rosin.

Par. 1785 1792. Turtles.
Pat. 1786. Yypewitem:
Par. 1787 1793. Uranium, oxide and salts of. Par. 1788 1794. Urea,
18. of personal adornment having a value of $\$ 300$ or more,

19 : brought in by a nonresident of the United States, shall, if personal and household effects taken by them out of the sold within three years after the date of the arrival of suoh person in the United States, be liable to duty at the rate or rates in force at the time of such sale, to be paid by suah person: Provided further, That in case of residents of the United States returning from abroad all wearing apparel,

1 United States to foreign coungries shall be admitted free of
2 duty, without regard to their valpe, apon their identity , A. : boing established under appropriate rules and regulations
4 to be prescribed by the Secrotary of the Treagury: Provided 5. further, That up to but not exceeding $\$ 100$ \$200 in value -0. of articles acquired abroad by such residents of the Unitad
7. States for personal or household use or as souvenirs or

8 curios, but not bought on commission or intended for sale, 9, shall be admitted free of duty.
10. Par 1704 1800. Whalebone, unmanufactured.
11. ... Pas. 1705 1801. All barbed wire, whether plain or 12: galvanized.
13. Par. 1706 1802. Witherite, crude, unground.

14 :,.. Par 1707 1803. Wood charcoal.
15 Par, 1708 1804. Wood: Logs; timber, round, 16 : unmanufactured, hewn, sided or squared otherwise than by 1.7. sawing; pulp woods; round timber used for spars or in build: 18 . ing wharves; firewood, handle bolts, shingle bolts; and gun 19." blocks for gunstooks, rough hewn or zawed or planed on one $20_{i j}$ side; samed boards, planks, deals, and other lumber, not 21.1 further manufactured than sawed, planed, and tongued and
22. groeved; clapboards, laths, ship timber; all the foregoing 23: not specially provided for: Provided, That if there is im24* aported into the United States any of the foregoing lumber, 25: planed on one or more sides and tongued and gravered, mann.:
$\therefore$ I: faotured in or aported from any country, dependeney, ::2 proximee, or other subdivision of governmant which imposes ،8. duty upon such lumber exported from the United 8tates, 4 the Prasidant may enter into negotiations with such country, 5 dependency, province, or other subdivision of government 6 to secure the removal of such duty, and if auch duty is not 7 removed he may by prociamation declare such failure of 8 negotiations, and in such proclamation shall state the fagts 9. upon which his action is taken together with the rates im10 posed, and make declaration that like and equal rates shall 11 : be forthwith imposed as hereinafter provided; whereupgn, 12. and until such duty is removed, there shall be levied, cot18. lected, and paid upon sach lamber, when imported directly 1f. or indirectly from such country, dependency, province, or 16. Other subdivision of government, a duty equal to the duty 16 imposed by such country, dependency, province, or other 17. subdivision of govemment upon such lumber imported from 18 the United States. There ghat met be elasoified under thin

 Par. 1700 1805̃. Posts, railroad ties, and telephone, 22 : trolley, electrio-lights and telegraph poles of codar or other woods.
24. Par. 1800 1806. Pickets; palings, hoops, and stayes 25 of wood of all kinds.

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Pas. 1804 1807. Woods: Stioks nf patridge, hair
( rods, or walking canes.
7 Par. 1809 1808. Original paintings in oil, mineral, include any articles of utility or for industrial use, nor such

24 as are made wholly or in part by stenciling or any other me-

## ne

i. chanical process; and the words " etchings," "engravings,"

2 . and "woodeuts" as used in this paragraph shall be under-

11 tion and in illustration, promotion, and encouragement of art, 12 soience, or industry in the United States, and not for sale, 13 shaill be admitted free of duty, under such regulations as the:
14 Secretary of the Treasury shall preseribe; but bonds shall. 15 be given for the payment to the United States of such duties; 16 as may be imposed by law upon any and all such articles as 17 shall not be exported within six months after such importa18 tion: Provided, That the Secretary of the Treasury may, in

19 his discretion, extend such period for a further term of six 20 months in cases where application therefor shall be made. 21 Par. 1804 1810. Works of art, collections in illustration 22 of the progress of the arts, sciences, agriculture, or manufac23 tares, photographs, works in terra cotta, parian, pottery, or 24 porcelain, antiquities and artistic copies thereof in metal or

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1 other material, mported in good faith for exhibition at a
2. fixed place by any State or by any society or institution

8 established for the encouragement of the arts, ecience; agri-
4 culture, or education, or for a municipal corporation, and all
6 like articles imported in good faith by any society or asso6 ciation, or for a municipal corporation, for the purpose of

7 erecting a public monument, and not intended for sale nor
8 for any other purpose than herein expressed; but bond shall
$\theta$ be given, under such rules and regulations as the Secretary 10 of the Treasury may prescribe, for the payment of lawful 11 duties which may accrue should any of the articles aforesaid

23 college, or other public institution, including stained or
24 painted window glass or stained or painted glass windows.

1 which are works of art when imported to be used in houses 2 of worship, valued at $\$ \$ 55$ or more per square foot, and 3 excluding any article, in whole or in part, molded, cast, or 4 mechanically wrought from metal within twenty years prior 5 to importation; but such exemption shall be subject to such 6 regulations as the Secretary of the Treasury may prescribe.
7 • Par. 4906 1812. Works of art (except rugs and 8 carpets made after the year 1700), collections in illustration 9 of the progress of the arts, works in bronze, marble, terra 10 cotta, parian, pottery, or porcelain, artistic antiquities, and 11 objects of art of ormamental character or educational value 12 which shall have been produced more than one humdrod 13 Fetrs prior to the lute of importation prior to the yenr 11 1800, but the free importation of such objects shall be $155^{\circ}$ subject to such regulations as to proof of antiquity as the 16 Secretary of the Treasury may prescribe. Violins, violas, 17 violoncellos, and double basses, of all sizes, made in the year 181800 or prior year.

18 Par. 1813. Göbelin tapestries used as wall hangings.
20 Pate 1807. Yenetian glass mosties whieh are works 21 of axt.

Par. 1808 1814. Worm gut, unmanufactured.
Par. 1800 1815. Zaffer.
J. $65932-19$

